

**Endologix, Inc.**  
**Comprehensive Corporate Compliance Program**  
**Effective Date: May 2017**

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**Purpose of this Program**

The fundamental elements of our Corporate Compliance Program are described below. Note that our Corporate Compliance Program is constantly evolving to meet the changing needs and demands of the compliance environment and of Endologix. We continuously review and enhance our Corporate Compliance Program and reserve the right to continue to do so at any time in the future without notice.

Endologix conducts its business in compliance with all applicable federal and state statutes and regulations, as well as applicable industry guidelines that govern the medical device industry.

It is illegal to provide, offer, or agree to provide or offer, or accept, obtain, or agree to accept or attempt to obtain, a kickback or bribe. A kickback or bribe may be defined as any money, fee, payment, commission, credit, gift, gratuity, transfer of value, or compensation of any kind that is provided directly or indirectly, and that has as one of its purposes the improper obtaining or rewarding of favorable treatment in a business transaction. Endologix' position on kickbacks and bribes is clear – they are illegal and are not allowed.

An individual who is unsure whether a violation of any law, regulation or policy occurred must seek advice from their supervisor or the Senior Director of Corporate Compliance. Complaints, suggestions for improvements or reports of alleged violations of law should be made to the Senior Director of Corporate Compliance. They may be made anonymously if desired. Anonymity will be maintained during the investigation to the extent practicable and in the best interests of Endologix.

It is not sufficient simply to take note of the Corporate Compliance Program. Every individual is responsible for implementation of these standards and is called upon to review his or her own behavior in light of the standards and to determine where improvements are possible.

Problems must be actively addressed. There may be a duty both to provide and to obtain information. Compliance with these policies will be a part of every individual's performance evaluation.

Endologix' individuals should be aware of the Federal anti-kickback statute, and the constraints it places on the marketing and promotion of products reimbursable by any Federal health care programs. The anti-kickback statute is a criminal prohibition against payments (in any form, whether the payments are direct or indirect) made in whole or in part to induce or reward referrals of Federal health care business. The anti-kickback statute potentially implicates not only the offer or payment of anything of value for patient or business referrals, but also the offer or payment of anything of value in return for purchasing, leasing, ordering, or arranging for or recommending the purchase, lease, or ordering of any item or service reimbursable in whole or part by a Federal health care program. Endologix' products are regularly prescribed and utilized in medical procedures paid for under Federal health care programs. Violations of the anti-kickback statute can result in criminal sanctions, exclusion/debarment from government programs and/or civil fines to both the individual or entity that authorizes, offers or pays a kickback, and the individual or entity that solicits or receives the kickback.

## **FUNDAMENTAL GUIDELINES OF THE COMPLIANCE PROGRAM**

Endologix strives to obey the laws and regulations that govern its business. All individuals must respect and obey all laws, rules and regulations that apply to our business. All individuals should understand the laws and regulations which apply to them in the performance of their duties and ensure that Endologix complies with the laws, rules and regulations, as well as the codes and policies that govern how Endologix conducts business. Without reservation, Endologix adopts and advocates the AdvaMed Code of Ethics which facilitates our company's ethical interactions with health care professionals in the United States, and the MedTech Europe Code of Ethical Business Practice which is intended to provide guidance as to the minimum standards which apply to our business practices in Europe and, generally, elsewhere.

### **Leadership – Senior Director of Corporate Compliance**

Endologix has designated a Senior Director of Corporate Compliance to implement and manage the Corporate Compliance Program, which includes policies, procedures, training, monitoring, conducting investigations, and establishing best practices and preventative measures. The Corporate Compliance policies contain the procedures that Endologix has adopted to demonstrate the company's commitment to ethical, honest and responsible conduct when interacting with Health Care Professionals.

### **Written Standards – Corporate Compliance Policies and Procedures**

Endologix maintains Corporate Compliance policies which every individual will follow when conducting business transactions. The policies and procedures include guidelines for ethical standards and compliance with applicable laws which are critical to the company's ability to collaborate with Health Care Professionals.

### **Effective Lines of Communication**

Endologix encourages open and direct communication and discussion regarding any requests for guidance or clarity, and/or compliance concerns. Endologix provides a number of resources employees can use to ask a question, obtain guidance, or report a compliance concern. Resources for reporting concerns include talking with your direct supervisor, the Senior Director of Corporate Compliance, or utilizing the company's Hotline, an independent, third-party toll-free telephone number (855.271.2822) or Web portal ([www.endologixhotline.ethicspoint.com](http://www.endologixhotline.ethicspoint.com)) that anyone can access 24 hours a day, 7 days a week. The Hotline (via portal or phone) handles calls in multiple languages.

Endologix does not tolerate any form of retaliation against an individual arising from a good-faith report of a potential violation of our Corporate Compliance Program, a related policy, or of an integrity concern.

### **Training and Education**

Endologix' individuals will undergo compliance training on the laws and industry guidelines regarding business transactions with Health Care Professionals during the first month of his or her affiliation with Endologix and, thereafter, on a periodic basis. Each recipient will certify that s/he has completed compliance training, and such understanding and certification will be maintained in a central location in the Corporate Compliance office.

### **Individual Accountability**

Endologix supports ethical behavior and requires every individual to adhere to the policies in the Corporate Compliance Program and the Global Business Conduct Standards as a condition of their employment.

### **Assessment - Auditing and Monitoring, Enforcement of Program**

Endologix will self-assess and monitor its compliance with policies and procedures. At least annually, the Senior Director of Corporate Compliance will conduct an internal audit of the company regarding interactions with and/or payments to Health Care Professionals. If it is determined that a compliance violation has occurred, reasonable steps will be taken to respond appropriately to the violation, prevent the occurrence of future violations of a similar nature, and support preventative measures and corrective actions.

### **Remediation - Investigating and Managing Alleged and Confirmed Instances of Non-Compliance and Disciplinary Standards**

Endologix has established a framework of standards of conduct for individuals relating to internal investigations and managing alleged and confirmed instances of non-compliance. Although each situation is considered on a case-by-case basis, Endologix consistently undertakes appropriate corrective action to address inappropriate conduct and to deter future violations. Endologix maintains a high standard of disciplinary measures in the event of non-compliance. Each individual will certify that s/he understands these standards of conduct for investigations, and subsequent disciplinary actions.