



www.mtaa.org.au



MEDICAL TECHNOLOGY INDUSTRY CODE OF PRACTICE

Administered by the Medical Technology Association of Australia

Edition 13 – 2023



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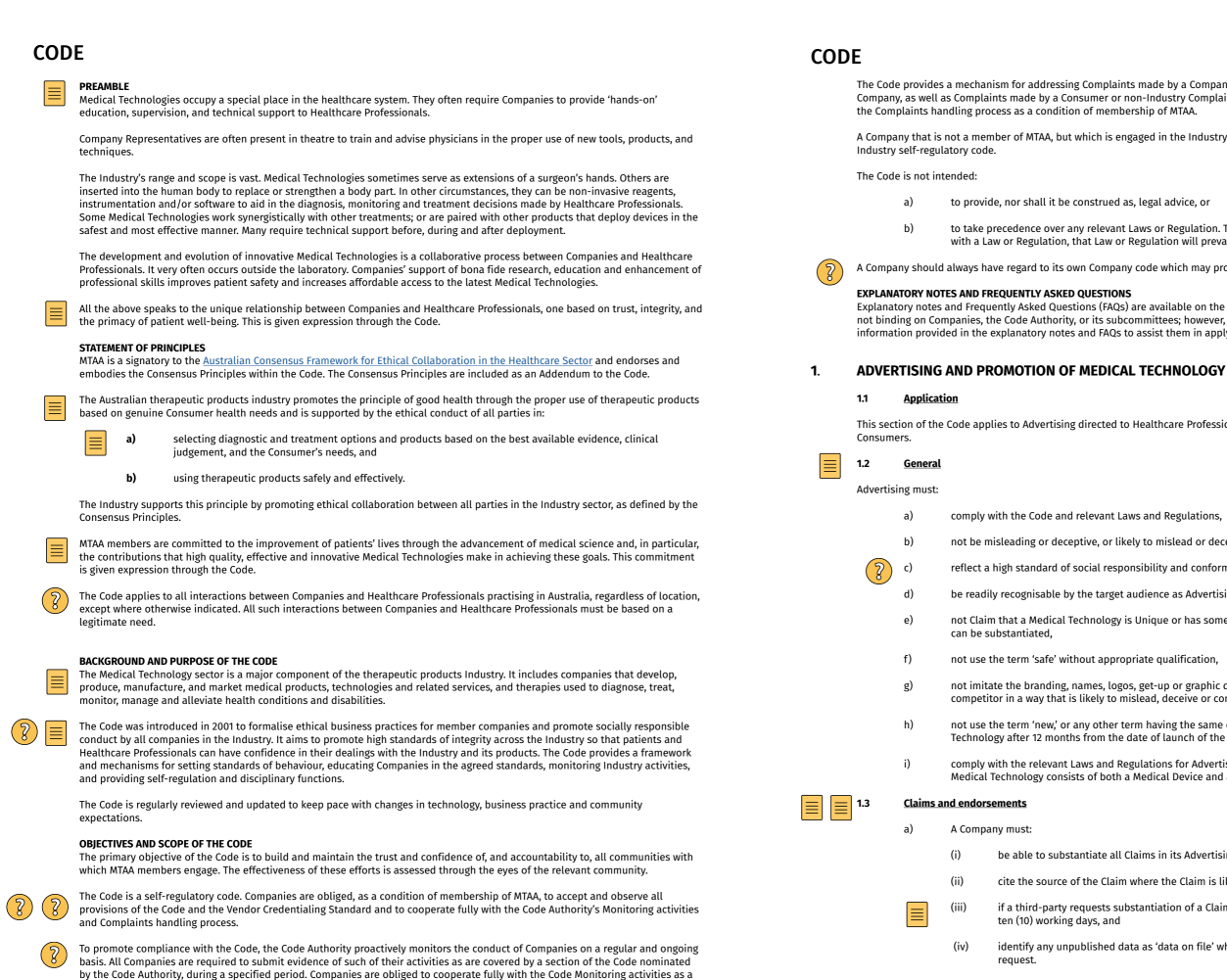
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request.

ten (10) working days, and

condition of membership of MTAA.

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The Code provides a mechanism for addressing Complaints made by a Company against the Code-related activities of another Company, as well as Complaints made by a Consumer or non-Industry Complainant. Companies are obliged to cooperate fully with

A Company that is not a member of MTAA, but which is engaged in the Industry is encouraged to accept and observe the Code as an

to take precedence over any relevant Laws or Regulation. To the extent that any provision of the Code conflicts with a Law or Regulation, that Law or Regulation will prevail.

A Company should always have regard to its own Company code which may provide a higher standard.

Explanatory notes and Frequently Asked Questions (FAQs) are available on the MTAA website (under the 'Code' tab). These are not binding on Companies, the Code Authority, or its subcommittees; however, Companies are strongly encouraged to review the information provided in the explanatory notes and FAQs to assist them in applying and interpreting the Code as required.

This section of the Code applies to Advertising directed to Healthcare Professionals. It does not apply to Advertising directed to

comply with the Code and relevant Laws and Regulations,

not be misleading or deceptive, or likely to mislead or deceive,

reflect a high standard of social responsibility and conform to generally accepted standards of good taste,

be readily recognisable by the target audience as Advertising,

not Claim that a Medical Technology is Unique or has some special merit, quality or property unless the Claim

not imitate the branding, names, logos, get-up or graphic design, copy, slogans, or general layout adopted by a competitor in a way that is likely to mislead, deceive or confuse,

not use the term 'new,' or any other term having the same connotation in any Advertising to describe a Medical Technology after 12 months from the date of launch of the product,

comply with the relevant Laws and Regulations for Advertising both Medical Devices and Medicines, where the Medical Technology consists of both a Medical Device and a Medicine.

be able to substantiate all Claims in its Advertising by reliable technical, scientific, or other support,

cite the source of the Claim where the Claim is likely to mislead or deceive if its source is not cited.

if a third-party requests substantiation of a Claim, provide substantiation to that third party within

identify any unpublished data as 'data on file' when cited in a Claim and make the data available on



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d) $\left(\begin{array}{c} 2 \end{array} \right)$

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	b)		any must not use a Healthcare Professional's name or photograph or a direct quotation from their ation or unpublished communication without their written permission, or in any way that is:			c)		a CCA is used solely for the purpose of supporting a Cla propriately referenced.
		(i)	contrary to the codes and ethical requirements of that Healthcare Professional, if so informed by the Healthcare Professional, or		1.7	<u>Social I</u>	Media in F	Promotions to Healthcare Professionals
		(ii)	likely to mislead, deceive or confuse.			a)		anies may appropriately engage in Company Social Medi urposes.
	<u>Compara</u>	tive Adve	rtising		?	b)		npanies must have policies and procedures in place des sentatives when interacting with Healthcare Professiona
	a)	competi	omparative Claims are made there must be strong evidence to support the Claim. Given the potential for tive disputes arising from comparative Claims, companies must ensure that Claims are current, accurate anced and do not mislead or deceive by implication or omission.		?	c)	The ac	cess to any content that contains Promotional Claims re ted exclusively to verified Healthcare Professionals.
	b)	Advertis	ing must not denigrate a competitor's Medical Technology.		2	d)		ntent or activities on Social Media sites that the Compa
)	c)	A Compa providin	any may report (in any Advertising) on the outcomes of comparative testing of Medical Technologies, g that:				(i)	any including: ensuring that content on their Social Media site doe
		(i)	the Medical Technologies have been subjected to the same and appropriate testing,					and/or indications for use or contain content that d responsibility and conform to generally accepted sta
		(ii)	the outcomes are reported in a fair and balanced manner, and				(ii)	taking reasonable steps to correct or remove any mi third parties on a Company's Social Media site.
	d)	(iii)	each outcome is adequately referenced in the advertising and is consistent with the body of evidence.			e)		ntent that is accessible to the public must not Advertise
)	d)		mparative data that supports a Claim referred to in clause 1.4 c) arises from separate studies, then a ng statement must be included to the effect that substantiating data arise from separate studies.		1.8	Conten	Restric	cted Medical Technology. Online
	e)		any must not make a Claim in any Advertising that describes or shows a competitor's Medical ogy or other product as broken, defaced, inoperative or ineffective.		1.0	a)	Where	content hosted online contains Promotional Claims rela
	f)	Advertis Claims.	ing must not contain, whether expressly or by implication, exaggerated or unqualified superlative			b)	Any me	any or third-party website, it must be restricted exclusiv ention of and/or links to other sources or websites on a
	<u>Specific</u>	Informatio	on Required					nsibility of the Company. The Company must ensure the ce appropriate prescribing, disease awareness and the p lia.
	a)	Advertis	ing must contain the following information:					
		(i)	the brand name of the Medical Technology (where applicable),			c)	Compa	a Healthcare Professional leaves the Company-controlle any does not control, the Company must display a stater hosted by the Company and may not comply with the re
		(ii)	the name and contact details of the Sponsor or the Company Representative (for devices entered in the Register) or the Company Representative (for Medical Technology not required to be entered in the Register),			d)		nnies may link their website to the Code on the MTAA we sionals; however, the link must not be used to infer end
		(iii)	Claims consistent with the Medical Technology's registration, listing or inclusion on the Australian Register of Therapeutic Goods, and	2	INTER	ACTION	NS WITI	H HEALTHCARE PROFESSIONALS
		(iv)	any other information required by law or as a condition of grant of a licence.		2.1	<u>Genera</u>	l interact	ions
	b)		n Advertisement about a Medical Technology refers to scientific or clinical research, expressly or by ion, it must:			a)	respor	lealings with Healthcare Professionals, a Company must isible Industry conduct and must not use any inappropr tage in order to Promote or encourage the use of its Me
		(i)	sufficiently identify the research by proper citation to enable third parties to access that research, and			b)		iance with the Vendor Credentialing Standard is a requi
		(ii)	identify the financial sponsor of the research if it is the manufacturer or an associated company or individual.		2.2			ored Training and Education and Medical Technology De
	c)		l-party requests information on the intended purpose of a Medical Technology Advertised in accordance a), the Company must provide the information within ten (10) working days.			a)	the eff	ogram must be conducted in a clinical, educational, con ective transmission of knowledge and is not selected be
	d)		the terms of this clause, Brand Name Reminder Advertisements do not need to contain any mandatory nts unless otherwise required by law.			b)		tional facilities. The geographic location selected must i program requires Hands On Training in medical procedu
	<u>Compan</u>		sioned Articles			- 1	(i)	it must be held at a training facility, medical Institut
	a)	A Compa	any Commissioned Article (CCA) must be clearly identified as such.				(ii)	the training staff must have the proper qualification
	b)	The Spo	nsor must be clearly identified at either the top or the bottom of the CCA.			c)	A Com	pany may pay for reasonable travel and modest lodging sionals.

Claim, including a comparative Claim, the Claim must

edia campaigns, which includes creating content for

lescribing the roles and responsibilities of Company onals via Social Media, if such media are used.

relating to Restricted Medical Technology must be

npany controls or initiates is the responsibility of the

does not relate to unapproved Medical Technology t does not reflect a high standard of social I standards of good taste,

misleading or inaccurate information posted by

tise or include Promotional Claims relating to

relating to Restricted Medical Technology on a sively to verified Healthcare Professionals.

on a Company-controlled website, are the he sources and/or websites are appropriate and will he provision and use of Medical Technologies in

olled website or is redirected to a site that the atement advising the user that the website e regulatory requirements in Australia.

website to provide information to Healthcare endorsement by the MTAA.

ust undertake ethical business practices and socially opriate inducement or offer any personal benefit or Medical Technology.

quirement of the Code.

/ Demonstrations

conference, or other setting that is conducive to because of its Entertainment, leisure, or ist not become the main attraction of the event.

edures or Medical Technology Demonstration:

tution, laboratory, or other appropriate facility, and

ions and expertise to conduct such training.

ing costs incurred by attending Healthcare

CODE

	d)	A Comp	any may pay for modest Hospitality for attending Healthcare Professionals.			(iii)	the Conferen Member,	ce Organiser selects the recipi
	e)	a Healt	any must not pay for the Hospitality, travel, or other expenses of any partner, guest, or family member of hcare Professional, or for any other person who does not have a genuine professional interest nformation being shared at the program.			(iv)	,	ce Organiser makes the arrang
	f)	In the i	nterests of transparency and accountability:			(v)		ce Organiser is responsible for ucational methods, and mater
		(i)	a Company must enter into a simple written agreement with each Healthcare Professional attending the program, which sets out the nature of the program and the services to be provided by or on behalf					gest possible content if reques
			of the Company,			(vi)	the sponsors	hip or grant:
		(ii)	the agreement must require the Company and the Healthcare Professional to make all necessary disclosures to any relevant Professional Association or Institutions,					not conditional on any obligati
		(iii)	where the event is modest in nature (e.g., accommodation and travel are not provided), the requirement to enter into an agreement may be satisfied by the provision of a detailed program or				ind	not offered or provided in a ma lependence or professional ob
			agenda outlining the services to be provided to the Healthcare Professional,					consistent with guidelines esta
		(iv)	where there is a Third-Party Educational Conference that a Healthcare Professional is attending, and there is a Company-sponsored Training and Education or Medical Technology Demonstration event adjacent to the Third-Party Educational Conference, the principles of clause 2.3 continue to apply,					es not give rise to, or facilitate ould in no way be connected to
			that is, a Company must not pay for any travel, hospitality or accommodation expenses related to the Healthcare Professional attending the Third-Party Conference. All costs related to the Third-Party				end	dorsement of a Company's Me
			Educational Conference, including travel to and from the Healthcare Professional's originating location to the Third-Party Educational Conference must be covered by the Healthcare Professional and must			To avoid	l doubt:	
			not be paid for by the Company. To avoid doubt, a Company may pay for the travel to and from the Third-Party Educational Conference to the Company-sponsored Training and Education or Medical Technology Demonstration event, but not to and from the Healthcare Professional's originating			(vii)		ce Organiser and the Company ns of the sponsorship or grant
			location.			(viii)		nt must require the Conference or grant, without being require
		(v)	the Company may not fund or facilitate personal or private side trips before or after the Company sponsored Training and Education or Medical Technology Demonstration event.			(ix)	a Company m	nust not seek to influence the
	g)		any must not impose any requirement on a Healthcare Professional to purchase or cause to be	?	2.3.3 Hospitality a	at Third-Par	rty Educational	Conferences
			sed any Medical Technologies or other goods or services associated with the training, in consideration Inding the program.	Ŭ	a)			e funding to the Conference O ne Conference Organiser and tl
	h)		any must not provide any free products or Medical Technology to attending Healthcare Professionals, han in compliance with clause 2.7.			(i)	specifying th	e nature and conditions of the
2.3	Third-Pa	arty Educa	ational Conferences			(ii)	which require	es the Conference Organiser to
<u>2.3.1 Ger</u>					b)			e Hospitality at a Third-Party E ice at conference functions.
	are confere		ip between Industry and Healthcare Professionals is the financial support provided by Companies to anised by professional organisations and Conference Organisers on behalf of or for groups of Healthcare		c)		oitality at Third- visions of claus	Party Educational Conference: e 2.5.
			a direct payment to an individual Healthcare Professional or provide travel or accommodation to a		2.3.4 Company-sp	onsored sy	/mposia with Fa	aculty Members
			attend a Third-Party Educational Conference or perform any other act that might be regarded as an mmendation on product selection of a Medical Technology.		A Company may o	conduct a C	Company-spons	ored symposium as part of a T
<u>2.3.2 Spo</u>	onsorship	•	for Third-Party Educational Conferences		a)	the sym the sym		Faculty Member, a Consultant,
	a)		any may provide sponsorship or a grant to the Conference Organiser to:		b)	any Hos	pitality complie	es with the provisions of claus
		(i)	reduce conference costs,		c)	a Compa	any does not pa	ay the costs of attendees to at
		(ii)	provide for attendance by a Healthcare Professional or a Person in Training, or		2.3.5 Advertiseme	ents and Tra	ade Displays at	Third-Party Educational Confe
		(iii)	provide a reasonable honorarium, travel, lodging, and Hospitality expenses for a Faculty Member.		a)			lvertising or lease of booth sp
	b)	A Comp	any may provide sponsorship, or a grant, provided:		,			e must be done transparently
		(i)	it is proportionate to the overall cost of the conference,		b)	A Trade	Display must:	
		(ii)	the conference is dedicated to promoting objective medical, scientific, and educational activities and discourse,			(i)	not display A	dvertising that does not comp

- the Conference Organiser selects the recipient of the sponsorship or grant, who may be a Faculty
 - gements and pays for the travel and accommodation of the
 - or and controls the selection of program content, Faculty rials. A Company must not direct the organiser on content sted by the organiser.
 - tion to or by the recipient,
 - anner or on conditions that would interfere with the bligations of a Healthcare Professional or Person in Training,
 - ablished by the Conference Organiser,
 - any Breach of the Code, and
 - to the Third-Party Educational Conference providing an edical Technology.
 - ny must enter into a written agreement specifying the nature
 - e Organiser to account to the Company for the use of the red to disclose the identity of the recipient(s), if any; and
 - selection of the recipient of the sponsorship or grant.
 - Organiser to support Hospitality at a Third-Party Educational the Company enter into a written agreement:
 - Hospitality, and
 - o account to the Company for the use of the funding.
 - Educational Conference provided the Hospitality does not
 - es funded by or supplied by a Company must comply with
 - Third-Party Educational Conference provided that:
 - or an employee of the Company to speak at or facilitate
 - se 2.5, and
 - ttend the symposium, other than those referred to in 2.3.4 a).
 - erences
 - pace for a Trade Display by a Company at a Third-Party and at commercially sensible rates.
 - ply with clause 1 of the Code,

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- prominently identify the Sponsor of the Medical Technology that is the subject of the Trade Display, (ii) unless samples of the Medical Technology are provided for examination, demonstration or display and are not registered with the Regulator, in which case a notice must be included to the effect that the device is not available for general supply,
- comply with requirements of the Conference Organiser or meeting organiser, provided that such (iii) requirements are lawful and do not conflict with any provision of the Code, and
- only include activities that can withstand public scrutiny and conform to professional and community (iv) standards of good taste.

Arrangements with Healthcare Professionals acting as Consultants 2.4

- A Company may engage a Healthcare Professional to provide genuine consulting services, including research, a) participation on Advisory Boards, presentations at Company-sponsored training, and product or Medical Technology collaboration, provided that a legitimate need and purpose for the services is identified in advance, and the Promotion of a Medical Technology to the Healthcare Professional is not a purpose for the engagement.
- b) Arrangements with Consultants who are clinical trial investigators may include attendance at Third-Party Educational Conferences to present clinical trial results. Clinical research services should be addressed in a clinical research protocol.
- c) A Company must not engage a Healthcare Professional to provide services at a Company-sponsored symposium at a Third-Party Educational Conference in order to circumvent the prohibition on directly funding the Healthcare Professional to attend the Third-Party Educational Conference. Where a Company engages a Healthcare Professional to provide such services at a Company-sponsored symposium at a Third-Party Educational Conference, there must be a legitimate need for the services and the engagement should generally be part of a broader range of services that the Company is engaging the Consultant to provide, rather than a single engagement.
- d) A Company must not engage a Healthcare Professional to provide services at Company-sponsored Training and Education in order to circumvent the prohibition on directly funding the Healthcare Professional to a Third-Party Educational Conference. Where a Company engages a Healthcare Professional to provide services at Company-sponsored Training and Education which will take place in close proximity in date and location to a Third-Party Educational Conference, there must be a legitimate need for the services on the part of the Company and the engagement should generally be part of a broader range of services that the Company is engaging the Consultant to provide, rather than a single engagement.
 - A Company may pay the Healthcare Professional reasonable compensation for performing services as a Consultant consistent with Fair Market Value.
- f) Consulting Arrangements between a Company and a Consultant must comply with the following:
 - (i) the arrangement must be documented and agreed in writing between the Company and the Consultant, specifying all services to be provided and compensation to be paid,
 - (ii) the compensation paid to a Consultant must be consistent with Fair Market Value for the services provided.
 - (iii) selection of the Consultant must be on the basis of the Consultant's qualifications and expertise in dealing with the subject matter of the engagement, and must not be on the basis of volume or value of business generated or potentially generated by the Consultant,
 - (iv) when a Company contracts with a Consultant to conduct clinical research services there should be a written research protocol.
 - Consulting Arrangements should only be entered into where a legitimate need for the services (v) relevant to the Company's Medical Technology or products is identified in advance and documented,
 - (vi) the calculation of royalties payable to a Healthcare Professional in exchange for intellectual property arising from the Consulting Arrangements should be based on factors that preserve the objectivity of medical decision-making and avoid the potential for improper influence,
 - (vii) the location and circumstances for any meetings between the Company and the Consultant must be appropriate to the subject matter of the engagement and the meeting must be conducted in a clinical, educational, conference, or other setting that is conducive to the effective transmission of information,
 - (viii) Company-sponsored Hospitality that occurs in conjunction with a Consultant meeting or a meeting with a prospective Consultant must be modest in value and subordinate in time and focus to the primary purpose of the meeting,

CODE

- (ix) Consultant, and
 - concerning any existing or potential conflict of interest.

Hospitality

2.5

(x)

A Company's business interactions with a Healthcare Professional may involve the presentation of scientific, educational, or commercial information at a face-to-face event or Virtual Event. A Company may conduct such exchanges in conjunction with Hospitality as an occasional courtesy provided the Hospitality:

????	a)	is incidental to the bona fide presentation of a a manner that is conducive to the presentatio
	b)	does not include Entertainment,
?	c)	takes place in a setting that is conducive to be selected because of its leisure or recreational
?	d)	is modest in value,
	e)	does not involve the Company paying for any
	f)	does not involve the Company paying for any information shared in the meeting, and
	g)	does not involve delivery of food or beverages
2.6	<u>Market F</u>	Research
A Comp	pany may co	onduct Market Research with a Healthcare Profe
	a)	the sole purpose is to collect data and the Ma Healthcare Professional,
	b)	the Market Research study is clearly identified
	c)	any compensation is kept to a minimum and o or on behalf of the Healthcare Professional, a
	d)	where the Market Research includes a Compet clause 2.8.
2.7	Educatio	nal Items and Prohibition on Gifts between Con
	a)	A Company may not provide a gift to a Healtho equivalents such as gift cards/certificates, tob
??	b)	A Company occasionally may provide a Health genuine educational function for the Healthca than \$100, except in the case of medical textbo
???	c)	A Company may not give a Healthcare Professi if the item is of minimal value and related to t
	d)	A Company may not accept a gift from a Healt
	e)	A Company must ensure that sales of Medical quality, price and service and never on the bas or Hospitality.
	f)	Sample Medical Technologies may only be pro of Medical Technology and whether it is being
	g)	For the avoidance of doubt, this clause does n Professionals appropriate sample Medical Tec Technology evaluation purposes.



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the Company may pay for reasonable and actual expenses incurred by a Consultant in carrying out the engagement, including reasonable and actual travel, modest Hospitality, and lodging costs in attending meetings with, or on behalf of, the Company. The Company may not fund or facilitate personal or private side trips from a consulting engagement for which the Company has engaged the

the written agreement documenting the Consulting Arrangement must require the Company and the Consultant to make all necessary disclosures to any relevant Professional Association or Institution

> f scientific, educational, or commercial information and provided in on of such information,

> bona fide scientific, educational, or business discussions and is not al facilities.

person who did not actually participate in the meeting,

person who does not have a bona fide professional interest in the

es to a Healthcare Professional's home location.

essional provided that:

arket Research is not calculated to Promote to and/or reward the

ed as such to the Healthcare Professional,

does not exceed a level commensurate with the work performed by and

etition or allows for the provision of any prize, it complies with

mpanies and Healthcare Professionals

ncare Professional directly or indirectly, including gifts of cash, cash bacco, or alcohol.

hcare Professional with an item that benefits patients or serves a care Professional provided that the item has a market value of less books or anatomical models.

sional any type of non-educational branded Promotional item, even the Healthcare Professional's work or for the benefit of patients.

lthcare Professional.

Technology are made solely on the basis of efficacy, safety, asis of a Healthcare Professional receiving payments, gifts

rovided for a reasonable time period, which will depend on the type g used for training, education or evaluation.

not preclude the legitimate practice of providing to Healthcare echnologies for genuine Training and Education or Medical

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2.8	<u>Compe</u>	itions for Healthcare Professionals	2.9.4 Cha	aritable do	<u>nations</u>	
	a)	A Company may conduct a Competition for Healthcare Professionals that complies with the following provisions:		a)		pany may make monetary or Medical Technolog ses, such as supporting indigent care, patient ed
		 the Competition must be based entirely on medical or other specialist healthcare knowledge or the acquisition of that knowledge, 				the proceeds are intended for charitable purpor
		(ii) all Competition prizes must be:		b)		ons should only be made to organisations or, in ble activities for the support of a bona fide cha
		(A) compliant with clause 2.7,		c)		pany must not make any charitable donation or
		(B) directly relevant to the practice of medicine or field of other specialist healthcare, and				care Professional to purchase, lease, recommen Company's Medical Technology.
		(C) of minimal monetary value or be an item of an educational nature, and		d)	A Comp	pany must document every donation it makes.
		(iii) entry into a Competition must not be dependent on the ordering, recommending, using, or prescribing of a Medical Technology,	2.10	<u>Fellowsh</u>		
	b)	The conduct of a Competition must comply in all respects with all relevant Laws and Regulations.		a)	affiliati	pany may grant funds to an organisation accred ion to provide a fellowship for the specialty edu
2.9	<u>Resear</u>	h, educational grants, and charitable donations		b)	in Train When p	ning. providing funding for a Fellowship, the principle
2.9.1 Ge	<u>neral</u>		2.11			ibursement and other information
A Comp		rovide research grants, educational grants, and charitable donations provided that the Company:		a)	A Comp	pany may support accurate and responsible bill
	a)	adopts objective criteria for providing such grants and donations that do not take into account the volume or value of purchases made by, or anticipated from, the recipient,			includi	rsement information to a Healthcare Professior ng identifying appropriate coverage, coding, or redures using that Medical Technology.
	b)	implements appropriate procedures to ensure that such grants and donations are not used as a condition of purchase of the Company's Medical Technology,		b)	A Comp	pany may provide to a Healthcare Professional v ny, information for the purposes of aiding in the
	c)	does not participate in any decision on the part of the receiving organisation as to which individuals may benefit from the grant or donation,	- 4-2	Diselect	Medica	il Technology.
	d)	ensures that the receiving organisation has an appropriate process in place for impartially allocating the funds or selecting any beneficiary of the funds, and			ensure t	that its involvement in the research for, or the p
	e)	ensures that all such grants and donations are appropriately documented.	transpa	rent and di	sclosed	at the time of publication.
<u>2.9.2 Re</u>	esearch gra	<u>nts</u> 3	COMP	ANY REF	PRESE	NTATIVES
	a)	A Company may provide research grants to support research with scientific merit provided that such activities have well-defined objectives and milestones.	3.1	<u>General</u>		
	b)	A Company must not make a research grant directly to an individual Healthcare Professional or a Person in Training. A Company may make a research grant to an Institution.	A Compa	any must: a)	ensure	that its Company Representatives are fully awa
2.9.3 Ec	lucational	<u>grants</u>		b)	provide in claus	e ongoing training to Company Representatives se 3.2.
	a)	A Company may make an educational grant for the following purposes:		c)	ensure	that its Company Representatives at all times:
		 <u>Advancement of medical education</u> A Company may make a grant to support the genuine medical education of Healthcare Professionals 			(i)	maintain a high standard of ethical conduct
		and Persons in Training participating in programs which are charitable or have an academic purpose,			(ii)	conduct themselves in a manner that compl
		 (ii) <u>Advancement of public education</u> A Company may make grants for the purposes of supporting genuine education of Consumers or the public about important healthcare topics. 			(iii)	act in a manner that does not compromise, a patient care, and
	b)	A Company must not make an educational grant directly to an individual Healthcare Professional or a Person in Training (whether to attend a Third-Party Educational Conference or not).			(iv)	act in a manner that does not compromise, a the professional behaviour or independence
	c)	A Company may make an educational grant to an Institution.		d)		pany must ensure that a Company Representativ
	d)	A Company must not make an educational grant if it is aware that the educational grant will be used to directly fund a nominated individual Healthcare Professional or Person in Training to attend a Third-Party Educational Conference.				tion's relevant requirements, standards, codes a r Credentialing Standard.

logy donations intended solely for bona fide charitable education, public education, or the sponsorship of events rposes.

r, in rare instances, to individuals engaged in genuine charitable mission.

n or philanthropic gift for the purpose of inducing a nend, use, or arrange for the purchase, lease, or use

redited by a Professional Association or with an academic education of a Healthcare Professional or a Person

iples in clause 2.9.1 apply.

billing to Medicare and other payers by providing sional, regarding the Company's Medical Technology, , or billing of the Company's Medical Technology, or

al who has acquired or uses a Medical Technology of the the appropriate and efficient use or installation of the

ne preparation of, material for scientific publication is

aware of the provisions of the Code.

ves on compliance with the provisions of the Code as detailed

uct and professionalism,

mplies with the Code,

se, appear to compromise, or appear likely to compromise

se, appear to compromise, or appear likely to compromise ence of a Healthcare Professional.

tative who attends procedures complies with all of the es and all relevant Laws and Regulations, including the

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Requirements for training

a) A Company must ensure that every Company Representative employed in a role that involves contact with Healthcare Professionals and/or undertaking Promotional activities or purchasing decisions on behalf of the Company undertakes training on the operation of the Code provided by MTAA (either face-to-face or online). This training must,

- be completed by such new Company Representatives within three months of commencing in the role, (i) and
- be completed for each new edition of the Code (unless a direction is otherwise provided by MTAA). (ii)

3.3 **Company Representatives - compliance program**

- a) Companies must take all measures reasonably required to ensure compliance with the Code by Company Representatives. Companies must adopt effective compliance programs by issuing written policies and procedures, conducting training programs and implementing clear procedures, controls, and enforcement mechanisms.
- b) Companies are encouraged to inform all customers, Institutions and Healthcare Professionals of the requirements of the Code.

INTERACTIONS WITH CONSUMERS

4.1 General

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- Subject to clause 4.1b) below, requests from individual members of the public for medical advice on the a) diagnosis of disease or choice of therapy must always be refused and the inquirer recommended to consult their Healthcare Professional
- b) Where a specific request is made by a Patient, a carer of a Patient, or a member of a Patient's family about a Medical Technology which has been prescribed, and in the case of the carer or the family member the Company has established consent has been provided by the Patient for the Company to discuss the request, an appropriately qualified Company Representative may clarify matters in a non-Promotional manner such as by using Patient aid materials and should otherwise recommend inquirers to consult their Healthcare Professional. The onus is on the Company to verify that the request is being made by or on behalf of a Patient.
 - Product-specific programs, product information, and patient aids should be provided only to Patients c) already prescribed the Medical Technology and must not be Promotional.
 - d) An appropriately qualified Company Representative may provide educational information to the general public on diseases or conditions and treatment options available in Australia.
 - e) A media release to one or more organisations or through one or more channels intended or likely to result in publication to Consumers:
 - (i) must not be Advertising unless it conforms with the Code, and
 - (ii) must be issued conditionally upon the publisher ensuring that the release or extracts are published in compliance with the Code and all relevant Laws and Regulations including the Advertising Code.
 - f) MTAA recognises and supports relationships between Industry and Health Consumer Organisations, government bodies and other independent bodies having an interest in providing Consumer education in relation to Medical Technologies that facilitate and enhances the Consumer's safe and effective use of that Medical Technology.

Funding of Health Consumer Organisations 4.2

- a) MTAA recognises and supports positive and beneficial relationships between Industry and Health Consumer Organisations. Companies may enter into relationships with Health Consumer Organisations with the objective of enhancing the quality use of Medical Technology and supporting better outcomes for the Australian community.
- b) In supporting Health Consumer Organisations, Companies should have regard to the guidelines developed in collaboration between Medicines Australia and the Consumers Health Forum.

CODE

5

6

INTER	ESTS HE	ELD BY I	HEALTH	CARE PROFESSIONAL
5.1	conflict	of interest	is manag	ional owns an interest in a Me ed in such a way that public hnology is made consistent w
5.2	Professi	onal to dis	close the	in whole or in part, by a Hea ir ownership interest to a Cor nology that is marketed by t
COMPI	LAINTS			
6.1	<u>Code Co</u>	mplaint Pr	rocess	
	a)	Before lo this rega		Complaint, the Complainant is
		(i)	period o	rties must treat all discussion of a direct resolution attempt to a confidentiality agreemer
		(ii)	if the pa	arties resolve the matter, no f
		(iii)	if the pa	arties are unable to resolve th
	b)	The Cod	e Secretar	y may invite both parties to e
		(i)	both pai shall be agreeme	parties consent, the mediatio rties and the mediator and ir confidential, binding, in writ ent must remain confidential e made available to MTAA.
		(ii)	In relati	on to the mediator and medi
			(A)	The mediator must be a pe
			(B)	The selection of mediator i
			(C)	The mediator may seek the
			(D)	The mediator is responsibl confidentiality arrangemer and any outcome.
			(E)	Subject to any agreement r parties shall be equally res arranging a mediation sess mediation.
	c)	if either	party doe	s not consent to mediation, t
	d)	the Com their ide Secretar reveal th	plaint is n ntity with y must tal ne Compla	laints will not be received by ot made on behalf of a Comp held. If the Complainant mak ke all reasonable measures to inant's identity to the Respon or otherwise required by law.
	e)	Where a	Complain	t is about a matter that is the
		(i)		ainant is not precluded from nue, at its discretion, a Comp

(ii)

LS IN MEDICAL TECHNOLOGY COMPANIES

Iedical Technology Company, the Company must ensure that any trust is not compromised and a recommendation to a Consumer with ensuring the best health outcomes of the Consumer.

althcare Professional, the Company must require the Healthcare onsumer before or at the time the Healthcare Professional that Company.

is encouraged to resolve the matter directly with the Company. In

ons as confidential unless agreed otherwise, both throughout the pt, as well as beyond this resolution period, and the parties must ent.

further action is taken,

the matter, a formal Complaint may be lodged.

engage in mediation as follows:

on process, including assignment of costs, will be agreed between in consultation with the Code Secretary. Any agreement reached iting and signed by the parties and witnessed by the mediator. The al between the parties and the mediator, unless the parties agree

liation:

erson with demonstrable mediation experience.

must be approved by the parties to the mediation.

ne advice or participation of an expert, as required.

ble for arranging and conducting the mediation and, subject to ent agreed between the parties, reporting to the CA on progress

reached by the parties before the mediation to the contrary, the esponsible for the mediator's charges and the costs incurred in ssion. The parties will meet their own expenses of participating in

, the Complaint process will be continued.

w the CA: however, where a Complainant is an individual, and pany or other entity, the Complainant may request to have kes a request to have their identity withheld, the CA and the Code to keep the identity of the Complainant confidential and not ondent, the public or any third party unless expressly permitted by

he subject of court proceedings:

m resorting to litigation, but the CA must either suspend or discontinue, at its discretion, a Complaint where civil or criminal proceedings in any jurisdiction with respect to the same or similar subject matter have commenced, and

A party to a Complaint must notify the Code Secretary immediately upon becoming aware of any civil or criminal proceedings in any jurisdiction concerning the substance of the Complaint.

CODE

	f)	When a	a Complainant lodges a formal Complaint:	provid	ed that:		
		(i)	The Complaint must be in writing using the form approved by the CA and available on the MTAA's website and shall be submitted to the Code Secretary.	provid		(iv)	any person consulted by the CCS is boun agreement, and
		(ii)	The Complaint must set out the facts that form the basis of the allegation that the Respondent Breached the Code.			(v)	the parties are provided with a record of afforded a period of ten (10) working day
		(iii)	Notwithstanding MTAA's obligation to report on the outcome of Complaints as provided in the Code, all information about a Company, a Complainant, and the subject matter of a Complaint, must be kept confidential by all parties until all avenues of appeal are exhausted and the outcomes of appeals known.		d)	hearing	r the Complainant nor the Respondent, nor a g of a Complaint. The CCS must determine th parties and any information obtained under
		(iv)	The Code Secretary must acknowledge the Complaint in writing within seven (7) working days of its		e)	The de	liberations of the CCS are confidential and n
		(v)	receipt and deal with the Complaint expeditiously. The Code Secretary must forward a copy of the Complaint to the Chair of the CA as soon as practicable, and to the Chief Executive Officer of the Respondent within seven (7) working		f)		CCS considers a Breach of the Code to have o ed in clause 7.2.
			days, of receiving the Complaint.		g)		S must provide written notice of and reason) working days of the hearing, including deta
		(vi)	The Respondent must respond in writing to the Code Secretary within fifteen (15) working days.	6.4	<u>Appeals</u>	i	
		(vii)	The Code Secretary must provide the Complainant with a copy of the Respondent's response within seven (7) working days of receipt.		a)		eal against the decision of the CCS may be l g days of receipt of notification of the decisi
	g)	have th	aints concerning the conduct of non-members will be forwarded to the non-member with an invitation to ne Complaint adjudicated by the Code Authority in accordance with clause 6 and its agreement to by the Code Authority's decision and any sanctions imposed. If the non-member accepts the invitation		b)	The ap appeal	peal must be in writing outlining the reason
		to have	e the complaint adjudicated by the Code Authority, the Complaint will proceed in accordance ne provisions of the Code.		c)	appeal	five (5) working days of lodgement of the ap to the Respondent to the appeal who has to port of its response.
	h)	have th	non-member declines the invitation to have the Complaint adjudicated by the Code Authority, MTAA shall ne right, but not the obligation, to forward the Complaint, together with the non- member response to the ion, to the TGA or the Australian Competition and Consumer Commission (ACCC).		d)		de Secretary must provide a copy of the res
6.2	Withdra	awal and I	Dismissal of Complaints		e)	of the a	will appoint a Complaint Appeal Subcommi appeal. The terms of reference of the CAS sh ember(s) of the CCS who heard the Complain
	a)	Subcor	mplainant may withdraw the Complaint at any stage prior to the formation of a Code Complaints nmittee in accordance with clause 6.3 a) by written notice to the Code Secretary in which the Complainant				The CAS must considered by the CCS in the
			rovide reasons for the withdrawal, after which:				
		(i)	The Code Secretary must inform the Respondent in writing within seven (7) days detailing the reasons for the withdrawal, and			(ii) (:::)	the appeal papers including the written of
		(ii)	The Complaints handling procedure is terminated.			(iii)	any response from the Respondent to th
	b)		pany Complainant who withdraws its Complaint must reimburse MTAA its secretariat costs and out-of- expenses associated with the Complaint, unless the CA determines otherwise.			(iv)	any additional material which the CAS re of such material has been provided to th the appeal hearing.
	c)	The CA	may dismiss a Complaint at any time if it is satisfied that:		f)		arty is entitled to be heard by the CAS in per ance with such terms as set out by the CAS.
		(i)	the Complaint is trivial, vexatious, misconceived or lacking in substance, or		g)		S has the right to question each party at the
		(ii)	the subject matter of the Complaint has been dealt with previously by the CA or another authority, or		h)		liberations of the CAS in relation to the appe
		(iii)	the subject matter of the Complaint can be more effectively or conveniently dealt with by another authority. The CA may then refer the Complaint to that authority.			any me	embers of the CAS.
6.3	<u>Hearing</u>	g of Comp	<u>laints</u>		i)		dings of the CAS are final and binding on the he CAS's reasons for decision no later than t
	a)		will appoint a Code Complaint Subcommittee ("CCS") and delegate to the CCS the role of hearing and ering the Complaint.	6.5			with Complaint and Appeal process
	b)	The ter	rms of reference of the CCS shall be as determined by the Board of MTAA from time to time.		a)	provide	ed that if a Complaint is upheld (and not ap ts reasonable secretariat costs and out-of-p
	c)	The CC	S may inform itself of any matter relating to the Complaint by:			Compla	aint and conduct of any appeal, unless the C
		(i)	Seeking further information from the Complainant or Respondent,				addition to any fine payable under clause 7 / require such costs to be shared by the part
		(ii)	Consulting such persons as it thinks fit, and				

(iii) Referring to publicly available information,

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ound to maintain confidentiality under a written non-disclosure

l of all information obtained pursuant to this clause and are days within which to respond in writing.

or a representative of either of them, may be present during the e the outcome of the Complaint based on the material submitted der clause 6.1 f).

d must not be disclosed by any member of the CCS.

ve occurred, it must determine the appropriate sanction as

sons for its decision to the Complainant and Respondent within letails of appeal procedures.

be lodged with the Code Secretary by either party within ten (10) cision.

sons for the appeal and include all material relevant to the

e appeal the Code Secretary must provide a copy of the written is ten (10) working days in which to respond and lodge material

response to the appellant within five (5) working days of receipt.

mittee ("CAS") and delegate to it the hearing and consideration s shall be as approved by the Board of MTAA from time to time. aint being appealed cannot be a member of the CAS hearing the

the matter,

en decision of the CCS,

the appeal, and

Freasonably believes will assist its deliberations provided a copy the parties to the appeal at least five (5) working days before

person on prior arrangement with the Code Secretary, in

the hearing.

ppeal are confidential and must not be disclosed by a party or

the parties. The Code Secretary must provide to each an ten (10) working days after the hearing of the appeal.

a Complaint and/or an appeal shall be at the discretion of the CA appealed) or upheld on appeal, the Respondent must reimburse f-pocket expenses associated with the determination of the e CA determines otherwise. This payment is separate from e 7.2. In the case of a Complaint by a Company Complainant, the parties in proportions determined by the CA.



7.3

a)

6.6 Publication of outcomes

- a) To ensure transparency of procedures, MTAA must publish on its website the outcome of every upheld Complaint and appeal finalised during the year. When a Complaint or appeal is partially upheld, only that portion of the Complaint that is upheld must be published. The website publication must be removed after twelve (12) months.
- b) MTAA must not publish in any form the name of a Complainant if it has been withheld in accordance with clause 6.1 d).

SANCTIONS 7

7.1 **Classification of Breaches**

Where a Breach of the Code has been established, before determining any sanction under clause 7.2, the CA must first classify the severity of the Breach, in accordance with the classification set out below.

Minor Breach: A Breach of the Code that has no safety implications and will have no adverse effect on how Healthcare Professionals or the general public view the Medical Technology that is the subject of the Complaint, similar products or the Industry.

Moderate Breach: A Breach of the Code with no safety implications but which may adversely impact on the perceptions of Healthcare Professionals or the general public regarding the Medical Technology that is the subject of the Complaint, similar products or the Industry.

Severe Breach: A Breach of the Code that has safety implications or may have a major adverse impact on how Healthcare Professionals or the general public view the Medical Technology that is the subject of the Complaint, similar products or the Industry.

Repeat Breach: when a Company commits the same or similar Breach of the Code to a Breach found against the Company within the preceding twenty-four (24) months.

Serial Breach: when a Company Breaches the Code, and that Company has been found to have breached the Code on not less than two previous occasions in the preceding twenty-four (24) months.

7.2 **Available Sanctions**

- a) Where the CA finds that a Company breached the Code, the CA must apply one or more of the following sanctions:
 - (i) A requirement that the Company take immediate action to discontinue or modify any practice which is determined to constitute a Breach of the Code, in which event the Company must confirm in writing to the CA that it has taken the required action within ten (10) working days of receipt of the decision.
 - (ii) A requirement that the Company recall and destroy any offending material in which event the Company must confirm in writing to the CA, within ten (10) working days of receipt of the decision, that it has taken the required action.
 - (iii) A requirement that the Company issue a retraction, including corrective letters and Advertising. The retraction must comply with all directions of the CA, including directions in relation to recipient, number, format, size, wording, mode of publication, prominence, timing, and method of distribution. The Company must confirm in writing to the CA, within ten (10) working days of receipt of the decision, that it has taken the required action and provide a copy of the retraction once published.
 - (iv) The time periods specified for response or action are subject to any appeal that may be lodged under clause 6.4.
 - (v) The imposition by the CA of a fine in accordance with the following schedule:

Minor Breach: Nil

Moderate Breach: Maximum AUD \$50,000

Severe Breach: Maximum AUD \$75,000

Repeat Breach: Maximum AUD \$100,000

Serial Breach: An amount not less than AUD \$25,000 and not more than AUD \$200,000.

- b) of the CA.
- c) out-of-pocket expenses associated with the Complaint as well as a fine not exceeding AUD\$10,000 for abuse of the Code.
- d) the recommendation under the provisions of its constitution.
- e) outcome of the appeal.

Failure to comply with sanctions

- imposed on it by the CA, such failure:
 - (i) is a further Breach of the Code,
 - (ii)
 - (iii) and the subsequent failure to undertake remedial action.
- b) remedial action.
- c) continued Breach of the Code.

The Respondent must pay the fine to the Code Secretary within thirty (30) days of being advised of the decision

Subject to this clause 7.2, if the CA resolves that a Complaint from a Company is frivolous or vexatious, the CA may request the Complainant to show cause why it should not pay the Code Secretary's costs and any

If the CA resolves that a Breach of the Code by a Company warrants the suspension or the expulsion of the Company from MTAA, it must make such a recommendation to the Board. The Board may deal with

In the event that the CA requires a Respondent to cease a conduct or withdraw an Advertisement and the Respondent wishes to appeal the decision, the CA's decision will stand and must be complied with, pending the

If a Company, having been found by the CA to have breached the Code, fails to comply with any sanctions

is deemed to increase the classification of the previously imposed sanction by one level, and

in addition to any further sanctions imposed pursuant to clause 7.2, entitles the CA to direct MTAA to publish in the next edition of its newsletter and/ or on its website details of the Breach of the Code

The continued refusal by the Company to undertake the required remedial action/s entitles the CA to direct MTAA to publish in the trade media details of the Breach of the Code and the subsequent failure to undertake

In addition to the sanction set out in clause 7.2 above, the CA may direct MTAA to notify the Regulator of the

GLOSSARY

Where a word or phrase is capitalised, it has the meaning given to it in this Glossary.

Advertising	Advertising in relation to a Medical Technology, includes any statement, pictorial representation, or design, however made, that is intended, whether directly or indirectly, to Promote the use or supply of a Medical Technology.
Advertising Code	Advertising Code means the Therapeutic Goods Advertising Code 2021 in Australia as amended or replaced from time to time.
Advisory Board	Advisory Board means a group of Healthcare Professionals with specific expertise contracted by a Company to provide advice to the Company.
Board	Board means the Board of Directors of MTAA.
Brand Name Reminder Advertisement	Brand Name Reminder Advertisement means an Advertisement for a Medical Technology that: a) contains at most a brand name or branding device, and purchasing details or information and
	 information, and b) does not contain a Claim or Promotional statement in relation to the Medical Technology.
Breach	Breach means an act or omission in contravention of a provision of the Code.
Claim	Claim means any Claim or representation about the attributes or Therapeutic Uses of a Medical Technology and includes any statement about a disease or health condition that suggests a particular Medical Technology has a Therapeutic Use in relation to that disease or condition.
Code	Code means this Medical Technology Industry Code of Practice as amended from time to time, administered by MTAA.
Code Authority (CA)	Code Authority (CA) means the entity established to administer the Code including any subcommittee appointed by the CA to exercise any of its functions.
Code Complaint Subcommittee (CCS)	Code Complaint Subcommittee (CCS) means the Code Authority Subcommittee appointed under clause 14.3 a).
Code Secretary	Code Secretary means the person appointed by MTAA to be responsible for the administration of the Code and the specific functions as set out in the Code.
Company	Company means any member of MTAA or any of the following, even if they are not members of MTAA:
	a) any entity within the Industry which agrees to abide by the Code, however that agreement is expressed, and
	b) any other relevant entity within the Industry that submits to the Complaints process and outcomes in accordance with the provisions of the Code.
Company Commissioned Article (CCA)	Company Commissioned Article (CCA) means an article or series of articles which is paid for by a Company and which is represented as the independent opinion of a third party or has the appearance of editorial material.
Company Representative	Company Representative means any person or entity engaged in representing, acting for or advancing the interests of a Company pursuant to any agreement, arrangement or understanding between that person or entity and the Company, including a contract of employment or other employment arrangement, or any agency or consultancy arrangement.
Competition	Competition means any Promotional activity as a result of which a person may win a prize or receive a reward, and includes a game that involves skill, chance, or both.
Complainant	Complainant means a person from within or outside the Industry who lodges a Complaint with MTAA under the Code.
Complaint	Complaint means a Complaint lodged with MTAA under the Code.
Complaint Appeal Subcommittee (CAS)	Complaint Appeal Subcommittee (CAS) means the Code Authority Subcommittee appointed under clause 14.4 e).
Conference Organiser	Conference Organiser means the organiser of a Third-Party Educational Conference and may include a Professional Association, a Training Organisation, or a commercial entity that is independent of the Company.

Consensus Principles	Consensus Principles means the adopted by the <u>Australian Conse</u>
Consultant	Consultant means a Healthcare Arrangement.
Consulting Arrangement	Consulting Arrangement means a Healthcare Professional in exc
Consumers	Consumers are persons other th
Consumer Representative	Consumer Representative is a re
Educational Material	Educational Material means any medical condition or Medical Te
Entertainment	Entertainment includes sporting which are not directly related to
Faculty Member	Faculty Member means a Health Educational Conference includir
Fair Market Value	Fair Market Value means a value at arm's length in an open and o compulsion to buy or sell, and b the request of MTAA, a Company to determine Fair Market Value. expertise, experience, and servi tax and other legal requirement
Hands on Training	Hands on Training means practi
Health Consumer Organisation	Health Consumer Organisation Consumers.
Healthcare Professional (HCP)	Healthcare Professional (HCP) n groups) involved in the provisio the purchasing, leasing, recomm prescribing Medical Technologie person under the direction or co
Hospitality	Hospitality means the provision
Industry	Industry means that sector of the manufacture, import, distribution
Institution	Institution means any legal enti assessment, funding, administra Medical Technologies (other tha
Laws and Regulations	Laws and Regulations means an
Market Research	Market Research means the gat components including the need
Medical Device	
	Medical Device has the meaning
Medical Technology	Medical Technology includes Me
Medical Technology Medical Technology Demonstration	Medical Technology includes Me used to diagnose, treat, monito Medical Technology Demonstrat
Medical Technology Demonstration	Medical Technology includes Me used to diagnose, treat, monito Medical Technology Demonstrat Technology and includes discus
Medical Technology Demonstration Medicine	Medical Technology includes Me used to diagnose, treat, monito Medical Technology Demonstrat Technology and includes discus Medicine has the meaning giver
Medical Technology Demonstration Medicine Member	Medical Technology includes Me used to diagnose, treat, monito Medical Technology Demonstrat Technology and includes discus Medicine has the meaning giver Member means a member comp
Medical Technology Demonstration Medicine Member	Medical Technology includes Me used to diagnose, treat, monito Medical Technology Demonstrat Technology and includes discus Medicine has the meaning giver Member means a member comp Monitoring is the review by MTA Credentialing Standard.
Medical Technology Demonstration Medicine Member Monitoring	Medical Device has the meaningMedical Technology includes Meused to diagnose, treat, monitorMedical Technology DemonstratTechnology and includes discusMedicine has the meaning giverMember means a member compMonitoring is the review by MTACredentialing Standard.MTAA means Medical TechnologyNon-member means a medical TechnologyNon-member means a medical TechnologyNon-member means a medical Technology
Medical Technology Demonstration Medicine Member Monitoring MTAA	Medical Technology includes Me used to diagnose, treat, monitor Medical Technology Demonstrat Technology and includes discus Medicine has the meaning giver Member means a member comp Monitoring is the review by MTA Credentialing Standard. MTAA means Medical Technolog Non-member means a medical

ne Statement of Principles for Collaboration and Interaction sensus Framework for Ethical Collaboration in the Healthcare

e Professional who is engaged by a Company under a Consulting

s any relationship in which services are provided to a Company by schange for remuneration or other benefit.

than Healthcare Professionals.

representative from a Health Consumer Organisation.

ny material or literature that provides information about a Technology and does not contain any Promotional Claims.

ng, music, recreation, and other entertainment events or activities to Training and Education and genuine business interactions.

chcare Professional who is a genuine speaker at a Third-Party ing as a participant in a panel of speakers.

te to be paid by a Company where both parties are dealing unrestricted market, and where neither party is under any both parties have reasonable knowledge of the relevant facts. At ny must be able to demonstrate the internal methodology it used 2. Fair Market Value must take into consideration qualifications, vices provided. Payment for services must comply with applicable nts.

tical training in a procedure or in the use of Medical Technology.

means any organisation that represents the health interests of

means any individuals or entities (including hospitals or hospital on of healthcare services and/or items to Consumers, including mending, using, arranging for the purchase or lease of, or ies in Australia. This definition includes a Person in Training or a control of a Healthcare Professional but excludes veterinarians.

on of food and/or beverages.

the healthcare and medical industry that is engaged in the ion, sale, maintenance, servicing or repair of Medical Technology.

tity involved in the acquisition, supply or distribution, ration, recommendation, education, training or regulation of nan the Company's contracted distributors) and is not a Company.

iny law or regulation in force in Australia.

thering of data on the scope or dimensions of a market and its ds of customers in that market.

ng given to it in the TG Act.

Nedical Devices, technologies and related services and therapies or, manage and alleviate health conditions and disabilities.

ation means demonstration of the operational use of Medical ssions about product features and performance.

en to it in the TG Act.

pany of Medical Technology Association of Australia.

AA of compliance with the Code, including the Vendor

gy Association of Australia Limited.

l technology company that is not a member of Medical tralia.

ing or registered to receive a Medical Technology.

rson training to become a Healthcare Professional.

Professional Association	Professional Association means a clinical or other professional body representing Healthcare Professionals.
Promotion	Promotion in relation to a Medical Technology, means any activity that, directly or indirectly, promotes or encourages the use, acquisition, or other supply of the Medical Technology, by purchase, sale or otherwise, or discourages such use, acquisition, or supply of a competing Medical Technology, and includes the publication or dissemination of an Advertisement.
Register	Register means the Australian Register of Therapeutic Goods.
Regulator	Regulator means a government agency performing a statutory regulatory function.
Respondent	Respondent means, in relation to a Complaint, the Company whose conduct is the subject of the Complaint.
Restricted Medical Technology	Restricted Medical Technology means Medical Technology which is not permitted to be advertised to the public in accordance with the TG Act.
Social Media	Social Media means the various websites and applications that enable users to create and share content or to participate in social networking, and includes, but is not limited to Facebook, YouTube, blogs, Twitter, LinkedIn, wikis, and similar communication tools.
Sponsor	Sponsor has the meaning given to it in the TG Act.
TGA	TGA means Therapeutic Goods Administration.
TG Act	TG Act means the Therapeutic Goods Act 1989 (Cth) as amended or replaced from time to time.
Therapeutic Use	Therapeutic Use means use in or in connection with:
	a) preventing, diagnosing, curing, or alleviating a disease, ailment, defect, or injury in persons,
	b) influencing, inhibiting, or modifying a physiological process in persons,
	c) testing the susceptibility of persons to a disease or ailment, or
	d) controlling or preventing conception in persons, or
	e) testing for pregnancy in persons, or
	f) the replacement or modification of parts of the anatomy in persons.
Third-Party Educational Conference	Third-Party Educational Conference means a conference or meeting sponsored or conducted by or on behalf of a Professional Association or a Training Organisation with a genuine educational purpose or function that is:
	a) independent of a Company,
	b) of an educational, scientific, or policymaking nature, and
	c) for the genuine purpose of promoting scientific knowledge, medical advancement, or the delivery of effective healthcare.
Trade Display	Trade Display means a display or exhibit of promotional or educational material about a Medical Technology, and/or a display of Medical Technology.
Training and Education	Training and Education means the provision of Educational Material, product specification material, lectures, and training sessions to Healthcare Professionals in relation to Medical Technologies.
Training Organisation	Training Organisation means a hospital or other Institution that provides training to Healthcare Professionals and/or persons in Training.
Unique	Unique means a significant attribute relevant to the use of a particular Medical Technology, which is materially different from the attributes of all other Medical Technologies that are available on the Australian market.
Vendor Credentialing Standard	Vendor Credentialing Standard means AS 5182:2018 Vendor Credentialing for Healthcare Facilities (as it may be amended from time to time).
Virtual Events	Virtual Events are Third-Party Educational Conferences or Training and Education events that may consist of filming of presentations, panel discussions or live clinical procedures and their broadcasting (whether immediate or deferred) to an audience which is not physically in attendance but is still in a conference, business, or clinical setting.

CODE

		istered by the Code Authority (CA) which is a str A Board to represent Medical Technology Compa
<u>Code Au</u>	<u>thority (C/</u>	\overline{A}
and app	eals. In th	ble for the effective operation and administrati is capacity, it may appoint subcommittees and c luding Monitoring, Complaints handling, and ap
		ence of the CA shall be as determined by the Bo er to https://www.mta.org.au.
<u>Promoti</u>	ng Awaren	less of the Code
	a)	MTAA will undertake an awareness campaign
	b)	MTAA must ensure the Code is available on th and provide links to the Code on their own we
	c)	MTAA must encourage Companies to promote regular basis.
<u>Training</u>	on the Co	<u>de</u>
	a)	MTAA must ensure that ongoing training is pro Code.
	b)	MTAA must ensure education programs are up
INTER In the Co	PRETAT	ION
	a)	the singular includes the plural and vice versa
	b)	another grammatical form of a defined word o
	c)	a reference to a clause, paragraph, schedule, a nnexure to, the Code and a reference to the
	d)	a reference to A\$, \$A, dollar, AUD\$, or \$ is to A
	e)	the meaning of general words is not limited b similar expressions, and
	f)	headings are for ease of reference only and d
		the Code replaces and supersedes all previous e

de.

egic committee of the Board of MTAA. CA members are ies, Consumers and Healthcare Professionals.

of the Code including review, Monitoring, Complaints handling legate to them the management of any aspect of Code eals.

rd of MTAA from time to time and shall be made available on the

ery time changes are made to the Code.

MTAA website at all times and encourage Companies to reference sites.

wareness of the Code by their staff, suppliers, and clients on a

ded to the Industry on the interpretation and application of the

ated every time changes are made to the Code.

and a gender includes other genders,

expression has a corresponding meaning,

annexure is to a clause or paragraph of, or schedule or de includes a reference to any schedule or annexure,

stralian currency,

specific examples introduced by "including," "for example" or

not affect interpretation.

itions.



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