| Ir | formation |  |
|----|-----------|--|
| Т  | echnology |  |

| Corporate  | Corporate Sosial | Cross          | Cross          | Financial  |
|------------|------------------|----------------|----------------|------------|
| Governance | Responsibility   | reference POJK | reference ACGS | Statements |
|            |                  |                |                |            |

|                                       | <ul> <li>b. Treatment/Actions of Discrimination <ol> <li>uphold human rights.</li> <li>Prevent discrimination in all its forms.</li> <li>Acts of Harassment by Bank Officers must avoid all forms of conduct that violate public order and morality.</li> </ol> </li> <li>c. Acts of harassment <ul> <li>must avoid all forms of actions that violate public order and morality</li> </ul> </li> </ul>  |
|---------------------------------------|---|
| 2. Protection of Bank<br>Property     | <ul> <li>a. Bank Property <ul> <li>always maintains and protects all assets owned by the Bank, both tangible and intangible.</li> <li>Using the Bank's assets only for activities related to the interests of the Bank.</li> <li>Use the Bank's assets responsibly including the appropriateness of the designation.</li> </ul> </li> <li>b. Confidential Information Protection <ul> <li>protect and prevent valuable and confidential information from loss, misuse, leakage and theft.</li> <li>Do not disseminate reports/information about banks that are not intended to be public.</li> </ul> </li> <li>c. Intellectual Property of the Bank <ul> <li>safeguard the Bank's intellectual property.</li> <li>Dedicate competencies held for the interests of the Bank as intellectual property of the Bank.</li> </ul> </li> <li>d. Note and Reporting <ul> <li>Responsible for the accuracy and completeness of the notes and reports presented.</li> </ul> </li> </ul>   |
| 3. Implementation of<br>Bank Business | <ul> <li>a. Mis-representation <ol> <li>Bank staff representing the Bank in dealing with third parties act according to their capacity and authority.</li> <li>Bank staff representing the Bank provide correct information, documents and reports in the right way.</li> <li>The Bank's Board of Directors avoids actions that can cause misunderstanding from other parties.</li> </ol> </li> <li>b. Relations with Business Partners <ol> <li>always prioritize the interests of the Bank in dealing with business partners.</li> <li>Prevent the occurrence of corruption, collusion and nepotism and negative images in dealing with work partners.</li> <li>In working with partners, the principles of professionalism and justice are based on good faith.</li> </ol> </li> <li>c. Behavior in Competing <ol> <li>Responsible for creating and maintaining healthy competition in conducting business.</li> <li>Avoid and prevent unfair ways of competing in developing his career.</li> </ol> </li> <li>d. Relations with Other Organizations <ol> <li>can conduct business contacts with other organizations including competitors as long as they provide benefits to the Bank.</li> <li>Avoid all forms of collaboration/improper alliances with other parties.</li> </ol> </li> <li>e. Obtain and Use Third Party Information <ol> <li>avoid obtaining confidential information from third parties/competitors in inappropriate ways.</li> <li>Do not recruit competitor employees with the aim of obtaining confidential information from competing companies.</li> </ol> </li> <li>f. Relation to Regulators <ul> <li>Adhere to the ethical principles and provisions that apply in fostering relationships with Regulators.</li> </ul> </li> </ul> |

## **Compliance With The Code of Conduct**

Bank Mandiri has a code of conduct that explains the basic principles of personal and professional behavior carried out by the Company. The code of conduct applies to all Bank Mandiri employees both contractual and permanent employees, and applies to all Board of Commissioners and Directors.

The application of a code of conduct is expected to encourage the realization of professional, responsible, reasonable, appropriate and trustworthy behavior in conducting business relationships with fellow co-workers and work partners.

## **Dissemination of The Code of Conduct**

The code of conduct has been communicated and socialized to the Board of Commissioners and its supporting aspects, Directors, officials one level below the Board of Directors and all employees, including through:

- 1. Company Website.
- 2. Email administrator delivered to all employees of the Company.
- 3. At the time of the signing of the collective labor agreement carried out between the union of the Company and the management of the Company.
- Standing banners, flyers and other advertising media in the Company's office area. 4.