Business Gifts &

Entertainment Policy

2017



Revision History

Revisions	Effective Date	Reasons for Revision	
Revision No.			
Version 1	September 12, 2016	Update per new template and revisions.	
Version 2	September 5, 2017	Policy updates following management changes.	



1. Purpose

The purpose of this Sourcing and Procurement Procedure ("Procedure") is to assist Harvest Operations Corp. ("Harvest") in governing the effective and efficient management of its expenditures for Materials and Services from third parties. The Sourcing and Procurement of all Materials and/or Services shall be conducted in accordance with the Sourcing and Procurement Policy ("Policy") and the requirements of these Procedures.

Capitalized terms used in these Procedures have the meanings given in the Policy and in Section 9: Definitions.

Applicability

This Policy applies to all Harvest employees. For the purposes of this Policy, the term "employee" means employees, officers, directors, contractors, consultants and partners of Harvest or of direct or indirect wholly owned subsidiaries of Harvest.

This Policy in conjunction with Harvest's Code of Business Conduct and Ethics Policy shall provide guidance to the appropriate conduct from employees. Contravention of the Policy may result in disciplinary action up to and including termination.

2. Policy

There are many factors that influence whether a gift, prize or entertainment is normal and customary. Gifts, prizes and entertainment should be moderate and in good taste, be of a style or value commonly accepted in business occasions and should not be unusual for the recipient's job or community. The exchange must create no obligation or sense of obligation and should occur infrequently.

No person may give to, or accept from, an associate any significant or extravagant gift, prize or entertainment benefit. "Significant" and "extravagant" relate to benefits of such value as to appear to an objective observer:

- to be excessive;
- to be perceived to constitute a personal enrichment for the recipient; and / or
- to be a factor in influencing that person's behavior.

Gifts, prizes and entertainment benefits are considered significant and extravagant if they exceed what Harvest customarily offers to its partners and business associates. As a general rule, the exchange or receipt of gifts, prizes and entertainment must be occasional, modest and consistent throughout the organization.

In issues related to gifts, prizes and entertainment benefits, common sense and good judgment should be used at all times. If in doubt as to the appropriateness of giving or receiving any gift, prize or entertainment benefit to or from an associate, approval from the Manager and/or VP is required. It is unacceptable to offer a gift you know will violate the recipient's policy to accept it. If, during participation in a business entertainment event (such as a golf tournament), an employee is the recipient of an extravagant prize (car, trip, large sum of cash, etc.), the recipient must immediately disclose the prize and its value to the Manager, Corporate Affairs who will, in consultation with C-Level executives, determine whether the prize may be accepted.

Business entertainment can present situations where discretion is required since some commonly accepted business invitations can include recreational activities such as event tickets that can be of



significant value. In these cases, the recipient should ensure that there is valid business development reason for attending. If the invitation is for an event where the value being received may be significant, approval is required from a C-level executive. When significant gifts, prizes or business entertainment are offered to the C-level executive approval is required from the Audit Committee.

As transportation costs for events can also be significant, payment of these costs by another party is not acceptable and will be covered by Harvest if there is a valid business reason to accept the invitation.

Acceptable	Requires Manager/VP Approval	Not Acceptable
Individual promotional items;	Promotional items/gifts	Giving or receiving of gift cards
including nominal items from	individually or collectively in	in excess of \$100.
golf tournaments, etc.	excess of \$100.	
Receiving two tickets to a	Tickets to events that require	Requesting additional tickets
sporting event or concert when	travel.	for events for friends and / or
the representative of the		family.
company will be accompanying		
the recipient to the event.		
Attending breakfasts, lunches	Christmas gifts and / or gift	Giving or receiving
and/or dinners with business	baskets from multiple business	entertainment, such as tickets
associates, counterparties and /	associates and / or	to a sporting event, concert or
or potential business associates	counterparties that exceed \$100	Stampede event where a
/ counterparties.	in aggregate per individual.	representative of the company
		offering the gift will not be
		accompanying the recipient to
		the event and the face value of
		the tickets is over the \$500
		promotional item limit.

Examples (but not limited to):

It is the responsibility of each individual to ensure compliance with this policy. When in doubt, please refer to your Manager, VP or a member of the Executive team.

3. Communication Plan

At a minimum, this Policy shall be incorporated into the employee and contractor induction process and annually thereafter, as part of the *Annual Compliance Certification* process. Any other updates may be communicated via email to employees.

4. Review

This Policy will be reviewed by Harvest senior management every three years, with any proposed amendments submitted for review.



Policy Category:

CATEGORY:	Corporate
APPLICATION:	All of Harvest & Subsidiaries of Harvest
DEPARTMENT:	Corporate
	Manager, Corporate Affairs
FFFECTIVE DATE:	September 1, 2017
REVIEW REQUIRED:	2020

Approved by:

<SIGNED>

Mr. Jeff Tooth, President & CEO

September 6, 2017

Date