Code of Ethics
A Guide for IFP Members

The Code of Ethics, rules of conduct and professional practice has been adopted by the Board of the Institute of Financial Planning (IFP) to provide principles and guidelines to all persons who are members of the Institute of Financial Planning, including those who are CERTIFIED FINANCIAL PLANNER® professionals in the UK. In this document, the term “member” shall apply equally to IFP members and CFP® Professionals.
COMPOSITION AND SCOPE

The Code of Ethics comprises general statements expressing in general terms the ethical and professional ideas expected of all members of the IFP.

Nothing in this document should be taken to define the scope of any civil or criminal liability or any other legal requirements.

COMPLIANCE

The Board of the IFP requires adherence to the Code by all those it recognises as members or who are CFP\textsuperscript{CM} professionals in the United Kingdom.

A member is obliged to determine what responsibilities the member has in each professional relationship, including, for example, duties that arise in particular circumstances from a position of trust or confidence that a member may have.

GENERAL PRINCIPLES

Ethical conduct is a hallmark of any profession. A member owes duties to the public, to the profession of Financial Planning itself, and to other members. These duties form the basis of the Code of Ethics which specifies the minimum of ethical conduct expected of members.

PLACING THE CLIENT’S INTEREST FIRST

Placing the client’s interests first is a hallmark of professionalism, requiring the financial planning professional to act honestly and not place personal gain or advantage before the client’s interests.

INTEGRITY

The member shall treat the client fairly and provide professional services with integrity. A member must use his or her best endeavours to conduct his or her affairs in accordance with not just the letter, but also the spirit of the law unless there is a very good reason to do otherwise. All advice given by a member must be tendered in an honest manner with full disclosure of relevant information and regard to any factors which might reflect adversely upon the member’s integrity.

OBJECTIVITY

The member shall provide professional services with objectivity.

A member should be and be seen to be, free of any interest which might detract from objectivity in Financial Planning, always ensuring that the member’s interests are clearly subordinate to the best interests of the member’s client. Any potential conflict of interest must always be disclosed at the earliest opportunity.
COMPETENCE

A member should continuously endeavour to maintain and improve his or her professional competence, and should not undertake work in areas in which he or she is not competent unless he or she obtains advice and assistance from a competent practitioner in those areas.

CONFIDENTIALITY

Information acquired in the course of professional work should not be disclosed except where authorised by the client unless there is a legal duty to do so. A member should never use, nor appear to use, such information for the advantage of him – or herself or a third party.

COURTESY

A member should conduct himself or herself with courtesy and consideration to all with whom he or she comes into contact in the course of professional work. He or she should seek to establish and maintain helpful relationships with members of other professions or disciplines.

DILIGENCE

A member should not engage in any conduct or activity, the consequences of which would bring the profession or IFP into disrepute.

THE PRINCIPLES IN DETAIL

These principles are intended for the member as an individual whether acting as a principal or as an employee. They do not refer to the member’s practice or employer.

1. PLACING CLIENT’S INTERESTS FIRST

Placing the client’s interests first is a hallmark of professionalism, requiring the financial planning professional to act honestly and not place personal gain or advantage before the client’s interests.

2. INTEGRITY

Members may be placed by clients in positions of trust and confidence. The ultimate source of the public’s trust is the member’s personal integrity. Integrity demands honesty and candour which must not be subordinated to the member’s personal advantage. Within the characteristic of integrity, allowance can be made for innocent error and legitimate difference of opinion, but integrity cannot co-exist with deceit or subordination of one’s principles. Integrity requires members to use their best endeavours to observe not only the letter but also the spirit of this Code.

2.01 - A member providing Financial Planning shall disclose in writing, prior to establishing a client relationship, relationships which may reasonably be regarded as compromising the member’s objectivity or independence.

2.02 - Prior to establishing a client relationship, and to the extent that this is consistent with the confidentiality requirements of guideline 4.01, a member may provide references. These may include recommendations from present or former clients.
2.03 - A member shall enter into an engagement only after securing sufficient information to satisfy him – or herself that (a) the relationship is warranted by the client’s needs and objectives, and (b) the member has the ability either to provide competently the required services or to involve other professionals who can provide such services.

2.04 - In rendering professional services, a member shall disclose to the client material information relevant to the professional relationship, including but not limited to conflicts of interest, changes in the member’s business affiliation, appropriate contact details, credentials, qualifications, licences, remuneration structure and any relevant agency relationships and the scope of the member’s authority in that capacity.

2.05 - A member shall make timely written disclosure of all material information relating to the professional relationship between him or herself and the client. In all circumstances, such disclosure shall include conflicts of interest and sources of remuneration relating to the member, his family or business associates that concern the member-client relationship. Written disclosures that include the following information are considered to comply with this requirement:-

(a) A statement of the basic philosophy of the member (or firm or employer) in working with clients, including principles of Financial Planning, and
(b) A curriculum vitae of the member who is expected to provide Financial Planning services to the client, including professional qualifications and areas of specialisation, and a description of those services, and
(c) A statement indicating the member’s basis of remuneration for the work carried out including remuneration derived from transactions undertaken on behalf of, or recommendations made to, clients and
(d) A statement of remuneration, which in reasonable detail discloses the source and any contingencies or other aspects material to the fee or commission arrangement. Any estimates made shall be clearly identified as such and shall be based on reasonable assumptions. Referral fees, if any, shall be fully disclosed, and
(e) A statement describing all material agency or employment relationships a member (or his or her firm) has with third parties and the fees or commissions or other payments resulting from such relationships, and
(f) A statement identifying actual or potential conflicts of interest.

2.06 - In addition to the disclosure by members regarding sources of remuneration, required under the above rule, such disclosure shall be made at least annually thereafter unless the individual sums of money involved are trivial.

2.07 - On entering into an engagement to provide Financial Planning services to a client, a member shall enter into a client agreement by means of a letter of engagement, countersigned by the client, setting out the services to be provided for that client which may or may not include the terms of business,
including remuneration as set out in 2.05 above.

2.08 - Should a conflict of interest develop after a professional relationship has been commenced, but before the services contemplated by that relationship have been completed, a member shall promptly disclose the conflict of interest to the client or other necessary persons.

2.09 - If a member enters into a business transaction with a client, the transaction shall be on terms which are fair and reasonable to the client and the member shall disclose the risks of the transaction, any conflicts of interest of the member and any other relevant information, if any, necessary to make the transaction fair to the client. The member shall make the client aware of the advantages of taking advice independently in this instance.

2.10 - A member shall not solicit clients through false or misleading communications or advertisements.

(a) Misleading Advertising: A member shall not make a false or misleading communication about the size, scope or areas of competence of the member’s practice or of any organisation with which the member is connected.

(b) Promotional Activities: In promotional activities, a member shall not make a materially false or misleading communication to the public or create unjustified expectations regarding matters relating to Financial Planning or the professional activities and competence of the member. The term ‘promotional activities’ includes, but is not limited to speeches, interviews, books and/or printed publications, seminars, radio and television shows, and audio and video media.

(c) Representation of Authority:
A member shall not give the impression that he or she is representing the views of the IFP or any other group unless the member has been authorised to do so. Personal opinions shall be clearly identified as such.

2.11 - In the course of professional activities, a member shall not engage in conduct involving dishonesty, fraud, deceit or misrepresentation, or knowingly make a false or misleading statement to a client, employer, employee, professional colleague, governmental or other regulatory body or official, or any other person or entity.

2.12 - A member has the following responsibilities regarding funds and/or other property of clients:

(a) In exercising custody of or discretionary authority over client property, a member shall act only in strict accordance with the authority given by the governing legal instrument e.g. power of attorney, trust, client agreement, etc and

(b) A member shall identify and keep complete records of all funds or other property of a client in the custody of or under the discretionary authority of the member, and

(c) Upon receiving funds or other property of a client, the member shall promptly or as otherwise permitted by law or provided by agreement with the client, deliver to the client or third party any funds or other property which the client or third party is entitled to receive,
and upon request by the client, render a full account of such funds or other property, and
(d) A member shall not mix client funds or other property with a member’s personal funds or other property or the funds or other property of a member’s firm. Mixing one or more client’s funds or other property together is permitted, subject to strict compliance with applicable legal requirements and provided accurate records are maintained for each client’s funds or other property.

2.13 - When acting as an agent, a member shall ensure that the scope of his or her authority is clearly defined and properly documented.

2.14 - A member shall not engage in any conduct which reflects adversely on his or her integrity as a member of the IFP or as a CFP\textsuperscript{CM} Professional (as applicable).

3. OBJECTIVITY
Objectivity requires intellectual honesty and impartiality. It is an essential quality for any professional. Regardless of the particular service rendered, or the capacity in which a member functions, a member must protect the integrity of his or her work, maintain objectivity, and avoid subordination of his or her judgement to other interests in such a way that would breach this Code. Regardless of the method of remuneration, a member is required to exercise the same standards of objectivity, expertise and diligence.

3.01 - A member shall exercise reasonable and prudent professional judgement in providing professional services.
3.02 - Regardless of the services delivered or the capacity in which a Financial Planning professional functions, objectivity requires Financial Planning professionals to ensure the integrity of their work and to manage conflicts.

4. COMPETENCE
One is competent only when one has attained and maintained an adequate level of knowledge and skill, and applies that knowledge effectively in providing services to clients. Competence also includes the wisdom to recognise the limitations of that knowledge and when consultation with or client referral to a third party is appropriate. A member shall make a continuing commitment to learning and professional improvement.

4.01 - A member shall keep informed of developments in the field of Financial Planning and participate in continuing education throughout his or her professional career in order to improve professional competence in all areas in which he or she is engaged. As a distinct part of this requirement, a member shall satisfy all minimum continuing education and professional development requirements established for members or CFP\textsuperscript{CM} professionals by the IFP as relevant.

4.02 - A member shall offer advice only in those areas in which he or she has competence. In areas where the member is not professionally competent, he or she shall seek the assistance of qualified individuals or refer clients to such parties.

4.03 - A member shall only make or implement recommendations which are suitable for the client in the attainment of that client’s objectives.
4.04 - Consistent with the nature and scope of the engagement, a member shall make
a full investigation regarding the financial products recommended to such clients. Such investigation may be made by the member or by others provided that the member acts reasonably in relying upon such investigation.

4.05 - Where the client requires services beyond those that the member is capable of or authorised to provide, the member shall disclose this. The member shall agree with the client suitable third party arrangements.

5. CONFIDENTIALITY
A client by seeking the services of a member may be interested in creating a relationship of personal trust and confidence with the member. This type of relationship can only be built upon the understanding that information supplied to the member will be confidential. In order to provide the contemplated services effectively and to protect the client’s privacy, the member shall safeguard the confidentiality of such information unless the law requires or there is a very good reason to do otherwise.

5.01 - A member shall not reveal or use for his own benefit without the client’s consent, any personally identifiable information relating to the client relationship or the affairs of the client, except and to the extent disclosure or use is reasonably necessary:
(a) To establish an advisory or brokerage account to effect a transaction for the client, or as otherwise authorised in order to carry out the client engagement, or
(b) To comply with legal requirements, or
(c) To defend the member against charges of wrongdoing, or
(d) In connection with a civil dispute between the member and the client.
For the purposes of this guideline, the prescribed use of client information is improper whether or not it actually causes harm to the client.

5.02 - A member doing business as a partner or principal of a financial services firm owes to the member’s partners or co-owners a duty to act in good faith. This includes, but is not limited to, adherence to reasonable expectations of confidentiality both while in business together and thereafter.

6. COURTESY
Courtesy is treating others in the same fashion that one would wish to be treated and is an essential quality of any professional.

6.01 - A member shall show respect for other Financial Planning professionals and related occupational groups, by engaging in fair and honourable competitive practices.

6.02 - A member shall respond to client communications promptly. A member shall return the client’s original records in a timely manner after their return has been requested by the client.

6.03 - A member shall inform his employer, partners or co-owners of remuneration or other benefit arrangements in connection with his services to clients which are in addition to remuneration from the employer or profits from the business arising from such services.

6.04 - A member shall join a Financial Planning organisation as a partner or principal only on the basis of mutual disclosure of
relevant and material information regarding credentials, competence, experience, licensing and/or legal status, and financial stability of the parties involved.

6.05 - A member who is a partner or co-owner of a financial services firm or organisation who elects to withdraw from the firm shall do so in compliance with any applicable agreement, and shall deal with his or her business interest in a fair and equitable manner.

7. DILIGENCE

Diligence requires fulfilling professional commitments in a timely and thorough manner and taking due care in planning, supervising and delivering professional services.

7.01 - A member shall comply with all applicable post-certification or post-qualification requirements established by the Board of the IFP including, but not limited to, payment of the annual subscription and/or CFP\textsuperscript{CM} certification fee as applicable, as well as signing and returning the CFP\textsuperscript{CM} Professional’s Declaration annually in connection with the Certification renewal process, as applicable.

7.02 - In all professional activities, a member shall perform services in accordance with (a) Applicable laws, rules and regulations of governmental bodies and other applicable authorities, and (b) Applicable rules, regulations, and other established policies of the IFP unless there are very good reasons to the contrary.

7.03 - A member shall not practise any other profession or offer to provide such services unless the member is qualified to practise in those fields and is authorised as required by law.

7.04 - A member shall properly supervise subordinates with regard to their delivery of Financial Planning services, and shall not accept or condone conduct in violation of this Code.

7.05 - A member shall:

(a) advise the member’s employer of outside affiliations which reasonably may compromise service to an employer, and
(b) provide timely notice to the employer and clients, unless precluded by a contractual obligation, in the event of change of employment or status as a member.

7.06 - A member doing business as a partner or principal of a financial services firm owes to the member’s partners or co-owners a responsibility to act in good faith. This includes, but is not limited to, disclosure of relevant and material financial information while in business together.
TERMINOLOGY

‘Client’ denotes the member of the public, corporate body or trust with whom the member has or did have an agreement to provide Financial Planning services.

‘Commission’ denotes the remuneration received by the member as a result of a financial transaction implemented by him or her, when the same is calculated as a percentage of the value of the transaction.

‘Conflict of Interest’ denotes circumstances, relationships or other facts about the member’s own financial, business, property and or personal interests or employers which will or reasonably may impair the member’s rendering of objective advice, recommendations, or services. ‘Fee based’ denotes a method of remuneration in which remuneration is received in the form of a fee, whether this is paid direct by the client, or out of commission received by the member or by any related party in respect of any transactions carried out on behalf of the client which is then offset against fees payable to the member. A “related party” for this purpose shall mean an individual or entity from whom any direct or indirect economic benefit is derived by the member as a result of implementing a recommendation made by the member.

‘Financial Planning’ denotes the process of developing strategies to assist clients in managing their financial affairs to meet life goals.
Isn’t it time you stepped up to the mark?

There are many recognised symbols of global excellence. CFP<sup>CM</sup> certification is the only globally recognised mark of professionalism for Financial Planners. When seeking trusted and expert Financial Planning advice consumers should always look for the CFP<sup>CM</sup> mark.

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