



CODE OF ETHICS

Version IV

TABLE OF CONTENTS

Contents

Director's Briefing	1
Ethical Principles and Corporate Values	3
Conflicts of Interest	4
Confidential Information Regarding Customers or Others Permissible Dissemination of Confidential Information Confidential Information Regarding Current or Former Directors or Employees Company Resources; Proprietary Information	
Confidential Information	7
Personal Investments and Finances	8
Insider Trading Personal Investments Purchase of Company Owned Property Loans	
Business Conduct	10
Business and Accounting Practices Political Contributions; Expenditures for Political Purposes Information Security - Use of Company Owned Computers, Networks, Hardware & Software Outside Business Interests Management Interlocks Fair Dealings	
Special Ethics Obligations for Employees with Financial Reporting Responsibilities	1 <u>2</u>
Reporting Violations	13
Whisleblower Procedures	14
Reporting Illegal or Unethical Behavior Accounting Complaints Non-Retaliation	
Consequences for Noncompliance with the Code of Ethics	15
Conclusion	16

DIRECTOR'S BRIEFING

Director's Briefing

Code of Ethics/Insider Activities

REGULATORY RISK ISSUE(S)

Insider abuse is a large contributor to bank failures and may come in such forms as excessive or poor quality loans to insiders, diversion of income through excessive salaries or unjustified fees paid to insiders, excessive dividends, and more favorable terms for insider deposits. Transaction risk exists with each insider activity. Additionally, receiving or soliciting gifts to influence a financial transaction represents significant regulatory risk, is strictly prohibited, and may result in stiff penalties. The Bank Bribery Act of 1984 increased the urgency for financial institutions to educate all of their employees against participating in such transactions, by creating substantial penalties. The Bank Bribery Act and the adoption of Regulation O or the Financial Institutions Regulatory Act (FIRA) underscored the need for sufficient policy regarding proper employee/ customer relationships. Abusive insider activities and improper employee/customer relationships may result in negative market reaction or reputation risk. Abusive insider activities can also jeopardize the bank's financial condition and the safety of its customers' deposits resulting in corrective regulatory action, a significant regulatory risk. It is imperative that Bank employees act in a manner of public trust and confidence.

MAJOR POLICY ELEMENTS

- Guidelines for employees to use "reasonable" standards regarding normal amenities that facilitate conducting business
- Disclosure of business and other relationships that may result in conflict of interest
- Terms under which items of value may be accepted
- Identification of insider abuses
- Special Ethics for Financial Reporting Employees
- Reporting Violations and Whistleblower Procedures
- Consequences of noncompliance

OTHER CONSIDERATIONS

- Prevention of possible compromising situations through prior knowledge and proper handling
- Document efforts to comply with regulatory guidelines and preservation of integrity and respect.

STATEMENT OF NEED AND DEFINITION

The board of directors is cognizant of the important role that public confidence in the bank plays in the bank's actual condition. The public's perception of the bank and its management as honest and trustworthy is vital. Any public feeling of impropriety can have tremendous repercussions on the bank. Honest and trustworthy conduct is required of all Home Bank employees and officers. The board of directors also acknowledges the risk that conflicts of interest may arise in obtaining persons involved in the business and civic community to act as directors, senior officers, and employees of the bank. Because of such persons' worth in attracting and maintaining business relationships, the board feels it prudent to adopt a Code of Ethics / Insider Activities Policy.

The Code of Ethics / Insider Activities Policy, along with the bank's Loans to Insiders Policy and the Statement of Policy and Procedures Governing Trading in Home Bank Shares will govern all aspects of Home Bank insider

DIRECTOR'S BRIEFING

activity. Together, these three policies will prevent not only the existence but also the appearance of any conflict of interest or breach of fiduciary responsibility and will formalize the bank's commitment to safe and sound banking operations

THE PURPOSE

In order to assure the proper and ethical performance of our business and to maintain the confidence of the public, our customers in Home Bank, all of our directors, officers and employees are expected to act in accordance with the highest standards of personal and professional integrity in all aspects of their activities, to comply with applicable laws, rules and regulations and to avoid misconduct and conflicts of interest and the appearance of conflicts of interest. To promote these standards and values, our Board of Directors has established and adopted this Code of Ethics and Insider Activities Policy to provide guidance concerning the standards of ethical conduct by and responsibilities of our directors and employees of Home Bank.

This Code outlines the broad principles of legal and ethical business conduct embraced by Home Bank. However, a written code cannot answer all questions raised in the context of business relationships. Therefore, this Code must be applied using common sense and good judgment. Issues with respect to conflicts, legality or ethics may not always be clear cut and officers and employees should consult with higher levels of management or the Compliance Officer. Directors should discuss the matter with the Compliance Officer or outside counsel.

ETHICAL PRINCIPLES AND CORPORATE VALUES

Ethical Principles and Corporate Values

ETHICAL PRINCIPLES

The nature of our business requires careful observance of applicable laws and regulations. High standards of conduct and personal integrity are essential for us to maintain the confidence of our customers, employees, and the general public. In order to ensure that we and all of our directors, officers and employees embrace and promote sound ethical business practices, we require that you agree to:

- Act with honesty and integrity, avoiding actual or apparent conflicts of interest in personal and professional relationships;
- Comply with rules and regulations of federal, state and local governments, and other appropriate regulatory agencies;
- Act in good faith, responsibly, and with due care, competence and diligence, without misrepresenting material facts or allowing one's independent judgment to be impaired;
- Provide information that is accurate, complete, objective, relevant, timely and understandable to ensure full, fair, accurate, timely, and understandable disclosure in reports and documents; and
- Promptly report to any member of Senior Management or a member of the
- Audit Committee of our Board of Directors any conduct that you believe to be a violation of law or business ethics or of any provision of this Code, including any transaction or relationship that reasonably could be expected to give rise to a conflict of interest.

CORPORATE VALUES

- We Are Invested
- We Do The Right Thing
- We Are Humble
- We Share Our Ideas and Insights
- We Serve Our Community
- We Make People Smile
- We Are A Family

Conflicts of Interest

A conflict of interest exists whenever you (or a member of your family defined as spouse, father, father-in-law, mother, mother-in-law, brother, brother-in-law, sister, sister-in-law, aunt, uncle, child(ren), step-child(ren), grandparents and/or other dependent of the officer, employee or director) has a personal interest in any entity or matter that may influence a decision or cloud your judgment in the discharge of your responsibilities to us. It is your duty to avoid situations from which you (or a family member) might benefit personally, directly or indirectly, or that gives the perception that you (or a family member) are benefiting personally from business decisions, use of our facilities or from relationships with our customers, vendors or contacts.

Employees should never process or post transactions to their own accounts. Employees are prohibited from participating in the process of making loans to companies in which the employee has a substantial interest as an owner, director, officer, or partner, or to companies in which a member of his or her family has such an interest, or to a member of his or her family. Such interests must be disclosed and such loans must be directed to another loan officer. (Also see Section IV (D) "Loans", below.)

Employees should avoid any relationship that would cause a conflict of interest with their duties and responsibilities at Home Bank. Employees are expected to disclose any situations that may involve inappropriate or improper conflicts of interest affecting them personally or affecting other employees or those with whom we do business. Waivers of conflicts of interest involving executive officers require the approval of the Board of Directors or an appropriate committee.

To avoid conflicts of interest, Directors are expected to disclose to their fellow Directors any personal interest they may have in a transaction upon which the Board passes and to recuse themselves from participation in any decision in which there is a conflict or potential conflict between their personal interests and the interests of Home Bank.

COMPENSATION AND GIFTS

The Bank Bribery Act prohibits any director or employee and any agent of Home Bank or attorney representing Home Bank from offering or receiving anything of value where the item of value is offered with the intent of influencing a director, officer or employee, agent or attorney or a business transaction. This law is broad and carries civil and criminal penalties, including fines and/or imprisonment. Gifts or awards given in recognition of your service or accomplishment in civic, charitable, educational, or religious organizations are not prohibited by this Code.

1. General Prohibitions: Except as provided below, you are prohibited from soliciting or receiving anything of value in any amount in connection with our business, including but not limited to money, goods, or services. This prohibition applies whether such was obtained as a gratuity/gift or as a "quid pro quo" exchange (something received or given as a reward for preferential action or service rendered by you). Additionally, this prohibition includes receiving compensation of any kind from any source for rendering services of a type that are performed or offered by us. A director or employee may not do indirectly what he or she is prohibited from doing directly; for example, arrange to have a prohibited gift made to a member of his or her immediate family. Similarly, you may not give gifts, meals, or entertainment (including a quid pro quo exchange) which are intended to influence, or that might give the appearance of influencing, another director, officer or employee or a business contact in a business decision. Any action by you perceived to compromise another's judgment is prohibited.

Example: An employee may not solicit or receive any sort of personal compensation in return for Home Bank making a loan to a customer except for direct compensation paid by Home Bank in the form of salary or incentive.

Example: A director who is in a position, whether directly or indirectly, to sell goods or services to Home Bank may not give gifts to the department responsible for making such purchasing decisions.

CONFLICTS OF INTEREST

- 2. Permissible Gifts: Any director, officer or employee may accept anything of value from customers only if it:
 - a. Is valued at \$200 or less (cash is not permissible); AND
 - b. Is not intended to influence any decision by the director, officer or employee;
 - c. Is unsolicited;
 - d. Is infrequent; and
 - e. Is not a quid pro quo.

Notwithstanding the foregoing, under no circumstances shall you accept money as a gift from any customer.

Examples of Permissible Gifts: Gifts which are likely to meet these guidelines are: advertising or promotional materials such as pens, pencils, key rings, calendars and similar items valued under \$200.

Additionally, you may accept gifts from individuals who have both a personal relationship with you and a business relationship with us, for such commonly recognized events or occasions such as a promotion, wedding, birthday, retirement, or religious observance, if valued at less than \$200.

Generally, there is no threat of a violation of the Bank Bribery Act if acceptance of a gift or benefit is based on an immediate family or personal relationship, which exists independent of any business with us or if the gift or benefit is made available to the general public under the same conditions on which it is made available to you.

Tickets for sporting, cultural, or other events purchased by the bank should generally be used in entertaining potential or actual customers, vendors, or others for business purposes only. If it is determined three or four days before the event that the tickets will not be used an officer may offer them to someone else at his or her discretion.

If you are offered or receive something of value in excess of the above-stated amounts which you believe may be impermissible under this Code, you must disclose the matter to the Compliance Officer and seek a determination that the item of value may be accepted or must be returned. The reviewer will give due consideration to the criteria for permissible gifts and whether receipt poses a threat to our integrity.

BUSINESS GRATUITIES

Payments for travel, lodging, meals and entertainment are normally permissible if they (i) are reasonable in amount; (ii) are expended in the course of a legitimate business meeting or an event intended to foster better business relations; (iii) would be paid by us as a business expense if not paid for by the outside source; and (iv) are unsolicited. If you are offered payments of the type which you believe may be impermissible, you must disclose the matter to the Compliance Officer and seek a determination that the offer may be accepted or must be rejected. The reviewer will give due consideration to the criteria for permissible payments and whether receipt poses a threat to our integrity.

Example: It is not a prohibited business gratuity to accept a vendor's offer to pay lodging and meals for an employee's attendance at a conference sponsored in whole or in part by the vendor so long as the employee's attendance has a business purpose.

TRANSACTIONS WITH INSIDERS; RELATED PARTY TRANSACTIONS

From time to time we may purchase or lease real or personal property or goods or services from you, a member of your immediate family, or from business entities in which you or in which a member of your immediate family is an officer, director and/or controlling shareholder. It is our policy that any transaction involving insiders generally must be conducted at arm's length and that any consideration paid or received by us in connection with such a transaction shall be on terms no less favorable than terms available to an unaffiliated third party under the same or similar circumstances. In accordance with Regulation O, the director's or officer's interest in any such transactions requiring Board action shall be disclosed to the Board prior to any action being taken, and any such transactions not requiring Board approval shall be reported to the Board quarterly.

The Audit Committee must approve in advance all Related Party Transactions exceeding \$120,000. For these purposes, a "Related Party Transaction" is any transaction, other than loans from Home Bank, in the normal

CONFLICTS OF INTEREST

course of business with no preferential terms and not involving more than the normal risk of collectability, between Home Bank or Home Bank and:

- any director or executive officer;
- 5% or greater shareholder;
- any immediate family member of a director, executive officer or 5% shareholder; or
- an entity in which a director, executive officer, 5% shareholder or any immediate family member thereof, has a controlling or substantial ownership interest.



I can only control my own behavior. Am I expected to report what others are doing? Yes, because it is the right thing to do. You cannot let others act without integrity – harm Home Bank – and expect to succeed yourself.

CONFIDENTIAL INFORMATION

Confidential Information

CONFIDENTIAL INFORMATION REGARDING CUSTOMERS AND OTHERS

You must take all reasonable measures to protect the confidentiality of non-public information about us or our subsidiaries and our customers, shareholders and suppliers obtained or created in connection with your activities and to prevent the unauthorized disclosure of such information unless required by applicable law or regulation or legal or regulatory process.

PERMISSIBLE DISSEMINATION OF CONFIDENTIAL INFORMATION

Dissemination of confidential customer information among our subsidiaries is permissible commensurate with our Privacy Policy. Notwithstanding the foregoing, all queries of a legal nature that involve confidential information relating to our customers must be directed to the Compliance Officer who will determine if outside counsel is necessary.

CONFIDENTIAL INFORMATION REGARDING CURRENT OR FORMER DIRECTORS AND EMPLOYEES

All requests for information regarding current or former directors or employees must be referred to our Human Resources Department. Our internal procedures and applicable laws limit the amount of information our Human Resources Department may provide.

DID YOU KNOW?

When your employment or service ends at Home Bank, you are still obligated to protect confidential information.

COMPANY RESOURCES; PROPRIETARY INFORMATION

You are prohibited from selling, disclosing, or otherwise using our physical resources or proprietary information for personal benefit or for the benefit of any other party. The definition of our "physical resources or proprietary information" includes all of our intellectual property, including but not limited to any written materials, any computer or network-based information, data, policies, procedures, and any other types of information or data developed for us by an employee or a vendor, supplier or other contractor.

Example: Employees are prohibited from using our marketing research for a personal venture or disclosing proprietary information to a competitor.

PERSONAL INVESTMENTS AND FINANCES

Personal Investments and Finances

INSIDER TRADING

In the course of your duties, you may become privy to "insider information" within the meanings of state or federal laws. This means material, non-public information that might have an effect on our stock price if the information were publicly known. You should also be aware that the same prohibition against insider trading applies to trading in the stock of our customers, suppliers or any other company if you have inside information about them. Employees are strictly prohibited from providing inside information to other persons as this information might influence their trading activities or financial transactions.

Examples of such "inside information" may include: expansion plans, major management

changes, future dividend rates, declaration of stock spilt or offerings of additional securities, current or future earnings projections, new contract or projects, mergers, acquisitions or divestitures or other such material matters. It should be noted that either positive or negative information may be material. You are also prohibited from trading in put options or in short selling or in any other trade which would gain from a decrease in our stock price.

It is your responsibility to understand laws and policies that may apply to you. Further information on blackout periods, pre-clearance and other matters related to insider trading for directors and executive officers are contained in the Statement of Policy and Procedures Governing Trading in Shares of Home Bancorp, Inc.

PERSONAL INVESTMENTS

Directors must disclose to the Chairman of the Board and employees must disclose to their direct supervisor when they know of any ownership or beneficial interest which they or members of their immediate families have with our customers or suppliers if they have responsibility for the account relationship. You and your immediate families are prohibited from investing in securities of customers or suppliers if you or they hold or share any responsibility for the account relationship, unless the securities are publicly traded and the purchase or sale is based upon information available to the general public, or unless approval is granted by a majority vote of the Board of Directors. In those instances where a personal investment in a given customer has been approved, you must avoid participation in any decisions concerning that customer.

Example: An employee who is the account officer for or deals with the loan account of ABC Company (a customer) may not invest personally in ABC Company without receiving prior approval of the Board of Directors. (See also Section IV (D) "Loans" below).

The employees of Home Bank may purchase and hold stock of Home Bank for investment and are encouraged to seek independent financial guidance. Employment in a bank requires prudent and proper conduct in investment and other situations. Speculation or trading in the stock of the bank is prohibited if the purchase or sale is based on insider information, as discussed previously.

PURCHASE OF COMPANY OWNED PROPERTY

Purchase of company owned or subsidiary owned property (real or personal) by you or members of your immediate families requires the approval of the Board of Directors and must be at fair market value.

LOANS

Loans by us are available to directors and executive officers on the same terms and conditions, including interest rates and collateral, as those prevailing for comparable loans with other customers. Loans are available to other employees consistent with the provisions of Regulation O ("Regulation O Loans"). Any loan to a director, officer or other employee must not involve more than the normal risk of repayment or present other

PERSONAL INVESTMENTS AND FINANCES

unfavorable features. With certain exceptions, including loans by insured depository institutions which are subject to the restrictions of Section 22(h) of the Federal Reserve Act, the Securities Exchange Act of 1934, as amended (the "Exchange Act"), makes it unlawful for Home Bank, directly or indirectly, including through any subsidiary, to extend or maintain credit, arrange for the extension of credit or renew the extension of credit in the form of a personal loan to or for any of our directors or executive officers.

Business Conduct

BUSINESS AND ACCOUNTING PRACTICES

- 1. None of our funds or assets shall be used for unlawful purposes.
- 2. No unrecorded fund or asset shall be established or maintained for any purpose.
- 3. No false or misleading entries shall be made in our books and records for any purpose. All items of income or expense shall be appropriately recorded.
- 4. No payment by us shall be made with the intent or understanding that all or any part of such payment be used for any purpose other than that described in our books and records.
- 5. No payment on our behalf shall be approved without adequate supporting documentation or with the intention or understanding that all or any part of such payment is to be used for any purpose other than that described by the documents supporting the payment.
- 6. Compliance is required with generally accepted accounting principles and procedures and with established internal accounting controls and procedures.
- 7. We may require submission by directors and employees of reports or statements in compliance with this section, at such time or from time to time and in such form as we may specify.

POLITICAL CONTRIBUTIONS; EXPENDITURES FOR POLITICAL PURPOSES

- 1. None of our funds or assets are to be used to make any unlawful political contribution. For purposes of this section, the term "political contribution" includes not only the direct or indirect delivery of our cash or property to a political party, candidate, committee or organization but also includes: (a) the reimbursement by us to any director, officer or employee or any other person, for a political contribution made or to be made by such director, officer or employee or other person; or (b) the provision of services or the use of property or the making of a loan, to a political party, candidate, committee or organization by us, except in the ordinary course of our business and on customary commercial terms. Purchases of tickets to political dinners or other similar events or of advertisements in political publications are considered to be political contributions and are not reimbursable.
- 2. Neither the bank nor employee acting on our behalf shall establish any program to solicit, collect or distribute political contributions from a director, officer or employee.
- 3. You shall not be under any obligation of any kind to us or to any other director, officer or employee, to utilize any of your compensation to make political contributions and no director, officer or employee or any other person acting on our behalf, shall seek to create or enforce any such obligation.

 Nothing contained in this section is intended to discourage you from active personal involvement in the political process, including the making of personal political contributions, or to otherwise limit the rights and obligations of directors, officers or employees as responsible citizens.

 Notwithstanding the foregoing, this Code (i) requires that before you seek or accept a nomination or appointment to any public office, whether paid or unpaid, that you must obtain our non-objection and (ii) prohibits political campaigning, wearing and/or displaying political campaign slogans, distributing political literature, and/or soliciting campaign funds at or in the work place.

BUSINESS CONDUCT

INFORMATION SECURITY – USE OF COMPANY OWNED COMPUTERS, NETWORKS, HARDWARE AND SOFTWARE

The unauthorized use or duplication of computer software owned by us is strictly prohibited. The use of computer software owned personally by employees on computer equipment owned by us is strictly prohibited.

OUTSIDE BUSINESS INTERESTS

Prior approval must be obtained in situations where you or your immediate family members may profit from a relationship with a company or other entity with which you deal with in the course of your company duties.

I heard my email and Internet access are being monitored. Is this true?

Yes. Email and internet access are Home Bank property and may be monitored. This includes personal activity on password-protected Internet sites you access using Home Bank equipment or systems. Monitoring enables us to reduce risk to the company that's caused by

the misuse of technology.

MANAGEMENT INTERLOCKS

You should be aware of the various statutes and regulations either prohibiting or restricting dual service by you in the following areas:

- 1. Service as a director, officer or employee of any other commercial bank, banking association, trust company, savings bank, savings and loan association, or credit union;
- 2. Service in an organization primarily engaged in the issue, underwriting, public sale or distribution of stocks, bonds or other securities:
- 3. Service as an officer or director of a public utility or a registered public utility holding company or subsidiary; or
- 4. Service as a director, officer, partner, employee, appointee or representative of any obligor of securities for which our subsidiary with which he or she is affiliated is the indenture (corporate) trustee

FAIR DEALINGS

Employees, officers and directors should not conceal information, abuse privileged information, misrepresent material facts or engage in any other unfair dealing practices within the context of their company duties.

SPECIAL ETHICS OBLIGATIONS FOR EMPLOYEES WITH FINANCIAL REPORTING RESPONSIBILITIES

Special Ethics Obligations for Employees with Financial Reporting Responsibilities

As a public company, it is critical that Home Bancorp's filings with the Securities and Exchange Commission ("SEC") be accurate and timely. Depending on your position with us, you may be called upon to provide information to assure that our public reports are complete, fair and understandable. We expect you to take this responsibility seriously and to provide prompt and accurate answers to inquiries related to our public disclosure requirements.

All directors, officers and employees bear a special responsibility for promoting our integrity. The CEO, the CFO and other employees who participate in the preparation or review of our SEC filings ("Participating Employees") have a special role both to adhere to these principles and also to ensure that our corporate culture ensures the fair and timely reporting of our financial results and condition. Because of this special role, our CEO, CFO and all other Participating Employees are bound by the following standards, and by signing the Certificate of Compliance attached to this Code, each agrees that he or she will:

- Act with honesty and integrity, avoiding actual or apparent conflicts of interest in personal and professional relationships;
- Provide information that is accurate, complete, objective, relevant, timely and understandable to ensure full, fair, accurate, timely, and understandable disclosure in reports and documents that we file with, or submit to, government agencies and in other public communications made by us;
- Comply with rules and regulations of federal, state and local governments, and other appropriate regulatory agencies;
- Act in good faith, responsibly, and with due care, competence and diligence, without misrepresenting material facts or allowing one's independent judgment to be impaired; and
- Promptly report to the Audit Committee of our Board of Directors conduct that the individual believes to be a violation of law or business ethics or of any provision of the Code of Conduct, including any transaction or relationship that reasonably could be expected to give rise to a conflict of interest.

REPORTING VIOLATIONS

Reporting Violations

The procedures for handling concerns and complaints regarding questionable accounting or auditing matters are set forth below under Article VIII, "Whistleblower Procedures."

Anyone who seeks advice, raises a concern or reports misconduct or a violation of this Code is following the requirements of this Code and the desires of our Board of Directors. We encourage such action. Retaliation against anyone who makes a good faith report of misconduct is illegal and will not be tolerated.

HOW DO I REPORT?

An anonymous Employee Fraud Hotline has been established to report suspected or observed fraudulent or unethical behavior. Our employees are encouraged to use the Employee Fraud Hotline to report the following issues:

- Accounting, auditing or internal financial control issues
- Embezzlement
- Falsification of reports or records
- Theft
- Misuse of assets

To report any of these issues above, call **337.521.8021** and leave a voice message. Employees should keep in mind the following when reporting via hotline: Provide enough information to support an investigation. Reports should be made in good faith and should not be frivolous or ill-intended.

Ethics is knowing the difference between what you have a right to do and what is right to do.

Potter Stewart

WHISTLEBLOWER PROCEDURES

Whistleblower Procedures

REPORTING ILLEGAL OR UNETHICAL BEHAVIOR

If you suspect or know of violations of this Code or illegal or unethical business or workplace conduct by employees, officers or directors then you have an obligation to report your concerns. You can make your report to the Audit Committee of the Board of Directors or you can report to your supervisor or superiors in accordance with our Bank Secrecy Act procedures. If the individuals to whom such information is conveyed are not responsive, or if there is a reason to believe that reporting to such individuals is inappropriate in particular cases, then you should contact the CEO or the Audit Committee of the Board of Directors at 503 Kaliste Saloom Road, Lafayette, Louisiana 70508. Such communications will be kept confidential to the extent feasible.

You can also report illegal or unethical behavior by calling **337.521.8021** and leaving a voice message. Employees should keep in mind the following when reporting via hotline: Provide enough information to support an investigation. Reports should be made in good faith and should not be frivolous or ill-intended.

ACCOUNTING COMPLAINTS

Our policy is to comply with all applicable financial reporting and accounting regulations. If any director, officer or employee has unresolved concerns or complaints regarding questionable accounting or auditing matters, then you are encouraged to submit those concerns or complaints (anonymously, confidentially or otherwise) to the Audit Committee. Subject to its legal duties, the Audit Committee and the Board will treat such submissions confidentially. Such submissions may be directed to the attention of the Audit Committee of the Board of Directors, 503 Kaliste Saloom Road, Lafayette, Louisiana 70508.

NON RETALIATION

We prohibit retaliation of any kind against individuals who have made good faith reports or complaints of violations of this Code or other known or suspected illegal or unethical conduct.

DID YOU KNOW?

- Knowingly making false accusations of illegal or unethical acts is a serious violation of the Code of Ethics and Business Conduct. This undermines our reporting process and can damage people's reputations
- There is no justification for an illegal or unethical act. Believing Home Bank benefitted from such an act, or committing such an act because someone else directed you to do so, is no defense.

CONSEQUENCES FOR NONCOMPLIANCE WITH THE CODE OF ETHICS

Consequences for Noncompliance with the Code of Ethics

Violations of the policies, guidelines and standards set forth in this Code of Ethics, including failures to report potential violations by others, are a serious matter that may result in disciplinary action, including termination of employment. If you believe that a violation of the Code of Ethics has occurred, you should contact the Audit Committee of the Board of Directors.

CONCLUSION

Conclusion

We conduct ourselves and our business dealings so as to comply with all applicable laws and regulations. Where the requirements of such laws and regulations are unclear, the advice of the Compliance Officer or outside counsel must be sought to secure interpretation and to ensure compliance. You must understand our internal policies and procedures and the legal and regulatory framework within which we operate and must take those steps necessary to ensure that any persons working with or under your supervision understand them. You are urged to reread this Code from time to time to refresh your recollection of the statutory and regulatory matters and the policies outlined herein.

This Code may be amended or modified by our Board of Directors. Waivers of this Code may only be granted by the Board of Directors or a committee of the Board with specific delegated authority. Waivers will be disclosed to shareholders as required by the Exchange Act and the rules thereunder and the applicable rules of the Nasdaq Stock Market.