City of Los Angeles
Responsible Banking & Investment Monitoring Program
For Investment Banks

Investment banks providing City investment banking services or seeking City investment banking business must complete and submit this form no later than July 1st of each year to the City Administrative Officer to comply with Chapter 5.1, Section 20.95.1 of the Los Angeles Administrative Code.

Contact Information:

Barclays Capital Inc.

Name of Financial Institution

745 Seventh Avenue New York NY 10019

Street Address City State Zip Code

Robert Taylor, Managing Director

Contact Person Name and Title

(212) 526-4084 robert.m.taylor@barclays.com

Telephone No. Email Address

SOCIAL RESPONSIBILITY

Please answer the following questions for the preceding calendar year.

1. Did your firm make monetary donations to charitable programs within the City limits?
   
   Yes X No ___

   If yes, please complete the attached form, labeled at Exhibit 1.

2. Did your firm provide any scholarship awards to residents of the City of Los Angeles?

   Yes ___ No X

   a. How many scholarships were awarded? _______
   
   b. What was the total value of the awarded scholarships? _______

3. Does your firm have internal policies regarding utilization of subcontractors which are designated as “women owned,” “minority owned,” or “disabled” business enterprises? Yes x No ___

   If yes, please provide a copy of your policies, labeled as Exhibit 2
CONSUMER PROTECTION

1. Is the financial institution currently in compliance with all applicable consumer financial protection laws?
   Yes X No ___
   If no, please briefly explain: ______________________________________________________________

2. Does the financial institution have policies to prevent the use of illegal predatory consumer adverse sales goals as the bases for evaluation, promotion, discipline or compensation of employees?
   Yes X No ___
   If no, please briefly explain: ______________________________________________________________

3. Does the financial institution encourage and maintain whistleblower protection policies for its employees and/or customers to report suspected illegal practices, including predatory sales goals?
   Yes X No ___
   If no, please briefly explain: ______________________________________________________________

4. In the last five years, has the financial institution been subject to any disciplinary actions such as fines, suspensions, or settlements, undertaken by the Securities and Exchange Commission, the Consumer Financial Protection Bureau, the Municipal Securities Regulation Board, the Financial Industry Regulatory Agency and/or any State regulatory agency?
   Yes X No ___

5. If the answer to question no. 4 is yes, please provide in separate attachment labeled Exhibit 3, what the violation(s) are, the reason for the enforcement action, what government agencies are involved, the date of the enforcement action, what is the current status, and how were or will the issues be resolved?

See attached Exhibit 3
CERTIFICATION UNDER PENALTY OF PERJURY (*)

I certify under penalty of perjury that I have read and understand the questions contained in this form and the responses contained in the form and on all the attachments. I further certify that I have provided full and complete answers to each question, and that all information provided in response to this form is true and accurate to the best of my knowledge and belief.

Robert Taylor  Managing Director  9/3/2020

Print Name   Title   Signature   Date

(*) Signature must be that of the Head of Public Finance or equivalent corporate executive.

PLEASE SEND THE ORIGINAL SIGNED FORM TO THE ADDRESS BELOW AND EMAIL A COPY TO CAO.DEBT@LACITY.ORG.

Office of the City Administrative Officer
200 North Main St. Room 1500
Los Angeles, CA 90012
Attention: Debt Management Group

Robert Taylor  Managing Director  9/3/2020
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About Barclays Global Supplier Diversity

As part of The Barclays Values - *How We Do Business*, Supplier Diversity is one way we demonstrate our commitment to a responsible and inclusive procurement process.

We believe the best and most responsible, inclusive supply chain model offering the greatest corporate and community value is one that:

- Attracts the best and most diverse entrepreneurial minds, management teams and business models wherever in the world we do business, eliminating the barriers-to-access for best-in-class B2B entrepreneurs
- Supports the growth and development of privately-held ventures by helping founders/managers gain access to capital, managerial development resources and market opportunities
- Recognises innovation as a driver of operational efficiencies, lowest total cost of ownership and incremental revenue growth through new or enhanced products
- Adapts to regional regulations, norms and customs while meeting corporate values, goals and objectives

*Diverse Suppliers defined*

For Barclays, a diverse supplier meets *size* (using country-specific size standards for businesses) or *ownership* (businesses majority owned and controlled by women, ethnic minorities, LGBT, veterans, persons with disabilities) diversity criteria.

*Our Structure*

Barclays Global Supplier Diversity initiative was launched in 2013. The Global Head of Supplier Diversity reports through the Category Management function as part of Procurement -- providing cross-functional, cross-business unit supply chain access for diverse suppliers interested in providing goods and services across the range of third-party Barclays tenders.

*How We’re Driving Spend with Diverse Suppliers*

The Barclays Global Supplier Diversity Strategic Plan, is designed around

A. **Three key programmes to drive incremental spending with diverse suppliers**

1. **Supplier Market Access Programme** – designed to capture Barclays-wide procurement opportunities and match qualified diverse suppliers against them. The matchmaking is done physically, in strategic locations, and virtually -- with our strategic sourcing colleagues in the UK and US, and regional and international NGO B2B diverse supplier certifying bodies such as

   - Women’s Enterprise Connect International (WeConnect Int’l) – actively engaged with its affiliate in the UK/Europe
   - Minority Supplier Development (MSDUK) - UK
   - National Minority Supplier Development Council (NMSDC) - US
   - Women’s Business Enterprise National Council (WBENC) – US
   - National Gay and Lesbian Chamber of Commerce (NGLCC) - US

We’re constantly adding to our proprietary database of diverse suppliers gathered from Barclays hosted or sponsored activities (see events below), including the Barclays Rise programme, to attract start-up, micro and SME businesses as potential suppliers.
We aggregate Barclays request for proposals, pre-screen diverse suppliers from these sources and match them with those responsible for leading the respective strategic sourcing process for the given products/services.

We engage diverse suppliers in traditional back- and middle-office goods and services -- areas such as technology programming, consulting, leadership and development and staffing and also include diverse suppliers in the delivery of front-office goods and services such, as broker-dealer services.

2. **Supplier Development Programme** – our primary method of developing diverse suppliers is growing our contracting relationship with them. In 2017, we achieve 7.2% with diverse suppliers. This is up from 5.6% where we began the year, adjusting for previous contributions made by Barclays Africa Group no longer in our spending data. With our recent structural changes in Procurement, we’re now developing goals at a Category level across the firm, centrally managed by the Procurement team.

3. **Banking Access Programme** – as a global leader in financial services, we provide the financial utility for communities around the world to grow and thrive. As part of our Banking Access Programme, our Supplier Diversity and our banking colleagues are collaborating to develop content and provide financial services and knowledge-transfer to diverse suppliers -- allowing them to better position themselves to manage and acquire capital to fuel their growth.

B. **Signature events that tie our three key programmes together**

1. **Supplier Diversity Day events** - the culmination of these three programmes resulted in our inaugural Supplier Diversity Day in the Fall of 2014 in London. Nearly 100 diverse suppliers, mostly from the UK and some from the US, were invited to our company headquarters for in-person and video matchmakers with our strategic sourcing professionals in the UK, US and Singapore. We also delivered two sets of Master Classes under the theme “From Micro to IPO – Financial and Legal matters for the Growth Venture” designed to deliver banking and legal expertise to diverse suppliers.

We’ve since expanded the Supplier Diversity Day event to the US, where we continue to attract nearly 100 diverse suppliers being evaluated for potential business opportunities with Barclays as a supplier and participating in Master Classes from our business and investment bankers.

2. **Second Tier Workshop** – in the Fall of 2016, we introduced our inaugural 2nd Tier Conference, widely believed that it was the first of its kind by a UK Corporate. We hosted 40 of our largest Prime Suppliers to our headquarters in London and educated them on Supplier Diversity, introduced them to our NGO supplier diversity partners as well as eligible diverse suppliers capable of subcontracting on Barclays work. The result of this event yielded a significant contribution that helped to offset loss in spend resulting from the removal of Barclays Africa Group performance.

C. **Governance**

1. **Supplier Diversity Advisory Council** – we’ve introduced an oversight group to help drive the supplier diversity agenda. The Council is chaired by the Chief Procurement Officer and includes all of his direct reports. Monthly review of performance, introduction of new proposals and processes and discussion on challenges and success are held with the most senior team in Procurement.
2. **Supplier Diversity Working Group** – this team, hand-picked by members of the Advisory Council, help in executing on the Supplier Diversity agenda. They meet bi-weekly with the Global Head of Supplier Diversity to drive the various initiatives supported by the Advisory Council.

By focusing on Supplier Diversity in this manner, we believe that Barclays will demonstrate responsible and inclusive procurement behaviours that differentiate us from competitors, demonstrates our Citizenship, enhances our Brand and wins favour from our shareholders, stakeholders and the diversity-conscious market as the bank that creates opportunities to rise.
Our Supplier Code of Conduct

May 2018
# Table of Contents

- Introduction ...................................................................................................................................................... 3
- Definitions ......................................................................................................................................................... 3
- 1. Environmental Management ................................................................................................................... 4
- 2. Human Rights .............................................................................................................................................. 5
- 3. Diversity and Inclusion .............................................................................................................................. 7
- 4. Society ........................................................................................................................................................... 7
- 5. Product and Service Responsibility ........................................................................................................ 8
- 6. Extending Barclays’ Values & Behaviours ............................................................................................. 9
- 7. Raising a Concern (Whistleblowing) ...................................................................................................... 10
- 8. Monitoring and Due Diligence .................................................................................................................... 11
Introduction

As one of the world’s largest financial services institutions, we understand that we need to lead by example in the way we do business. We seek to reinforce our business integrity by striving to improve the service that we provide, making responsible decisions in how we manage the business, and actively managing the social and environmental impacts of what we do to help individuals, communities, businesses and economies progress and grow. Our goal is to drive excellence in these areas throughout our own organisation, and to support and influence positively the development of these areas in our supply chain.

Barclays will always require that our suppliers comply with all applicable laws, regulations and standards within the geographies in which they operate. In instances where standards outlined within this document differ from local laws and customs, we expect suppliers to respect these standards within the context of the customs and the local laws of their specific geography.

The standards outlined in this Supplier Code of Conduct will be periodically updated to reflect changes in laws, regulations and standards. Global reporting standards such as those defined by the Global Reporting Initiative G4 Global Sustainability Reporting Guidelines have informed the current set of guidelines along with other relevant internal and external standards as will be referenced throughout the document.

Definitions

“Supplier” means any firm or individual that provides a product or service to Barclays or to any of its clients either directly or indirectly.
1. Environmental Management

Barclays recognises that the management of environmental impacts is integral to good business practice, as is outlined within the Barclays Environmental Sustainability Policy. We encourage our suppliers to join us in similar environmental efforts to implement Environmental Management Systems (EMS) as appropriate to their businesses, and align with best practice activities including the following:

- **Minimise harm to the environment**
  Establish operational practices which minimise impact on the environment and deploy measures to prevent and reduce harm to the environment

- **Track performance and report environmental improvements**
  Reduce operational environmental impacts. Impacts could include resource consumption, air emissions (including those contributing to climate change), water consumption, management of hazardous materials, recycling and waste production. Disclose required information and provide to Barclays, as appropriate, data to demonstrate environmental performance.

- **Set environmental targets and commitments**
  Maintain environmental policies, objectives and targets which as a minimum include commitments to identify, measure and reduce significant environmental impacts, identify business risks associated with climate change and align with Barclays’ environmental agenda.

- **Report regulatory breach**
  Disclose regulatory breaches and incidents involving the regulator, including outcomes of annual inspections, audit and or notices; together with planned improvement actions to rectify and resolve the breach.
2. Human Rights

Barclays supports the protection of human rights around the world. We are guided by fundamental principles such as the International Labour Organisation (ILO) Core Conventions and we comply with all applicable law and regulation, including the UK Modern Slavery Act 2015 and its reporting obligations to publish a slavery and human trafficking statement for financial years ending on or after 31 March 2016. We are committed to operating in accordance with the International Bill of Human Rights (comprising the Universal Declaration of Human Rights (UDHR), the International Covenant on Economic, Social and Cultural Rights and the International Covenant on Civil and Political Rights). This support is reflected in our policies and actions in the countries in which we do business.

Barclays seeks to support human rights through our supply chain by encouraging behaviours and practices that are consistent with the objectives of the Barclays Statement on Human Rights. We welcome relationships with our suppliers as opportunities to improve and evolve practices with respect to Human Rights. These behaviours and practices consider specifically:

- **Occupational Health and Safety**
  Provision of a safe and hygienic working environment through proactive management and controls that minimise health and safety risks and support accident prevention for all personnel, bearing in mind the prevailing knowledge of the industry, the requirements of local health and safety laws and of any specific hazards, wherever personnel perform duties, such as, factories, warehouses, workshops, offices, vehicles, external facilities or other work, dining and recreational spaces. Where delivery of products and services are to be performed on Barclays’ premises, a Supplier Health and Safety Expectations document is available through your Supplier Relationship Manager.

- **Freely chosen employment**
  Ensuring that all work is completed voluntarily and without slavery, servitude, forced or compulsory labour and human trafficking.

- **Avoidance of child labour**
  Child labour should not be employed. The term ‘child’ refers to any person less than 15 years of age (or 14 where the law of the country permits), unless the minimum age for work or mandatory schooling is stipulated as being higher by local law, in which case the stipulated higher age applies in that locality.

- **Working hours**
  Ensuring that all workers are entitled to work and be paid for a minimum level of working hours; that working hours are not excessive; and that maximum working hours comply with national laws.

- **Wages and benefits**
  Being responsible for employee compensation and payment of fair wages. All employees should be paid a fair wage commensurate with prevailing industry conditions or the minimum wage, whichever is higher. Any overtime should be voluntary and compensated appropriately.
• **Employee freedom of association**
  Respecting the rights of workers to exercise freedom of association and collective bargaining. Where the right of freedom of association and collective bargaining is restricted under law, the supplier will not hinder the development of alternative means for informing/consulting with employees.

• **Avoidance of discrimination and harassment**
  Promoting a workplace free from discrimination, harassment (sexual, physical, mental), victimisation, or any other form of inappropriate behaviour or abuse on any grounds (including; but not limited to age, disability, ethnic origin, gender, gender identity, nationality, marital status, parental status, physical appearance, political convictions, pregnancy, race, religious beliefs, sexual orientation, gender identity, social origin or status, economic status, union affiliation or employment status – salaried or hourly, full-time, part-time, seasonal, intern).

• **Grievances**
  Demonstration of formal mechanisms allowing employee grievances regarding human and labour rights violations to be properly filed, addressed and resolved without fear of perceived or actual retaliation.

• **Whistleblowing**
  Demonstration of formal mechanisms allowing employees to raise concerns of operational or business practices that violate laws, regulations or company values and for the concerns to be properly filed, addressed and resolved without the fear of retaliation.
3. Diversity and Inclusion

Barclays has a firm commitment to enable equality of opportunity and workplace cultures that promote inclusion, as outlined in the Barclays Diversity Strategy. We not only meet the basic legal requirements in every jurisdiction we operate in, but seek to lead the way in this area. We encourage our suppliers to partner with us to achieve excellence in equality, diversity and inclusion through:

- **Workplace Inclusion and development**
  Actively demonstrating commitment to equality, diversity and inclusion through all aspects of workplace operations and management giving clear consideration to equality of opportunity in employment, skill development and career advancement, particularly with under-represented segments of society in the area of local operations. Documenting a diversity and inclusion approach, which as a minimum should include commitments to identify, measure and improve a culture of inclusion for each of their stakeholder groups; with clear accountability and monitoring of progress across all levels of operations and management.

- **Inclusive supply chain management**
  Drive active management of downstream supply chains as part of their commitment so that the principles of diversity and inclusion are encouraged through their supply chain. As part of this active management we encourage our suppliers to utilise and develop diverse businesses (broadly defined as ‘size diverse’ i.e. revenue and/or employment maximums defined locally or ‘ownership diverse’ i.e. majority owned and controlled by socio-economic under-represented segments of local society, defined by local/regional standards), ensuring inclusive sourcing activities and decisions within their own organisations.

4. Society

Barclays recognises the impact our procurement practices may have on local society. We encourage our suppliers to avoid decisions that may have a negative social or economic impact on society, including:

- **Local development**
  Demonstration of employee or corporate initiatives designed to improve the social and economic conditions of those within the local/regional geography. Avoidance of negative impacts resulting from activities considered detrimental to local society, such as encroachment and displacement of indigenous people.

- **Prompt payment of suppliers**
  Adherence to prompt payment legislation or standards to ensure the ongoing economic health of businesses contracted to provide goods and services in the supply chain.
5. Product and Service Responsibility

Barclays has a firm commitment to deliver products and services that are responsibly sourced, produced and delivered to our customers and clients. Our supply chain partners are expected to support this commitment through:

- **Customer-focused accessibility and inclusion**
  Embedding relevant accessibility standards, innovation and best practice to deliver inclusive products and services for our customers and stakeholders. Encouraging suppliers to demonstrate commitment and ability to support Barclays’ aim to deliver products and services that meet the accessibility needs of our diverse customers and stakeholders, including the needs of people with disabilities. Striving to go beyond minimum accessibility standards compliance by ensuring that appropriate consultation and testing with consumers is recognised as a key enabler of accessibility.

- **Product & service health and safety**
  Products and services are designed, produced and distributed in such a manner as to comply with laws, regulations and voluntary codes concerning health and safety impacts of products and services through their lifecycle. All products supplied to Barclays must meet the minimum safety standards of the jurisdiction in which they will be supplied along with relevant safety information, where applicable.

- **Product and service labelling**
  Products and services are designed, produced and distributed in such a manner as to comply with regulations and voluntary codes concerning information and labelling of products and services throughout their lifecycle.

- **Avoidance of banned or disputed products and services**
  Demonstration of avoidance of the sale, use, marketing, and communications, including advertising, promotion and sponsorship, of banned or disputed products or services as defined by regulations and voluntary codes.

- **Fair dealing with customers**
  Sales or performance incentives are designed and controlled in such a manner as to comply with regulations, voluntary codes and Barclays’ incentive principles and standards, as well as, provide transparency and offer safeguards to prevent moral hazard and conduct risk that could negatively impact customers.
6. Extending Barclays’ values & behaviours

Barclays is committed to helping people achieve their ambitions, in the right way. This purpose includes our clients and customers and is achieved through the demonstration of the Barclays' values and behaviours by those who interact with them:

- **Respect** – We respect and value those we work with, and the contribution that they make
- **Integrity** – We act fairly, ethically and openly in all we do
- **Service** – We put our clients and customers at the centre of what we do
- **Excellence** – We use our energy, skills and resources to deliver the best, sustainable results
- **Stewardship** – We are passionate about leaving things better than we found them.

We encourage our suppliers to partner with us in achieving this goal, by ensuring that all their employees and sub-contractors who interact with Barclays’ personnel, clients and customers on Barclays’ behalf, demonstrate these values and behaviours. We request that where appropriate, you cascade to your employees the information contained in ‘our purpose and values guide’, to help them reflect and demonstrate the Barclays values in their interactions with Barclays’ personnel, clients and customers.

Supplier personnel should be aware of rules and restrictions that regulate interaction with Barclays’ personnel and must endeavour to avoid non-compliance with policies. Specifically:

- **Avoidance of conduct risk**
  Reinforce compliance with policies that govern supplier interaction with Barclays' personnel such as the gift and entertainment and conflicts of interest policies. Barclays' personnel are prohibited from receiving gifts and entertainment from suppliers and must be cleared for any exceptions. Barclays' personnel must also seek approval for outside affiliations, including those with suppliers.

We want all suppliers, clients and customers to have an experience that reflects the Barclays' values and behaviours and reinforces their perception of Barclays as their bank of choice.

If you have any concerns regarding the Barclays values and behaviours not being upheld please contact us [here](#).
7. Raising a concern (Whistleblowing)

Barclays is committed to conducting all of its business activities ethically and in accordance with applicable laws and regulations, and the highest professional standards. Integrity in our business behaviour and in our management systems is crucial to the success of Barclays, our customers and our shareholders, as well as the fulfilment of our corporate responsibilities.

The Barclays global whistleblowing policy reflects our commitment to ensuring that concerns of potential breaches of laws, rules, regulations or compliance policy raised in good faith are handled in an appropriate manner and rectified as necessary. Whistleblowing is the process through which you can report, in confidence, such potential breaches. This could mean fraud, criminal behaviour, ethical issues, behaviour that is not in keeping with our stated values, or breaches of financial services, health and safety or regulatory obligations - or the deliberate concealment of any of those things.

We expect our suppliers to strongly encourage their employees to raise concerns (whistleblow) to Barclays about inappropriate conduct by Barclays or its employees and to make them aware of how to do this.

Our suppliers and sub-contractors can raise any concerns in confidence or anonymously (where permitted) through EthicsPoint.

All reports will be treated seriously.

Our UK based suppliers, their employees and sub-contractors may also make protected disclosures to the Financial Conduct Authority (FCA). It is possible to report using the firm’s internal arrangements and also to the FCA; these routes may be used simultaneously or consecutively:

- Telephone: +44 (0)20 7066 9200
- Email: whistle@fca.org.uk
- Post: Intelligence Department
  The Financial Conduct Authority
  25 The North Colonnade
  London E14 5HS

Suppliers are required to inform their employees that they will not be subject retaliation by their employer, Barclays, or Barclays’ employees as a result of raising a concern; and that if they are retaliated against, this should be reported to Barclays.

Suppliers are also invited to consider adopting appropriate internal procedures, if they do not have such a process already, which encourage workers (employees or sub-contractors) with concerns to blow the whistle internally about matters which are relevant to the functions of the FCA.
8. Monitoring and due diligence

Barclays has a responsibility to conduct appropriate due diligence before entering relationships with key suppliers. This may include, but is not limited to, reviewing copies of employment and health and safety policies and undertaking due diligence with the aim of establishing that none of our suppliers have any association with modern slavery and that they have not been engaged in any activity with an adverse human rights impact.

All suppliers are expected to self-monitor their compliance with our supplier code of conduct and to inform us of any non-compliance. Barclays further requires that suppliers segmented as medium and high risk to conduct an annual self-certification against our supplier code of conduct. We also expect all suppliers to provide us with responses to our reasonable requests for information about compliance with our supplier code of conduct.

High risk suppliers will also be subject to on-site audits. Any suppliers not meeting our requirements (through either self-certification or on-site review) will then be subject to measures, which may include a remediation process.
Exhibit 3

Barclays Capital Inc. ("BCI") is engaged in various legal and regulatory matters in a number of jurisdictions. BCI is subject to legal proceedings by and against BCI which arise from time to time and also subject to enquiries and examinations, requests for information, audits, investigations and legal and other proceedings by regulators, governmental and other public bodies in connection with areas of banking and business activities in which BCI is or has been engaged.

In relation to the settlement of the DOJ's industry-wide investigations into certain sales and trading practices in the Foreign Exchange ("FX") market disclosed in our 2015 Interim Results Announcement, in common with other financial institutions announcing FX settlements on 20 May 2015 with the DOJ, BCI agreed to plead guilty to a violation of US anti-trust law.

Information relating to legal and regulatory risks is set out in the Legal, Competition and Regulatory matters note to Barclays financial statements in our most recent Annual Report or Interim Results Announcement (as applicable). If a Barclays quarterly Results Announcement has been released since the most recent Annual Report or Interim Results Announcement, this may contain additional information relating to such matters. In between Results Announcements, Barclays may from time to time make Regulatory News Service announcements containing information relating to a specific legal, competition or regulatory matter. Copies of Barclays Annual Report, Results Announcements, and Regulatory News Service Announcements are available on the Barclays Investor Relations website in sections headed ‘annual reports’, ‘results’ and ‘regulatory news’ respectively:

https://www.home.barclays/barclays-investor-relations.html

Additional information relating to legal and regulatory risks is set out in the firm’s Statement of Financial Condition as of December 31, 2019, available at:


Additionally, a FINRA BrokerCheck Report, detailing proceedings the Firm has been involved in, is available at:

http://www.finra.org/Investors/ToolsCalculators/BrokerCheck/.