The USACS House Rules.

By living these principles every day, we advance our mission and values, and promote attitudes and actions key to our success.

The role of the Compliance and Ethics Department is to help employees determine the path forward when the right way is unclear. Stop by and see us, contact us directly or use the Ethics Hotline to file a phone or online report, which can be anonymous. We promise to respond to every contact and look forward to working together to build a world-class company.
Dear USACS team,

US Acute Care Solutions (USACS) operates in a fast-paced and high-stakes environment, treating and billing millions of patients each year while maintaining their privacy and best interests. Our goal to create a world-class company goes beyond the high-quality care we provide at the bedside.

We perform our jobs with passion, commitment and empathy. As we look to the future and the burdens of growth magnify, we must never waver from the values that made our company strong and ethical: Servant’s heart and Owner’s mind. When we consider the constituencies we serve – our company, our patients, our communities and each other – it becomes obvious how seriously we must treat our reputation as well as our legal and moral obligations.

Our accountability for corporate and personal results and our commitment to shared success rest on a foundation of integrity. This is fundamental to aligning our interests to those we serve. As you go about your work, follow your moral compass and use our Code of Conduct to help you. If you have questions about doing the right thing, never hesitate to ask your manager, contact our Chief Compliance Officer or call the Ethics Hotline.

Thank you for creating the right culture at USACS and thank you for your contributions to our company’s success. Without your commitment to ethical behavior, USACS would not be the industry leader it is today and will remain in the future.

Dominic J. Bagnoli Jr. MD FACEP FAAEM
Chief Executive Officer, US Acute Care Solutions
Principles of Conduct

USACS is dedicated to being the leader in integrated acute care by providing patients with the highest-quality services. In pursuing this mission, USACS expects all of its employees to “do the right thing the right way” by acting legally and ethically as they carry out their job duties.

We are pleased to present the USACS Code of Conduct (Code). The Code reflects our values and ethical standards and summarizes many different USACS policies and procedures – which are available electronically or by contacting the Compliance and Ethics Department.

The Code provides basic instruction and guidance concerning the principles of behavior upon which our company is based. The obligations contained within the Code apply to our relationships with patients, physicians, third-party payers, independent contractors, vendors and one another. It is the obligation of each and every one of us to understand and apply the principles and standards contained within the Code.

The basic principles are as follows:

- Treat All Patients with Appropriate Care, Dignity and Respect
- Keep Patient Information Confidential
- Treat Others as You Would Like to be Treated
- Maintain Personal Wellness
- Report Illegal or Unethical Conduct
- Be Honest, Truthful and Ethical
- Obey the Law
- Maintain Accurate and Timely Records
- Avoid Behavior that Creates a Conflict of Interest
Our Values

Servant's heart
It is our privilege to serve our patients, coworkers and healthcare partners. Caring for the individual patient is foremost in everything we do.

Owner's mind
We work together to identify opportunities, develop solutions and create enduring success.

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WHAT WE DO: Serve Our Patients

Treat All Patients with Appropriate Care, Dignity and Respect

We take all reasonable steps to provide each patient with high-quality medical care that is appropriate and necessary for the patient’s medical condition. We provide treatment without regard to gender, age, financial status, disability, race, color, creed, religion, national origin, veteran status or sexual preference.

"My patients don’t come to the hospital to see me. They come because they are in crisis. However, I see them as more than the symptoms that brought them here. Each patient is a fellow human being whose condition impacts a circle of family and friends. My calling is to provide care with the patients’ best interests in mind."

Rajneesh Mathur, DO, FACEP
USACS Florida

Keep Patient Information Confidential

USACS patients expect that information gathered about them during the course of their medical care will be kept confidential. This includes information concerning their medical treatment, personal lives and families. It is our obligation, legally and ethically, to do everything we can to preserve and safeguard patient confidentiality. Inappropriate release of protected health information could be injurious to our patients, our business partners and USACS.

"With so many details of our lives publicly available, it is no wonder patients are skeptical we will protect their health information. Privacy is personal to me because I am a patient, too. Trust is earned every day, and we all play a part in honoring our patients’ privacy."

Jennifer Edlind
Chief Compliance Officer
Providing emergency treatment

We comply with the federal Emergency Medical Treatment and Labor Act (EMTALA).

Here’s how:

- We provide a medical screening exam (MSE) and any necessary stabilizing treatment to all patients who come to a hospital for emergency treatment.
- Qualified medical personnel conduct the MSE and (if necessary) stabilizing treatment.
- We only transfer patients with emergency medical conditions to another facility when it is appropriate to do so.
- We do not delay an MSE and/or any stabilizing treatment to obtain financial or demographic data.
- We do not treat, admit or discharge patients with emergency medical conditions based on insurance status, ability to pay or any other discriminatory factor.

Q

We received a call from a private practitioner informing us that a patient needing a consult was en route to our stand alone facility. I met the patient to explain our capabilities and that she would need to be transferred to the main hospital for a consult. The patient left, irritated at having to visit a third location. My intent was to save the patient time and money. Did I violate EMTALA?

A

Yes. Once a patient has “come to the hospital,” EMTALA requires that the patient be provided with an MSE within the capabilities of the hospital. The physician’s intentions are not relevant to whether EMTALA was followed, and the actions in this scenario discouraged the patient from accepting the required MSE.

KEY POINTS

- Only qualified medical personnel (defined by the hospital by-laws or rules and regulations) may conduct an MSE. Know your hospital’s policies before conducting an MSE.
- Medical record documentation is the best way to demonstrate EMTALA compliance.
- Consult the USACS EMTALA policy and procedures for more information. If you still have questions, contact the USACS Law Department for assistance.

Q

A patient I was treating in the emergency department insisted on being transferred to another facility before her condition was stable. Does EMTALA permit me to transfer a patient in this situation?

A

Yes. EMTALA requires that a transfer occur at the patient’s request so long as (a) the patient has been informed of the hospital’s obligation to provide treatment without the need for transfer; (b) the patient has been informed of the risks and benefits of the requested transfer; (c) the hospital has used its best efforts to have the patient sign a written statement acknowledging these things and affirming the patient requested the transfer; and (d) all four requirements of an appropriate transfer have been met (see box at right).
4 Requirements of an Appropriate Transfer

1. The transferring hospital provides treatment within its capacity to minimize the risks to the patient (and any unborn child, if the patient is a woman in labor).
2. The receiving hospital has available space, qualified personnel and agreed to accept the transfer.
3. The transferring hospital sends all medical records relating to the patient’s emergency medical condition.
4. The transfer occurs with qualified personnel and transportation equipment (including any necessary life support measures).

"We see people in their worst, most vulnerable moments. We owe it to our patients to be skillful, empathetic and clear-headed. If we aren’t, we violate more than the laws that govern us, we violate our professional oath."

Patsy McNeil, MD
USACS Mid-Atlantic

Protecting patient information

We are committed to protecting our patients’ information by complying with the Health Insurance Portability and Accountability Act of 1996 (HIPAA), the Health Information Technology for Economic and Clinical Health Act of 2009 (HITECH), state confidentiality laws and USACS and site privacy and security policies.

Here’s how:

- We only access patient information that is necessary to do our jobs.
- We keep passwords confidential by not sharing them with others or saving them in places where others can find them.
- We only share patient information with individuals who are authorized to have it.
- We lock our computers when we leave our desks and secure any paper records appropriately.
- We send patient information outside of USACS only when we are authorized to do so and only using secure methods, such as encrypted emails.
- We do not access patient information to satisfy curiosity.
- We do not access or share patient information to follow the care provided to a family member (such as a spouse or adult child) without written permission from the patient.
- We do not share any patient information on social media platforms without advance written permission from the patient to do so.

In addition, we regularly review our privacy and information security policies and participate in formal training to ensure that all employees understand their roles and responsibilities in protecting patient information.
Q

I saw in the news a celebrity was taken for emergency treatment at a USACS site. Am I permitted to access the medical records to see if the person is okay?

A

No. The fact that a person is being treated at a USACS site is protected information, and no one should access the chart or share details of the treatment unless there is a business reason for doing so. HIPAA permits us to access a patient’s record for:

- Treatment (providing care to the patient);
- Payment (accurately billing the patient’s insurance company);
- Operations (performing a quality review of the care provided to the patient, if this is part of your role at USACS); and/or
- Other reasons (such as marketing or research) only as permitted by HIPAA, HITECH and site and/or USACS polices.

Q

I have a laptop I use to access my email and other USACS systems. It has been two weeks since I saw the device. Should I report this to someone?

A

Yes. It is important that you report this potential security incident immediately to the IT Service Desk at (330) 492-4559 ext. 1265 or (866) 857-4357 so that we can determine whether there has been a reportable breach of patient information. There are strict deadlines in which to report breaches, and we need as much time as possible to investigate the matter and comply with reporting requirements.

Q

I heard an amazing story from my colleague about how she saved a patient’s life. Am I allowed to post a story on my Facebook page about the situation if I remove the patient’s name? I am very proud to work at USACS and want to share the incredible work that we do.

A

No. Social media, in its many different forms, is a fun way to stay in touch with family, friends and colleagues, share photos and keep up on the news. It is not a place to discuss individual patients. Even without the patient's name, someone may be able to identify the patient from other details in the post or from the news media (who are not required to follow HIPAA). At USACS, we only publicize patient success stories when the patient has authorized the information to be shared in advance or the Communications and Compliance teams have reviewed and approved the stories.

KEY POINTS

- Use or disclose patient information only when there is a business reason for doing so.
- Ask questions before accessing or sharing patient information if you are not sure whether it is appropriate.
- Report any lost or stolen patient information immediately to the USACS Chief Compliance Officer directly or by contacting the hotline at (844) ETHICS9 or usacs.com/ethics hotline.
- Report any lost or stolen device or any other potential security incident involving USACS electronic systems to the IT Service Desk at (330) 492-4559 ext. 1265 or (866) 857-4357.
WHAT WE DO:
Serve Our People

Treat Others as You Would Like to be Treated
We respect the rights, privacy and dignity of patients, fellow employees and others in order to promote relationships based upon mutual trust and respect. Professionalism is shown to and expected from all. We do not tolerate any form of discrimination or harassment.

Maintain Personal Wellness
USACS employees maintain personal wellness to be able to fulfill their professional responsibilities. This includes physical, emotional, social and spiritual wellness. Maintaining personal wellness helps us contribute to the USACS team in a positive and engaging manner and is necessary for long-term career success.

Report Illegal or Unethical Conduct
We report activity that may be illegal or unethical, including actual or suspected violations of the USACS Compliance and Ethics Program. Employees may contact their supervisor, the Compliance and Ethics Department or the Ethics Hotline to ask questions or report concerns. Reports to the hotline can be made anonymously. We do not tolerate any retaliation for good faith reporting of potential illegal or unethical activity.

"Every company relies on its people to do the right thing but ours more than most. We can only be as good as our people and the decisions they make every day. Therefore, a sense of responsibility, citizenship and commitment to our patients and each other is what makes our business successful."

Sharon Brunecz
Chief Human Resource Officer
Fulfilling leadership responsibility

Every USACS employee is responsible for following the Code. Leaders have additional responsibility to serve as role models and demonstrate how to live our USACS values every day.

Leaders help their employees do what is right according to this Code and applicable laws, regulations and policies. Leaders also set the tone for our culture of compliance, letting their teams know that they will be supported in asking questions and raising concerns, and emphasizing that USACS does not permit retaliation for reporting a suspected violation of law or policy in good faith. Leaders take prompt action when someone reports a potential violation of law or policy and seek assistance as needed from the Chief Compliance Officer in a timely fashion to address questions and concerns.

Meeting employee responsibility

We are all responsible for maintaining the highest professional and ethical standards in conducting USACS business.

Here’s how:

👍 We read the Code to understand what is expected of us and ask questions if we have them.

👍 We follow the Code and related USACS policies in performing our everyday work. We seek guidance from our leaders or the Compliance and Ethics Department if we are still unsure of the right thing to do.

👍 We complete compliance training in a timely fashion.

👍 We certify our commitment to follow the Code.
Here are some ways we can all model the USACS house rules to support our culture of compliance:

**Passionate about our mission**
We communicate with each other, partners, patients and the public in an open and honest manner. We understand that our actions and words reflect on USACS.

**Committed to shared success**
We demonstrate professionalism and teamwork in our actions. We are mindful that our reputation with the patients, partners and communities we serve takes years to build but only minutes to damage.

**Accountable for results**
We strive to achieve greatness personally and inspire each other to do the same. We realize that anything worth doing is worth doing well, and we encourage and reward our people for achieving great things in the right way.

**Willingness to embrace change**
We are open to change and recognize when and why change is necessary. We know that healthcare is a rapidly changing field, and we must be flexible and adaptable in order to grow our business and serve our patients.

**Empowered to act**
We show courage in doing what is right and emphasize our commitment to integrity through words and actions. We hold ourselves accountable and blaze a path for others to follow.

**Data-driven decision makers**
We treat others with fairness, respect and dignity. We recognize that first impressions are not always correct, and we exercise discipline in making decisions that reflect the complexity of our world.

Q
I heard some information about a co-worker violating company policies that concerns me, but I don’t know if it’s true. Should I report the situation?

A
Yes. We should all be careful not to participate in, or encourage, the spread of rumors about our co-workers. However, employees have an obligation to report possible violations. Your report will be taken seriously and investigated.

Q
Will I get into trouble with my supervisor if I contact the Ethics Hotline?

A
No. It violates our policy for any employee to retaliate against another employee for reporting a concern in good faith. We want our employees to feel comfortable with their obligation to report these concerns. Each report is evaluated carefully to determine who needs to be involved in investigating the matter, and we only share information with those who have a need to know.

Q
If I report a concern to the Ethics Hotline, will I be required to give my name?

A
No. You may choose to remain anonymous when reporting a concern. If you do choose to identify yourself, every effort will be made to keep all information regarding you and the investigation confidential.
Reporting compliance concerns

We promote an open culture of compliance where people are supported in asking questions if they are unsure what to do or raising concerns if they believe there has been a violation of law, the Code or USACS policies. Each of us at USACS has a duty to report compliance concerns in a timely manner. USACS is committed to its policy of not retaliating against individuals who make good faith reports of potential compliance issues. Employees who do not feel comfortable reporting an issue within their chain of command or contacting the Compliance and Ethics Department directly can report via the Ethics Hotline. Employees may file a report anonymously if they wish. We do not trace, track or monitor the origin of hotline reports. We maintain the confidentiality of the reporter within legal limits. All questions and concerns will be addressed promptly and subsequent resolutions will be monitored by the Compliance team.

How to report a concern:

- Communicate with an immediate supervisor or manager
- Contact a member of higher management
- Contact the Chief Compliance Officer directly
- Contact the Ethics Hotline (available 24/7/365) (844) ETHICS9 or usacs.com/ethicshotline

Types of issues to report:

- Situations that feel wrong or make you uncomfortable
- Concerns about conduct you believe violates USACS policies or may put USACS at risk
- Concerns about conduct you believe violates federal or state law or regulations
- Lost or stolen patient information
- Medical billing irregularities
- Conflicts of interest or questions about gifts and business courtesies

Maintaining a positive work environment

We are committed to a supportive work environment where employees have the opportunity to reach their fullest potential. Everyone is expected to maintain a respectful workplace culture that is:

- Free of harassment or intimidation
- Free of bias or discrimination of any kind

Furthermore, the safety of our employees and patients is foremost in our minds. As such, we prohibit employees from using, possessing or selling illegal substances or being under the influence of alcohol or impaired by medication while at work.

Similarly, while conducting USACS business, you are prohibited from:

- Making threats
- Committing acts of violence or intimidation
- Carrying a firearm

Finally, a positive work environment is supported by people with a generally positive disposition. Be kind, empathetic and practice the Golden Rule with your colleagues and patients.

Supporting personal wellness

Our patients require us to think, act quickly and provide compassionate care. Our vision is to create a practice that is sustainable, creates lifelong partnership, enhances personal growth and promotes personal wellness. The company provides health and welfare benefits to support this mandate. We encourage employees to see their doctor on a regular basis, keep a healthy diet and make time for moderate exercise. We also urge employees to pursue activities outside of work, take vacation, engage in hobbies and spend time with family and friends. Our jobs are demanding, but should never cause us to sacrifice our overall personal wellness.
Leaders are role models for ethical behavior and are responsible for creating a culture where people understand their responsibilities and feel comfortable raising concerns.

Employees have a responsibility for reporting ethical concerns and can do so through a variety of channels.

We absolutely prohibit retaliation against anyone who raises an ethical concern in good faith and will discipline anyone who engages in retaliatory behavior.

We maintain a positive culture of respect for employees and demonstrate our commitment to personal wellness.
**What We Do:**

**Be Honest, Truthful and Ethical**

Every employee adheres to the highest ethical standards in all professional and business activities and acts in a manner that enhances USACS’ position as an ethical contributor to the healthcare community. All communications within USACS and to patients and outside entities and agencies, including government representatives, are truthful, accurate and complete. We ensure that payment from government reimbursement sources such as Medicare and Medicaid and private payer sources is for care that was reasonable and necessary, provided by properly qualified persons, supported by documentation and billed in the correct amount. The appropriate billing codes are utilized regardless of any impact on reimbursement.

**Obey the Law**

There are many laws and regulations that govern the activities of USACS, particularly those relating to billing and reimbursement, conflicts of interest and employment. We take all reasonable steps to comply with the laws and regulations that apply to our particular job functions and duties. USACS has policies in place that help explain those requirements. We ask for help – from our leaders, the Compliance and Ethics Department and/or the Law Department – if we are not certain what the laws, regulations or policies and procedures require.

"The Compliance and Ethics Program provides an organizational value system that demonstrates our honesty, integrity and commitment to do what is right. Living these values is the right thing for our patients, our healthcare partners and our fellow employees."

Steve Eisenberg

*General Counsel*
Complying with federal and state laws

We are committed to following all applicable laws and regulations that govern our business activities, such as EMTALA, HIPAA, fraud, waste and abuse laws, billing and reimbursement requirements and employment laws. We provide guidance to employees in the form of policies, procedures and education to help them know and follow legal requirements. Each of us is empowered and expected to ask questions if we are not sure what to do, and USACS maintains a confidential hotline to allow employees to raise issues anonymously.

Responding to government inquiries

We are truthful, courteous and professional in our encounters with government representatives. Once we learn of a government inquiry involving USACS, we immediately notify the General Counsel, the Chief Compliance Officer and our executive leader. If a government representative makes an unscheduled visit to a USACS location, we await direction before answering questions or providing documents or other information. At no time do we conceal, alter or destroy information once we learn of a government inquiry.

Maintaining high ethical standards

USACS maintains a Compliance and Ethics Program that helps us understand the expectations of our roles. We continuously strive to do the right thing, the first time, every time. We understand that integrity is exercised through everyday decisions. We help each other to do what we must and what is right when the path forward is unclear. The Compliance and Ethics Program supports these shared values and emphasizes our individual responsibility to live our values every day. Our goal is to maintain a culture of compliance identified by the respect, trust and integrity we show each other, our patients and our communities. Every employee plays a role in this effort.

KEY POINTS

- We understand and comply with all laws and regulations that apply to our business activities.
- We live our compliance values every day in dealings with each other, our patients and our communities.
- We respond to government inquiries honestly and professionally.
WHAT WE DO: Serve Our Company

**Maintain Accurate and Timely Records**

All medical records are properly documented as required by law, regulation, payer requirements and professional standards. Additionally, all billing records are accurate and detailed concerning the date and place of service, the identity of the patient and provider, the service provided and the corresponding professional charges.

"Coding is the lifeblood of our revenue cycle. It’s also a record of our patients’ medical history. For both reasons, but especially the latter, we just can’t afford to get it wrong."

Angie Donaldson
Coding Advisor

**Avoid Behavior that Creates a Conflict of Interest**

Personal interests, such as financial investments and family businesses, that could impact or appear to impact our USACS business decisions are called conflicts of interest. We avoid actual or perceived conflicts of interest. We do not accept gifts or other items of value that exceed the annual monetary gifts and business courtesy limit defined in USACS policies. All bribes, kickbacks and other payments that are prohibited under federal or state laws or regulations are also prohibited by USACS policy.
Keeping accurate records and reports

USACS maintains policies on when to retain or destroy business and medical documents. Documents may include electronic files such as email or computer files stored on USACS computers or networks, paper documents such as letters, memos or printouts of electronic files or information in any other portable format or medium.

We are responsible for knowing and following the document retention requirements that apply to the USACS documents we create and maintain on behalf of the company.

No one may remove or destroy business or medical record documents prior to the time outlined in the USACS document retention policies without first obtaining permission.

Providing accurate billing and coding services

We are committed to fair and accurate billing and coding that is in accordance with all federal and state laws and regulations. We maintain policies, procedures and internal controls to ensure that we comply with these laws and regulations. We bill only for services rendered and all claims have adequate supporting documentation in the patient medical records.

We follow USACS coding and billing policies in accordance with applicable laws and regulations.

We bill only for services that were actually provided.

We identify and refund overpayments.

We maintain quality assurance processes to ensure the accuracy of our billing and coding.

We do not assign inaccurate codes to increase reimbursement.

Protecting confidential business information

We safeguard the confidentiality of USACS operations and strategy information. Here are some examples of private USACS information:

- Employee lists and personnel data
- Passwords to various electronic systems
- Strategic planning documents
- Information about planned or pending mergers, acquisitions, divestitures or affiliations
- Financial statements
- Accounting information
- Marketing strategy information
- Supplier and contractor information
- Managed care contract information

KEY POINTS

- We keep all information regarding USACS operations confidential.
- We follow USACS billing and coding policies to ensure that our claims are accurate and submitted in accordance with all applicable laws and regulations.
- We maintain transparency in our business dealings to avoid conflicts of interest and report any potential conflicts to the Compliance and Ethics Department for guidance.
Q
A former work colleague is negotiating a contract with a vendor that USACS uses. May I share the pricing and terms of our contract to help my former colleague get the best deal?

A
No. The pricing and key terms of vendor contracts are confidential and should not be shared with anyone outside of USACS without obtaining prior permission from the Law Department.

Q
I took work home over the weekend that included drafts of strategic planning documents. My car was vandalized, and my USACS laptop, printouts of the drafts and the USB drive containing the underlying financial information were stolen. What should I do?

A
You should report this theft to law enforcement and file a police report. In addition, you should notify your manager, as well as report to the IT Service Desk at (330) 492-4559 ext. 1265 or (866) 857-4537 and the Chief Compliance Officer directly or via the Ethics Hotline at (844) ETHICS9 or usacs.com/ethicshotline.
Conflicts of interest and business relationships

Conflicts of Interest
We want to ensure that our patient care and business activities are conducted in an objective manner and not motivated or clouded by the potential for personal or financial gain. As a result, we disclose potential conflicts of interest in advance and seek approval before engaging in the outside activity. We owe a duty of loyalty to USACS, and we do not use our employment status to profit personally or assist others in profiting at the expense of USACS.

Q
What is a conflict of interest?

A
A conflict of interest is any situation in which financial or other personal considerations may compromise or appear to compromise an employee’s business judgment, delivery of patient care or the ability of an employee to do his or her job. Most conflicts of interest can be managed if disclosed in advance.

Q
What types of situations could create a conflict of interest and should be reported in advance?

A
Here are some examples:

- Maintaining outside interests that could, or could appear to, impact patient care decisions
- Having an outside job or consulting arrangement that requires you to share USACS confidential business information or distracts you from your USACS role
- Making business decisions or selecting vendors/partners to benefit family members or friends
- Using USACS confidential business information, property or resources to benefit yourself personally or to further a non-USACS business
- Having a supervisory or other position of influence with a family member or friend

Please contact the Chief Compliance Officer directly or by contacting the Ethics Hotline at (844) ETHICS9 or usacs.com/ethicshotline if you would like to report a potential conflict or ask questions about USACS policies.

Gifts and business courtesies
In certain situations, we may extend to or accept from a business partner an invitation to a meal or event (such as a sporting event or concert) to further USACS’ business relationship with that partner. Even when doing so, however, we follow USACS policies on giving or receiving gifts and business courtesies to ensure that we avoid the appearance of improper influence in making patient care and business decisions.

We never offer or accept gifts or business courtesies to influence the referral of patients, nor do we permit employees to give or receive cash or cash equivalents (such as gift certificates). We follow our USACS policies governing gifts and business courtesies and seek written permission in advance from the Chief Compliance Officer, Chief Executive Officer or General Counsel before taking action on a situation that is unclear or not covered by the policies.
Q
My team and I have been working for months to implement a new software product at USACS. At the end of the project, the vendor offered me and everyone on the team a fleece jacket and bag with the vendor’s logo. Are we allowed to accept this?

A
Yes, if the value of the gifts do not exceed the annual monetary gift limit (as defined in USACS policy) per person per year from a particular vendor. Just remember, employees are never permitted to accept cash or cash equivalents (such as gift certificates) and should seek guidance if they are unsure whether a gift from a vendor is appropriate under USACS policies.

Q
I have been invited to attend a training seminar by a vendor on a product that USACS is purchasing. The vendor is offering to pay the cost of travel, meals, lodging, training and entertainment for two days. May I accept the offer?

A
Yes, with advance permission from the Chief Compliance Officer and Chief Executive Officer. Employees may accept invitations to attend training, educational or informational events. Travel and overnight accommodation requests must be approved in advance and should include a description of the event, its relevance to the employee’s role, the employee’s direct supervisor’s approval for attending and the estimated cost of the entire event (including meals and entertainment).

Using resources responsibly
We use USACS resources for USACS business, not for personal financial gain. Resources include the following:
- Employee time and effort
- Materials and supplies
- Communications equipment and software, such as computers, electronic data, telephones, faxing capabilities, internet access, voice mail or email
- Confidential USACS business information
- Copyrighted or licensed third-party software

We ask for permission from our supervisor prior to using USACS assets for a community or charitable purpose.

All USACS communication systems are the property of USACS and are available for employees to use in conducting USACS business. These systems are not private and can be accessed if necessary to conduct a compliance investigation or in response to an appropriate request from an outside entity.

THANK YOU!
We appreciate the efforts of our employees who live the values of this Code everyday. We are here to support you in doing the right thing the right way.

~The Compliance and Ethics Department
Questions? Concerns?

Contact the USACS Compliance and Ethics Department directly by email at ethics@usacs.com or by calling (330) 994-4669.

You may also contact the Ethics Hotline (available 24/7/365) (844) ETHICS9 or usacs.com/ethicshotline.

The hotline is staffed by an outside company. You may choose to file an anonymous report.

Remember: USACS strictly prohibits retaliation against any employee who reports in good faith.