



# BELLEVUE GOLD

Social Media Policy

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## 1. BACKGROUND

Bellevue has implemented this Policy to regulate the use of social media by people associated with the Company or its subsidiaries. The Policy applies to the use of electronic media for engagement within the Company, and between the Company and external parties, by Directors, employees, the Company's contractors (including subcontractors) and employees of the Company's contractors, joint venture partners (who have agreed to be bound by the Policy) and suppliers (**Restricted Persons**).

To preserve the reputation and integrity of the Company, this Policy will apply to the wide range of technologies commonly referred to as 'social media' which fundamentally are no different to other forms of communication, but do represent a risk as well as an opportunity because they can connect large numbers of people with relative ease. The rationale for the Policy is to manage the risks associated with the use of technology platforms and tools of this nature.

## 2. SOCIAL MEDIA DEFINITION

Social media means online social networking or technologies services and tools used for publishing, sharing and discussing information, including without limitation blogs or web logs, electronic forums or message boards, social networking websites (eg Facebook®, Instagram®, Snapchat®, WhatsApp®, LinkedIn®, X) video sharing sites (eg YouTube™) and wikis (eg Wikipedia®) and any other electronic media that allow individual users to upload and share content regardless of format.

## 3. SCOPE OF POLICY

The Policy outlines requirements for compliance with confidentiality, governance, legal, privacy and regulatory parameters when using social media to conduct Company business.

This Policy aims to:

- (a) inform appropriate use of social media tools for the Company;
- (b) promote useful market engagement through the use of social media;
- (c) minimise problematic communications; and
- (d) manage the inherent challenges of speed and immediacy.

This Policy should be read in conjunction with other relevant policies and procedures of the Company and is not intended to cover personal use of social media where the author publishes information in their personal capacity and not on behalf of, or in association with the Company and no reference is made to the Company, its directors, employees, policies and products, suppliers, shareholders, other stakeholders or Company related issues.

## 4. LEGISLATIVE & POLICY FRAMEWORK

The Restricted Persons are expected to demonstrate standards of conduct and behaviour that are consistent with relevant legislation, regulations and policies, including the following non-exhaustive list:

- (a) Corporations Act;
- (b) ASX Listing and Operating Rules;
- (c) the Company's employment contracts; and
- (d) the Company's Trading Policy.

## 5. POLICY REQUIREMENTS

When using social media in relation to the Company, Restricted Persons are expected to:

- (a) seek prior authorisation from the Company Secretary or Managing Director & Chief Executive Officer, or in the case of a LinkedIn post by an employee, seek prior written authorisation from their manager or supervisor, in both cases in accordance with clause 6 of this policy;
- (b) adhere to Company policies and procedures;
- (c) behave with caution, courtesy, honesty and respect;
- (d) comply with relevant laws and regulations;
- (e) only disclose information that is publicly available; and
- (f) reinforce the integrity, reputation and values the Company seeks to foster.

Restricted Persons may enter into a separate standing arrangement with the Company to enable the Restricted Person to use social media in certain circumstances without obtaining the consent on every occasion from the Company Secretary or Managing Director & Chief Executive Officer. Such a standing arrangement, could include, for example, the posting of announcements that the Company has released on the platform of the ASX.

The following content is not permitted under any circumstances:

- (a) content that is not publicly available;
- (b) abusive, profane or language of a sexual nature;
- (c) content not relating to the subject matter of that blog, board, forum or site;
- (d) content which is false or misleading;
- (e) confidential information about the Company or third parties;
- (f) copyright or trade mark protected materials;
- (g) discriminatory material in relation to a person or group based on age, colour, disability, family status, gender, nationality, marital status, parental status, political opinion or affiliation, pregnancy or potential pregnancy, race or social origin, religious beliefs or activity, responsibilities, sex or sexual orientation;
- (h) illegal material or materials designed to encourage law breaking;

- (i) materials that could compromise the safety of any employee;
- (j) materials which would breach applicable laws (including Corporations Act and regulations, ASX Listing and Operating Rules, defamation, privacy, consumer and competition law, fair use, copyright, trade marks);
- (k) material that would offend contemporary standards of taste and decency;
- (l) material which would bring the Company into disrepute;
- (m) personal details of Directors, employees or third parties;
- (n) spam, meaning the distribution of unsolicited bulk electronic messages; and
- (o) statements which may be considered to be of a bullying or harassment nature.

If you have any doubt about applying the provisions of this Policy, you should consult with your manager, the Company Secretary or a member of the People & Company Culture team prior to using social media to communicate on behalf of the Company. Depending upon the nature of the issue and potential risk, it may also be appropriate to consider seeking legal advice prior to publication.

## **6. PRIOR AUTHORISATION**

Authorisation from the Company Secretary or Managing Director & Chief Executive Officer must be obtained before a Restricted Person may use social media, including but not limited to uploading content or speaking on behalf of the Company.

Employees may make a post on LinkedIn provided they have obtained prior written authorisation from their manager or supervisor.

## **7. MEDIA STATEMENTS**

Statements or announcements cannot be made through social media channels unless authorised by the Company. No Restricted Person may respond directly if approached by media for comment through social media and must refer the inquiry to the Company Secretary or Managing Director & Chief Executive Officer.

## **8. EXPERTISE**

No Restricted Person may comment outside his or her area of expertise.

## **9. CONFIDENTIAL INFORMATION**

Restricted Persons may only discuss publicly available information. Restricted Persons must not disclose confidential information of the Company or a third party, details of internal discussions, details of decisions of management or the board, or personal information regarding employees, consultants or other third parties.

## **10. ACCURACY**

Information published on social media should be accurate, constructive, helpful and informative. Restricted Persons must correct any errors as soon as practicable and must not publish information or make statements which are known to be false or may reasonably be taken to be misleading or deceptive.

## **11. IDENTITY**

Restricted Persons must be clear about their professional identity, or any vested interests and must not use fictitious names or identities that deliberately intend to deceive, mislead or lie or participate in social media anonymously or covertly or via a third party or agency.

## **12. PERSONAL OPINIONS**

Restricted Persons should not express or publish a personal opinion on the Company generally or about Company business via social media and should be mindful of market disclosure rules when discussing or commenting on Company matters. Generally, Restricted Persons should not express personal opinions on Company decisions or business nor be critical of the Company and its personnel. If it is not possible to separate official Company positions from personal opinions, Restricted Persons should consider using a formal disclaimer to separate interests.

## **13. PRIVACY**

Restricted Persons should be sensitive to the privacy of others. However, the Company is not required to seek permission from anyone who appears in any photographs, video or other footage before sharing these via any form of social media if it is the copyright owner of the relevant image or footage.

## **14. INTELLECTUAL PROPERTY**

Restricted Persons should use the Company's intellectual property (including applications, sound recordings (speeches, music), footage (cinematographic vision), graphics (graphs, charts, logos, clip-art), images, artwork, photographs, publications or musical notation) in external publications (including on social media) where possible. Where the Company is not the creator or copyright owner of material, Restricted Persons shall obtain the creator's or copyright owner's prior consent to use or reproduce the material. Restricted Persons should also typically seek permission of the owner before publishing links to another site or social media application.

## **15. CONTENT OF SOCIAL MEDIA STATEMENTS**

Restricted Persons must not comment, contribute, create, forward, post, upload or share content that is scandalous, malicious or defamatory. Restricted Persons must endeavour to be courteous, patient and respectful of the opinions of others, including detractors and the discourteous.

Restricted Persons must be conscious of anti-discrimination laws and must not publish statements or information which may be discriminatory.

Restricted Persons must remain mindful of language and expression and not lapse into excessive use of colloquialisms, having regard to an international audience.

Restricted Persons must not use social media when irritated, upset or tired.

## **16. PERSONAL PRIVACY**

Restricted Persons should protect their personal privacy and guard against identity theft.

## **17. MODIFICATION AND MODERATION**

Restricted Persons should ensure that any social media sites created or contributed to can be readily edited, improved or removed and appropriately moderated.

## **18. RESPONSIVENESS**

The Company will endeavour to specify the type of comments and feedback that will receive a response and clearly communicate a target response time. Restricted Persons are required to make it easy for audiences to reach the Company and/or its subsidiaries by publishing appropriate company telephone numbers, generic emails, LinkedIn, and Facebook accounts.

## **19. MONITORING**

The Company reserves the right, for legal compliance purposes, to monitor social media usage on its systems without advance notice and consistent with any applicable state, federal or international laws. The Company may be legally required to produce logs, diaries and archives of social media use to judicial, law enforcement and regulatory agencies and will comply with any relevant requests. Restricted Persons and other users should govern themselves accordingly.

## **20. GENERAL RESPONSIBILITIES**

Restricted Persons should seek advice or authorisation from the Company on using social media or, if unsure about applying the provisions of this Policy, should register social media accounts with the Company, understand and comply with the provisions in this Policy and any End User Licence Agreements, seek training and development for using social media and maintain records of email addresses, comments, 'friends', followers and printed copies or electronic 'screen grabs' when using externally hosted sites to the extent practicable. Each Restricted Person is responsible for adhering to this Policy.

## **21. ENFORCEMENT**

All content published or communicated by or on behalf of the Company using social media must be recorded (including the author's name, date, time and media site location) and kept on record. The Company will actively monitor social media for relevant contributions that impact on the Company or its subsidiaries, and their officers, operations or reputation.

Company employees breaching this Policy may be the subject of disciplinary action, performance management or review. Serious breaches may result in suspension or

termination of employment or association. The Company reserves the right to remove, where possible, content that violates this Policy or any associated policies.

Failure to comply with this Policy may be considered cause for termination of employment.

## 22. CORPORATIONS ACT

The requirements imposed by this Policy are separate from, and additional to, the legal prohibitions in the Corporations Act. Directors, officers, consultants and employees should be aware that they can be charged with criminal offences under the rules and regulations associated with the prevention of market manipulation, false trading, market rigging and misleading and deceptive conduct, all of which apply at law regardless of this Policy.

## 23. REVIEW

This Policy will be reviewed by the Board at least every three years, to ensure that it continues to reflect the letter and spirit of all applicable laws and regulations and the Company's commitment to its staff and the community.

## 24. DEFINITIONS

In this Policy:

**Bellevue** means BGL and its wholly owned subsidiaries.

**BGL or Company** means Bellevue Gold Limited.

**Board** means the board of directors of the Company.

**Corporations Act** means *Corporations Act 2001* (Cth).

**Company Secretary** means the company secretary of the Company.

**Policy** means this Social Media Policy.

**Restricted persons** has the meaning given to that term in section 1 of this Policy.

## Review History

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