

**LKQ Corporation**  
**Policy on Insider Trading**  
(adopted September 2003; amended March 3, 2013 and May 4, 2015)

**1. No Trading On Material, Non-Public Information.**

If you are aware of material, non-public information about *any publicly-held company*, including LKQ, any customer or vendor of LKQ or any other company with which LKQ has contractual or other relationships or may be negotiating transactions, you may *not* (1) buy, sell, or otherwise enter into a transaction involving securities of that company, (2) pass along the information to others (so called “tipping”), or (3) permit any member of your immediate family (for example, your spouse, parent, child, or sibling) or anyone acting on your behalf, or anyone to whom you have disclosed the information, to purchase, sell, or otherwise enter into a transaction involving those securities. There is *no* exception for transactions (a) that may be necessary or justifiable for independent reasons (such as your need to raise money for an emergency expenditure) or (b) where you did not actually use the inside information. You must avoid even the appearance of an improper transaction to preserve LKQ’s reputation for adhering to the highest standards of conduct. To allow for public dissemination and evaluation of the information after public disclosure through appropriate channels, you must allow a reasonable time to elapse (at least one full trading day) before trading in the security. Our Insider Trading Compliance Officers are available to assist you in determining whether information or knowledge constitutes “material, non-public information.”

**2. Restrictions Relating to Purchase or Sale of LKQ Securities — Pre-Approvals and “Blackout Periods.”**

*Pre-Approval Policy.* **You may not trade in LKQ securities at any time, without prior clearance.** Requests for pre-approval to trade in LKQ securities must be received by an Insider Trading Compliance Officer at least two business days in advance of the proposed transaction. An Insider Trading Compliance Officer will evaluate each proposed transaction to determine if it raises insider trading or other securities law concerns and will then respond to your request as soon as practicable. Clearance of a transaction is valid only for two business days. If the transaction order is not placed within that two business day period, you must re-request clearance. If an Insider Trading Compliance Officer denies your request for pre-approval, you must keep confidential the fact of such denial. Any advice rendered by an Insider Trading Compliance Officer will relate solely to the legal restraints on a proposed transaction and will not constitute investment advice. ***Even if the Insider Trading Compliance Officer approves the transaction, you are never allowed to trade in LKQ stock while aware of material, non-public information.*** Transactions effected under a trading plan authorized by Section 4 of this Policy do not require advance approval. However, LKQ must pre-approve any trading plan, or changes to a trading plan, as described in Section 4(b) of this policy.

*“Blackout Periods.”* There are certain routine periods during the year when it is expected that you will be more likely to be in possession of material, non-public information. These typically include the period from near the end of a fiscal quarter until the financial and other material results for that quarter are disclosed in a press release. You are *not* permitted to trade in LKQ’s stock (or other securities) during the period beginning one week before the end of a fiscal quarter and ending after the lapse of one full trading day following the public release of quarterly or annual financial results of LKQ (e.g., if earnings are publicly announced at noon on a Friday, the blackout would end at noon on the following Monday, assuming each weekday is a trading day). ***During these blackout periods, no clearances will be given and you will be prohibited from trading in LKQ’s stock even if you are not aware of material, non-public information, unless such trades occur pursuant to a trading plan authorized by Section 4 of this Policy.*** If you have questions about whether there is a currently active blackout period, please contact an Insider Trading Compliance Officer. You will be permitted to exercise LKQ stock options and to make purchases under LKQ’s stock option plans during blackout periods, but you will *not* be permitted to sell those shares during a blackout period (i.e. a “cashless”

exercise is prohibited since it constitutes a buy and a sell), unless such sales occur pursuant to a trading plan authorized by Section 4 of this Policy. Accordingly, you should seriously consider whether you want to purchase any LKQ stock under a stock option plan during or near a blackout period. Net settlements (i.e. the satisfaction of your tax withholding obligation and exercise price payment, if applicable, by LKQ retaining a sufficient number of shares upon exercise or vest) are also permitted during a blackout period to the extent net settlements are authorized by the Compensation Committee.

### **3. Other Trading Restrictions.**

In addition to the trading restrictions described above, you may not engage in any of the following activities with respect to securities of LKQ:

- a. Trading in stock on a short-term basis by directors, executive officers, and 10% or greater stockholders of LKQ. Any stock purchased must be held for a minimum of six months before sale, unless the stock was originally received upon exercise of an option or is subject to forced sale (for example, as a consequence of a merger or acquisition);
- b. Short sales (selling stock you do not own at the time of the sale); or
- c. Any hedging or similar transactions, including through the use of financial instruments such as prepaid variable forwards, equity swaps, collars and exchange funds.

### **4. Trading Plans.**

An SEC rule (Rule 10b5-1) has established an affirmative defense from insider trading liability under Rule 10b-5 in connection with preplanned trading programs. This defense is available to any person who can demonstrate that the transaction occurred pursuant to a **binding** contract, trading instruction, or written plan that came into existence before the person became aware of material non-public information.

As a result of the SEC rule, you will be permitted to purchase and sell LKQ securities during blackout periods, *but only if you strictly adhere to this Policy.*

The SEC rule allows you to time a single transaction to occur on a particular date outside of a window period to meet a specific objective. Alternatively, you may devise a trading plan for multiple transactions over a prescribed period of time that may involve fixed price limits, formula pricing, or delegation of discretion to another person.

In order to trade in securities during a blackout period (routine or other), you *must* meet the following requirements:

- a. Before becoming aware of material, non-public information, and at a time that is *not* within a blackout period, you must:
  - Enter into a written, binding contract to purchase or sell the securities,
  - Instruct another person in writing (such as a broker or bank) with whom you maintain only a professional, arms' length relationship, to purchase or sell the securities for your account only at such times as the person is unaware of material, non-public information, or

- Adopt a written plan for trading the securities (the pre-existing contract, instruction, or plan generally will be referred to hereafter as a “trading plan”);
- b. ***LKQ must pre-approve any trading plan, or changes to a trading plan, involving potential sales (or purchases) of LKQ securities.***
- c. The trading plan must:
- Specify the amount, price, and date of the transaction;
  - Include a written formula or algorithm, or computer program, for determining amounts, prices, and dates of transactions; or
  - Not permit the instructing person (i.e., you) to exercise any subsequent influence over how, when, or whether to effect purchases or sales; and
- d. The purchase or sale must occur pursuant to the trading plan.

***Except as otherwise noted herein, this Section 4 does not change the prohibited transactions set forth in Section 3 of this Policy.***

## **5. Violations.**

Any person who violates the federal securities laws and regulations has committed a crime and may be subject to imprisonment and a criminal fine of up to \$1,000,000, and may also be personally liable in civil lawsuits for up to three times the profit gained or the harm caused by illegal trading by the violator or by other persons trading on material, non-public information provided by or through the violator. The SEC and courts have great power to impose penalties for violations of the insider trading provisions of the federal securities laws. The SEC and governmental prosecutors vigorously enforce these insider trading laws against both institutions and individuals. LKQ will cooperate with any state or federal law enforcement agency with jurisdiction to bring to justice persons who trade on or transmit material, non-public information.

In addition to federal securities laws, profiting from, or unauthorized disclosure of, material, non-public information could also violate (1) state securities laws, (2) state right to financial privacy statutes, (3) federal and state laws relating to theft and conversion, and (4) confidentiality agreements between LKQ and companies with which LKQ does business.

You should note that, as a matter of law and of LKQ policy, LKQ will not indemnify you if you are convicted of a criminal violation of insider trading laws. ***Furthermore, failure to comply with any provision of this Policy may subject you to disciplinary action, including discharge.***

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The Insider Trading Compliance Officers are available to assist you in determining whether information or knowledge about a company constitutes “material, non-public information.” If you have any questions concerning the propriety of a proposed transaction, or any questions about the LKQ Policy on Insider Trading generally, please contact an Insider Trading Compliance Officer.

Please note that LKQ will continue to review, and may amend, this Policy.

## **Important Terms and Definitions LKQ Policy on Insider Trading and Trading Plans**

Trading plans must specify the **amount**, **price**, and **date** of the transaction, defined as follows:

- “Amount” means either a specified number of shares or other securities or a specified dollar value of securities;
- “Price” means the market price on a particular date, a limit price, or a particular dollar price; and
- “Date” means: (1) in the case of a market order, the specific day of the year on which the order is to be executed (or as soon thereafter as is practicable under ordinary principles of best execution), or (2) in the case of a limit order, the day(s) of the year on which the limit order is in force.

***Terms of Transactions.*** The trading plan must either specify precisely how determinations as to amounts, prices, dates, and frequency of transactions are to be made (e.g., by a designated formula or algorithm), or delegate discretionary trading authority to a named party who neither is subject to your influence nor is privy to material non-public information about LKQ.

***Duration of Plan.*** The trading plan must specify a termination date, unless the intention is to continue the trading plan for an indefinite period under specified guidelines until there either are no more securities available (in the case of sales) or no more funds available (in the case of purchases).

***Automatic Cancellation.*** The trading plan must include a provision that all trading of LKQ securities subject to the trading plan will automatically be suspended or cancelled upon the announcement of a pending or proposed merger, acquisition, joint venture, tender offer, exchange offer, or significant sale of assets involving LKQ, or the occurrence of an event that would cause the transaction either to violate the law, or to have an adverse effect on LKQ, as determined by LKQ in its sole discretion.

***Restrictions on Parties Effecting Transactions.*** Unless the trading plan specifically delegates discretionary trading authority to a named party, the trading plan must indicate that any person executing trading plan transactions may not deviate from the instructions provided in the trading plan. In addition, the trading plan must state that no transaction under the trading plan may be effected by a person who is aware of material, non-public information at the scheduled time of the transaction. Where the trading plan delegates discretionary trading authority to another party, the trading plan must indicate that such party must make all trading decisions independently, without any influence from the person who created the trading plan.

***Notification and Reporting Compliance.*** The trading plan must contain provisions instructing the parties effecting transactions under the trading plan to provide timely notification of such transactions to you for purposes of assuring compliance with applicable reporting requirements, such as those arising under Rule 144 under the Securities Act of 1933 and Section 16 of the Securities Exchange Act of 1934. You should also note that a properly-structured trading plan provides a defense only respect to Rule 10b5; the reporting and liability provisions of Section 16, as well as the restrictions described in Section 3.a. of this policy, would continue to apply to all transactions, including those made under a trading plan.

**Deviations.** You are not allowed to deviate from or change *any* of the terms of a trading plan (whether by changing the amount, price, or timing of the purchase or sale) without the permission of LKQ. The ability to rely on the trading plan defense for transactions to be effected in the future depends not only on having a trading plan that is explicit as to the terms and timing of the transactions, but also on carrying out the plan without change. Any deviation from, or alteration to, the plan specifications will render the defense unavailable. Although deviations from a trading plan are not permissible, it is possible for you, acting in good faith, to modify such a plan at a time when you are not aware of material non-public information. LKQ will consider requests to change trading plans on a case-by-case basis.

**Nature of Program.** The trading plan may take a wide variety of forms, including instructions to a broker, an option exercise and sale program, a blind trust, discretionary accounts with banks or brokers, limit orders, or any of several other forms. Regardless of which form is chosen, it must be specifically identified in the trading plan before it will be approved by LKQ.

**Material, non-public information** includes information that is not available to the public at large that could affect the market price of the security and that a reasonable investor would want to know in deciding whether to buy, sell, or retain the security. Common examples of information that will frequently be regarded as material to LKQ are: (1) matters involving significant new products or services and/or agreements or relationships; (2) matters relating to public offerings or other new financings; (3) gain or loss of a significant customer or vendor; (4) preliminary financial results that vary significantly from market expectations; (5) new internally developed financial projections; (6) a pending or proposed merger, acquisition, joint venture, tender offer, exchange offer, or significant sale of assets; (7) changes in dividend policies, the declaration of a stock split, or the offering of additional securities; (8) impending bankruptcy or financial liquidity problems; (9) changes in management; or (10) significant litigation or notifications from regulatory authorities (for example, the SEC). It should be noted that either positive or negative information may be material.

## LKQ Corporation Insider Trading Compliance Statement

TO: Victor M. Casini and Walter P. Hanley  
*Insider Trading Compliance Officers*

RE: LKQ Corporation Policy on Insider Trading

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I have carefully reviewed the LKQ Corporation Policy on Insider Trading dated September 2003 and understand all of its provisions. I certify that I will adhere to this Policy and its procedures from and after the date set forth below.

I realize that failure to observe and comply with all of the provisions contained in the Policy may subject me to disciplinary action, including discharge.

Acknowledged by:

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title: \_\_\_\_\_