

# APRAMEYA ENGINEERING LIMITED CIN: U51909GJ2021PLC128294

Registered Office: 908, 9th Floor, Venus Atlantis Corporate Park, Anandnagar,

Prahladnagar Ahmedabad Gujarat 380015 India

Website: www.aelhealth.com

# WHISTLE BLOWER POLICY

### 1. PREFACE

- 1.1 The Company believes in the conduct of the affairs of its constituents in a fair and transparent manner byadoptinghigheststandardsofprofessionalism,honesty,integrityandethicalbehaviour.
- 1.2 Towards this end, the Company has adopted the **Aprameya Engineering Limited** Code of Business Conduct and Ethics called "Code of Conduct", which lays down the principles and standards that should govern the actions of the Company and its employees. Any actual or potential violation of the Code, howsoever insignificantorperceivedassuch, would be amatter of serious concernfor the Company.
- 1.3 Accordingly, this Whistle Blower Policy ("the Policy") has been formulated with a view to provide a mechanism for employees of the Company to approach the Audit Committee of the Company and protected disclosure to the management instances of unethical behavior, actual or suspected fraud or violation of the Code of Conduct.
- 1.4 The Policy provides a framework to promote responsible and secure whistle blowing. It protects the WhistleBlowerwishingtoraiseaconcernaboutseriousirregularities within the Company.
- 1.5 The Policy neither releases Whistle Blowers from their duty of confidentiality in the course of their work,norisittobemisusedtosurfaceagrievanceaboutapersonnelwork-related situation.

#### 2. APPLICABILITY

- 2.1 ThisPolicyisapplicabletoallDirectors, Employees and other persons dealing with the Company.
- 2.2 TheProtectedDisclosuremaybeareasofconcerninrespectoftheCompanycoveredbythisPolicyand summarized in paragraph5.

### 3. **DEFINITIONS**

- 3.1 "DisciplinaryAction" means any action that can be taken on the completion of /during the investigation proceedings, including but not limited to, a warning, recovery of financial losses incurred by the Company, suspension / dismissal from the services of the Company or any such action as is deemed to be fit considering the gravity of them atter.
- 3.2 "Employee" means every employee of the Company including the Directors in the whole time employment of the Company.
- 3.3 "Protected Disclosure" means a concern raised by a written communication made in good faith that discloses or demonstrates information that may evidence unethical or improper activity (as described more particularly in Clause 5) with respect to the Company. Protected Disclosures should be factual and not speculative or in the nature of an interpretations/conclusion, and should contain as much specific information as possible to allow for proper assessment of the nature and extent of the concern and the urgency of a preliminary investigative procedure.
- 3.4 "Subject" means a person against or in relation to whom a Protected Disclosure is made or evidence gathered during the course of an investigation.

3.5 "WhistleBlower" means an Employee who makes a Protected Disclosure under this Policy.

# 4. THE GUIDINGPRINCIPLES

- $4.1\ The Company, as a policy, condemns any kind of discrimination, har assment, victimization or any other unfairemployment practice being adopted against Whistle Blower. The Company will:$ 
  - ➤ Ensure that the Whistle Blower and/or the person processing the Protected Disclosure is/are not victimized for doingso;
  - > Treat victimization of Whistle Blower as a serious matter including initiating Disciplinary Action against person(s) causing or allowing victimization of WhistleBlower;
  - > EnsurecompleteconfidentialityofidentityofWhistleBlower;
  - ➤ NotattempttoconcealevidenceoftheProtectedDisclosure;
  - ➤ Take Disciplinary Action for event covered under this Policy (as mentioned in Clause 5) or upon victimizing Whistle Blower or any person processing the Protected Disclosure or if any one destroysorconceals evidence of the Protected Disclosure made/to be made;
  - ➤ Provideanopportunity of being heard to the persons involved especially to the Subject.

#### 5. COVERAGE OFPOLICY

- 5.1 The Policy covers mal practices and events which have taken place/suspected to take place involving:
  - > An abuse of authority;
  - > Breach of employment contract;
  - > Manipulation of companydata/records;
  - Financial or compliance irregularities, including fraud, or suspectedfraud;
  - > Criminal offence having repercussions on the company or its reputation;
  - > Pilferation of confidential/proprietaryinformation;
  - ➤ Deliberate violation of law/regulation;
  - ➤ Misappropriation or misuse of Companyfunds/assets;
  - > Breach of Code of Conduct;
  - > An act of discrimination or sexualharassment;
  - > Any other unethical, imprudentdeed/behaviour

The above list is only illustrative and should not be considered as exhaustive.

5.2 Policyshouldnotbeusedasarouteforraisingmaliciousorunfoundedallegationsagainstcolleagues.

# 6. PROTECTION

- 6.1 No unfair treatment will be meted out to a Whistle Blower by virtue of his/ her having reported a Protected Disclosure under this Policy. The Audit Committee would be authorised to take steps to minimize difficulties, which the Whistle Blower may experience as a result of making the Protected Disclosure.
- 6.2 The identity of the Whistle Blower shall be kept confidential and shall be disclosed only on need to knowbasis.
- 6.3 Any other Employee assisting in the said investigation or furnishing evidence shall also be protected to

the same extent as the WhistleBlower.

- $6.5\ Protection to Whistle Blower under this Policy shall be available provided that Protected Disclosure is:$
- > made in goodfaith;
- $\blacktriangleright$  the Whistle Blower has reasonable information or documents in support the reof; and
- > not for personal gain or animosity against the Subject.
- 6.6 WhistleBlowers, whomakeanyProtectedDisclosures, whichhavebeensubsequentlyfoundtobemala fide, frivolous ormalicious shall beliable to Disciplinary Actionas may decided by the Audit Committee under this Policy.
- 6.7 Protection under this Policy would not mean protection from disciplinary action arising out of false or bogus allegations made by a Whistle Blower knowing it to be false or bogus or with a *mala fide* intention.
- 6.8 In respect of such Whistle Blowers, the Audit Committee would reserve its right to take/recommend appropriate disciplinaryaction.

#### 7. PROTECTEDDISCLOSURE

7.1 AllProtectedDisclosuresshouldbeaddressedtoCompany Secretary & Compliance Officer.Thecontactdetails are asunder:

# **Company Secretary & Compliance Officer**

**Aprameya Engineering Limited** 

908, 9th Floor, Venus Atlantis Corporate Park, Anandnagar, Prahladnagar, Ahmedabad, Gujarat-380015 India

Tel No: 079-40068827; E-mail: info@aelhealth.com

- 7.2 Protected Disclosures should be reported in writing so as to ensure a clear understanding of the issues raised and should either be typed or written in a legiblehandwriting.
- 7.3 The Protected Disclosure should be forwarded under a covering letter which shall bear the identity of the Whistle Blower. Anonymous disclosures may not beentertained.

# 8. INVESTIGATION

- 8.1 On receipt of Protected Disclosure, the Audit Committee shall appropriately and expeditiously investigate all whistle blower reports received. In this regard, the Audit Committee may perform all such acts as it may deem fit at its sole discretion. The investigation shall be completed normally within 30 days of the receipt of the ProtectedDisclosure.
- 8.2 The Audit Committee shall have right to outline a detailed procedure for an investigation and may delegatesuchpowers and authorities, as it may deem fitto any officer of the Company for carrying out any investigation.

- 8.2 The identity of a Subject will be kept confidential to the extent possible given the legitimate needs of law and theinvestigation.
- 8.3 Subjects will normally be informed of the allegations at the outset of a formal investigation and have opportunities for providing their inputs during theinvestigation.
- 8.4 The Subject shall have a duty to co-operate with the investigator and responsibility not to interfere or obstruct with the investigation process. Evidence shall not be withheld, destroyed or tampered with, and witnesses shall not be influenced, coached, threatened or intimidated by the Subject. The Subject, iffoundindulginginanysuchactionsthenthatwillmaketheSubjectliablefordisciplinaryactions.
- 8.5 A report shall be prepared after completion of investigation by the Officer(s) investigating the matter which shall be submitted to the Audit Committee. Upon receipt of report, the Audit Committee shall submit the same along with recommendations to the Chairman for Disciplinary Action after providing reasonable opportunity of being heard to the Subject. No allegation of wrongdoing against a Subject shallbeconsidered as maintainable unless there is good evidence in support of the allegation.
- 8.6 After considering the report and recommendations as aforesaid, the Chairman shall determine and finalise the Disciplinary Action as he may deemfit.
- 8.7 In case the subject is the Audit Committee Chairman, then the protected disclosure is sent to the ChairmanoftheBoardofDirectorswhowilltakenecessarystepsfortheinvestigation.

### 9. SECRECY/CONFIDENTIALITY

The Whistle Blower, the Subject, the Senior Officer(s) and everyone involved in the process shall:

- > maintain complete confidentiality/ secrecy of the matter under this Policy;
- > notdiscussthemattersunderthisPolicyinanyinformal/socialgatherings/meetings;
- > discuss only to the extent or with the persons required for the purpose of completing the process and investigations as directed by AuditCommittee;
- > not keep the papers unattended anywhere at anytime;
- > keep the electronic mails/files underpassword

If anyone is found not complying with the above, he/ she shall be held liable for such Disciplinary Action as is considered fit by the Audit Committee as the case may be.

# 10. RETENTION OF DOCUMENTS AND AMENDMENT

All Protected Disclosures, documented along with the results of Investigation relating thereto, shall be retained by the Company Secretary for a minimum period of 5 (five) years or as mentioned in applicable law, if any. This Policy may be a mended from time to time by the Board on the recommendation of the Audit Committee.

**Note**: Approved in the Board Meeting held on 2<sup>nd</sup> July, 2022.