

WHISTLEBLOWERPOLICY

OF

LOTUSEYEHOSPITALANDINSTITUTELIMITED

(AsadoptedbyBoardon24thMay2014)



1. PREFACE

- 1.1 LotusEyeHospitalandInstituteLimitedortheCompany("LOTUS"or"theCompany") believesintheconductoftheaffairsofitsconstituentsinafairandtransparentmanner by adopting highest standards of professionalism, honesty, integrity and ethical behaviour.
- 1.2 The Company is committed to developing a culture where it is safe for any Whistle Blower to raise concerns about any poor or unacceptable practice and any event of misconduct. The alleged misconduct may be classified in many ways; namely, violation of alaw, rule, regulation and /or adirect threatto public interest, such as health and safety violations and corruption
- 1.3 Section 177(9) of the Companies Act, 2013, Rule7 of the Companies (Meetings of BoardandPowers)Rule,2014readwithclause49oftheListingAgreemententeredin towiththeStockExchangesrequireeverylistedcompaniesto havea"WhistleBlower Policy" andestablish a "Vigil mechanism" for directors and employees to report their genuine concerns and grievances.
- 1.4.Accordingly,thisWhistleBlowerPolicy("thePolicy")hasbeenformulatedwitha view to provide a mechanism for Directors and Employees of the Company to direct accesstotheChairmanofAuditCommitteeoftheCompanyorthedirectornominated to play the role of Audit Committee, as the case may be, in exceptional cases..
- 1.5 Thepurposeofthispolicyistoprovideaframeworktopromoteresponsibleandsecure whistle blowing. The vigil mechanism shall provide for adequate safeguards against victimization of employees and directors who avail of the vigil mechanism.
- 1.6 The Policy neither releases Whistle Blowers from their duty of confidentiality in the course of their work nor is to be misused to surface a grievance about a personal work-related situation.
- 1.7 The Policy will be posted on the Company's website at www.lotuseye.org

2 APPLICABILITY

- 2.1 The Policy is applicable to all Employees and Directors of the Company and its subsidiary/ies.
- 2.2 This PolicyhasbeendrawnupsothatWhistleBlowerscanmakeProtectedDisclosure under the Policy. The Protected Disclosure may be areas of concern in respect of the Company covered by this Policy and summarized in paragraph 6.

3 **DEFINITIONS**

3.1 The definitions of some of the keyterms used in this Policy are given below.



- 3.2 **"AuditCommittee"**meanstheAuditCommitteeconstitutedbytheBoardofDirectors of the Company in accordance with the Section 177 of the Companies Act 2013 or Clause 49 of the Listing Agreement with the Stock Exchanges.
- 3.3. **"Board"/"BoardofDirectors"** meansboardofdirectorsoftheCompany.
- 3.4 **"Code of Conduct"** means code applicableto the directors and senior management personnel adopted on ______.
- 3.5 **"Company / LOTUS"** means Lotus Eye Hospital and Institute Limited and its subsidiary/ies.
- 3.6 "Disciplinary Action" means any action that can be taken on the completion of / during the investigation proceedings, including 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 the matter.
- 3.7. "**Directors**" refers to the members of the Board of Directors of the Company at any point of time.
- 3.8**"Employee"** means every employee of the Company including the Directors in the employment of the Company or its subsidiaries.
- 3.8 **"Investigators"** mean those persons authorised, appointed, consulted or approached by the Chairman of Audit Committee and includes the auditors of the Company and the police and private deductive agencies and Reference checking agencies.
- 3.9 **"ProtectedDisclosure"** meansanycommunicationmadeingoodfaith thatdisclosesordemonstratesinformationthatmayevidenceunethicalor improperactivitywithrespecttotheCompany.ProtectedDisclosuresshouldbefactual andnotspeculativeorinthenatureofaninterpretation/conclusion,andshouldcontain asmuchspecificinformationaspossibleforproperassessmentofthenatureandextent of the concern and the urgency of a preliminary investigative procedure.
- 3.10. **"Subject"**meansapersonagainstorinrelationtowhomaProtected Disclosure has beenmade or evidence gathered during the course of aninvestigation.
- 3.11. **"Whistle Blower"** means an Employee OR Director making a Protected Disclosure under this Policy.

4 SCOPE

4.1 This PolicyisanextensionoftheCompany'sCodeofConductforDirectorsandSenior ManagementPersonnel.TheWhistleBlower'sroleisthatofareportingpartywith



reliableinformation. They are not required or expected to act as investigators or finders of facts, nor would they determine the appropriate corrective or remedial action that may be warranted in a given case.

- 4.2 Whistle Blowersshould not actontheirowninconducting any investigative activities, nor do they have a right to participate in any investigative activities other than as requested by the Chairman of Audit Committee or the Investigators.
- 4.3. Protected Disclosure will be appropriately dealt with by the Chairman of the Audit Committee, as the case may be.

5 DISQUALIFICATIONS

- 5.1 WhileitwillbeensuredthatgenuineWhistleBlowersareaccorded completeprotectionfromanykindofunfairtreatmentassetouthere, any abuse of this protection will warrant disciplinary action.
- 5.2 ProtectionunderthisPolicywouldnotmeanprotectionfromdisciplinaryactionarisingoutoffal seorbogusallegationsmadebyaWhistleBlower knowing it to be false or bogus or with a mala fide intention.
- 5.3 Whistle Blowers, who make any Protected Disclosures, which have beensubsequentlyfoundtobemalafideormaliciousorWhistleBlowerswho make3ormoreProtectedDisclosures,whichhavebeensubsequently foundtobefrivolous,baselessorreportedotherwisethaningoodfaith, willbedisqualifiedfromreportingfurtherProtectedDisclosuresunderthis Policy.

6 COVERAGEOFTHEPOLICY

- 6.1 The Policy covers malpractices and events which have taken place involving:
 - a. AbuseofAuthority
 - b. BreachofEmployeeCodeofConduct/Rules
 - c. BreachofTrust
 - d. CriminalOffencehavingrepercussionontheCompanyorits reputation
 - e. Financialirregularities, including fraudors uspected fraud
 - f. ManipulationofCompanydata/records
 - g. MisappropriationormisuseofCompanyfunds/ Assets
 - h. Negligencecausinginjury/lossoflifeand/orwastageof property
 - i. Non-complianceofstatutoryrequirements
 - i. Pilferationofconfidential/proprietaryinformation
 - k. Breachofconfidentialityandsharingproprietaryinformation
 - I. Theftorpilferageofintellectualpropertyrightsofthecompany
 - m. Wastageofmaterial/assets, misappropriation of funds
 - n. Anyotherunethical,imprudentdeed/behaviour



6.2 Policyshould not be used as a route for raising malicious or unfounded allegations against colleagues.

7 PROTECTION

- 7.1 No unfair treatment will be meted out to a Whistle Blower by virtue of his/her having reportedaProtectedDisclosureunderthisPolicy.TheCompany,asapolicy,condemns kind of discrimination, harassment, victimization or any other unfair employment practicebeingadoptedagainstWhistleBlowers.Completeprotectionwill,therefore,be given to Whistle Blowers against any unfair practice like retaliation, threat or intimidation of termination / suspension of service, disciplinary action, transfer, demotion, refusal of promotion, or the like including any direct or indirect use of authority to obstruct the Blower's Whistle right to continue perform his duties to functions including making further Protected Disclosure. The Company will take steps to minimized ifficulties, which the Whistle Blower may experience as a result of making the Protected Disclosure. Thus, if the Whistle Blower is required to give evidence in criminal and the protected disclosure of the protected disclosure. Thus, if the Whistle Blower is required to give evidence in criminal and the protected disclosure. Thus, if the Whistle Blower is required to give evidence in criminal and the protected disclosure of the protected disclosure. Thus, if the Whistle Blower is required to give evidence in criminal and the protected disclosure of the protected disclosure. The protected disclosure disclosureordisciplinaryproceedings, the Company will arrange for the Whistle Blower to receive advice about the procedure, etc.
- 7.2 AWhistleBlowermayreportanyviolationoftheaboveClausetothe ChairmanofAuditCommittee,whoshallinvestigateintothematterand recommend suitable action to the management.
- 7.3 TheidentityoftheWhistleBlowershallbekeptconfidentialtotheextent possible and permitted under law.
- 7.4 AnyotherEmployeeassistinginthesaidinvestigationshallalsobe protected to the same extent as the Whistle Blower.
- 7.5 ProtectiontoWhistleBlowerunderthisPolicyshallbeavailableprovidedthatProtected Disclosure is:
 - 7.5.1 madeingoodfaith
 - 7.5.2 thattheWhistleBlowerhasreasonableinformationordocumentsinsupportof the matter; and
 - 7.5.3 NotforpersonalgainoranimosityagainsttheSubject.

8 PROCEDUREFORGETTINGPROTECTEDDISCLOSURES

- 8.1.All Protected Disclosures concerning financial / accounting matters and all Protected DisclosuresbytheDirectorsshouldbeaddressedtotheChairmanofAuditCommitteeof the Company for investigation.
- 8.2In respect of all other Protected Disclosures, those concerning the employees at the levels of General Manager and above should be addressed to the Chairman of Audit CommitteeoftheCompanyandthoseconcerningotheremployeesshouldbeaddressed to Chief People Officer.



8.3. The contact details of the Chairman of the Audit Committee are a sunder:

Mr. PerumalsamyMahendran, AuditCommitteeChairman, Lotus Eye Hospital and Institute Limited, 770/12, Avinashi Road, Civil Aerodrome Post, Coimbatore – 641 014 Mobile No,9840922614 Mailid:pm_fca@yahoo.co m

The contact details of the Chief People Officer are a sunder:

Mr Dinesh.H.R.Manager,
LotusEyeHospitalandInstituteLimited, 770/12,
Avinashi Road,
Civil Aerodrome Post,
Coimbatore–641014
Mobile No. 7397687772
Mailid:hrm@lotuseye.org

8.4IfaprotecteddisclosureisreceivedbyanyexecutiveoftheCompany otherthanChairmanofAuditCommittee,itshouldbeforwardedtoChiefPeopleOfficer or to the Chairman of Audit Committee for further appropriate action.

Appropriate care must be taken to keep the identity of the Whistle Blower confidential.

- 8.5.Protected Disclosures should preferably be reported in writing so as to ensure a clear understanding of the issues raised and should either be typed or written in a legible handwriting in English, Hindi, Tamil or in the regional language of the place of employmentoftheWhistleBlower.Noanonymousletterwillbeacceptedevenifithas substance.
- 8.6 The Protected Disclosure should be forwarded by e-mail or under a covering letter whichshallbeartheidentityoftheWhistleBlower.TheChairmanofthe Audit Committee shall detach the covering letter and forward only the Protected Disclosure to the Investigators for investigation.
- 8.7 Protected Disclosures should be factual and not speculative or in the nature of a conclusion, and should contain as much specific information as possible to allow for proper assessment of the nature and extent of the concern.
- 8.8 ForthepurposeofprovidingprotectiontotheWhistleBlower,theWhistle Blowershoulddisclosehis/heridentityinthecoveringletterforwarding such Protected Disclosure.



9 INVESTIGATION

- 9.1 AllProtectedDisclosuresreportedunderthisPolicywillbethoroughlyinvestigatedbytheChief PeopleOfficer/ChairmanofAuditCommittee of the Company who will investigate / oversee the investigations under the authorization of the Audit Committee.
- 9.2 The Chief People Officer/Chairman of Audit Committee may at his discretion, consider involving any Investigators for the purpose of investigation.
- 9.3 Thedecision toconductaninvestigation takenbytheChiefPeopleOfficer/ ChairmanofAuditCommitteeis,byitself,notanaccusationandistobetreatedasaneutralfactfindingprocess.Theoutcomeoftheinvestigationmaynot support the conclusion of the Whistle Blower that an improper or unethical act was committed.
- 9.4 TheidentityofaSubjectandtheWhistleBlowerwillbekeptconfidential to the extent possible given the legitimate needs of law and the investigation.
- 9.5 Subjectswillnormallybeinformedoftheallegationsattheoutsetofa formal investigation and have opportunities for providing their inputs during the investigation.
- 9.6 Subjects shall have a duty to co-operate with the Chief People Officer / Chairman of AuditCommitteeoranyoftheInvestigatorsduringinvestigationtotheextentthatsuch co-operation will not compromise self-incrimination protections available under the applicable laws.
- 9.7 Subjectshavearighttoconsultwithapersonorpersonsoftheirchoice, other than the Chief People Officer / Investigators and / or members of the Audit Committee and / or the Whistle Blower. Subjects shall be free at any time to engage counselattheirowncosttorepresentthemintheinvestigationproceedings. However, if the allegations against the subject are not sustainable, then the Company may see reason to reimburse such costs.
- 9.8 Subjectshavearesponsibilitynottointerferewiththeinvestigation. Evidenceshallnot be withheld, destroyed or tampered with, and witnesses shall not be influenced, coached, threatened or intimidated by the Subjects.
- 9.9 Unlesstherearecompellingreasonsnottodoso, Subjects will be given an opportunity to respond to material findings contained in an investigation report. No allegation of wrong doing against a Subject shall be considered as maintainable unless there is good evidence in support of the allegation.
- 9.10 Subjectshavearighttobeinformedoftheoutcomeoftheinvestigation. Ifallegations are not sustained, the Subject should be consulted as to whether public disclosure of the investigation results would be in the best interest of the Subject and the Company.



9.11 The investigation shall be completed normally within 45 days of the receipt of the Protected Disclosure.

10 INVESTIGATORS

- 10.1.Investigators are required to conduct a process towards fact-finding and analysis. InvestigatorsshallderivetheirauthorityandaccessrightsfromtheChiefPeopleOfficer /AuditCommitteewhenactingwithinthecourseandscopeoftheir investigation.
- 10.2 Technical and other resources may be drawn upon as necessary to augment the investigation. All Investigators shall be independent and unbiased both in fact and as perceived. Investigators have a duty of fairness, objectivity, thoroughness, ethical behaviour and observance of legal and professional standards.
- 10.3 InvestigationswillbelaunchedonlyafterapreliminaryreviewbytheChairmanofAudit Committee or the Chief People Officer, as the case may be, which establishes that:
- 10.3.1 theallegedactconstitutesanimproperorunethicalactivityorconductand
- 10.3.2 the allegation is supported by information specifice nough to be investigated or incases where the allegation is not supported by specific information, it is felt that the matter concerned is worthy of management review. Provided that such investigation should not be undertaken as an investigation of an improper or unethical activity or conduct.

11 DECISION

11.1 If an investigation leads the Chief People Officer / Chairman ofAudit Committee to concludethatanimproperorunethicalacthasbeencommitted,theChiefPeopleOfficer /ChairmanofAuditCommitteeshallrecommendtothemanagementoftheCompanyto take such disciplinary or corrective action as the Chief People Officer / Chairman of Audit Committee may deem fit. It is clarified that any disciplinary or corrective action initiated against the Subject as a result of the findings of an investigation pursuant to this Policy shall adhere to the applicable personnel or staff conduct and disciplinary procedures.

12 SECRECY/CONFIDENTIALITY

- 12.1 TheWhistleBlower,theSubject,theSeniorOfficer(s)andeveryoneinvolvedinthe process shall:
 - 12.1.1 maintaincompletesecrecy/confidentialityofthematterunderthisPolicy
 - 12.1.1 notdiscussthemattersunderthisPolicyinanyinformal/socialgatherings/meetings
 - discuss only to the extent or with the personsrequired for the purpose of completingtheprocessandinvestigationsasdirectedbyAuditCommittee
 - 12.1.3 notkeepthepapersunattendedanywhereatanytime
 - 12.1.4 keeptheelectronicmails/filesunderthepassword



If any one is found not complying with the above, he / she shall be liable for such Disciplinary Action as is considered by the Committee or Vice Chairman or Managing Director, as the case may be.

13. REPORTING

- 13.1 TheChiefPeopleOfficershallsubmitareporttotheChairmanofAuditCommitteeon aregularbasisaboutallProtectedDisclosuresreferredtohim/hersincethelastreport together with the results of investigations, if any.
- 13.2 The Company shall annually affirm that it has not denied any personnel access to the WhistleBloweroftheCompanyinrespectofmattersinvolvingallegedmisconductand that it has provided protection to "Whistle Blowers" from unfair termination and other unfair or prejudicial employment practices. Such affirmation shall form a part of the Board report on Corporate Governance that is required to be prepared and submitted together with the annual report.

14 RETENTIONOFDOCUMENTS

14.1 All ProtectedDisclosuresinwriting or documented along with the results of related investigation shall be retained by the Company for a minimum period of seven years.

15 AMENDMENT

15.1 TheCompanyreservesitsrighttoamendormodifythisPolicyinwholeorinpart,atany time without assigning any reason. However, nosuch amendment or modification will be binding on the Employees and Directors unless it is notified to the Employees in writing.

24thMay 2014 Coimbatore–18