

I. INTRODUCTION

- (a) Atharv Enterprises Limited (hereinafter referred to as "HP Adhesives" or "Company") believes in the conduct of the affairs of its constituents in a fair and transparent manner by adopting highest standards of professionalism, honesty, integrity and ethical behaviour.
- (b) The Company is committed to developing a culture where it is safe for all employees toraiseconcernsaboutanypoororunacceptablepracticeandanyeventofmisconduct.
- (c) Section 177 of the Companies Act, 2013 ("Act") read with Rule 7 of the Companies(MeetingsofBoardanditsPowers),2014andRegulation22ofSEBI(ListingOblig ationandDisclosureRequirements)Regulations,2015requirealllistedcompaniestoestablish a mechanism called "Vigil Mechanism (Whistle Blower Policy)" for directors andemployees to report genuine concerns about unethical behaviour, actual or suspectedfraudorviolationoftheCompany'scodeofconductorethicspolicy.
- (d) The purpose of this Policy is to provide a framework to promote responsible and securewhistle blowing. It protects directors and employees wishing to raise a concern aboutseriousirregularities within the Company.
- (e) The policy neither releases directors and employees from their duty of confidentiality in the course of their work, nor is it a route for taking up a grievance about a personal situation.

II. POLICY

- (a) ThisPolicyisfortheDirectorsandtheEmployees(asdefinedhereinafter).
- (b) The Policy has been drawn up so that the Directors and Employees can be confidentabout raising a concern. The areas of concern covered by this Policy are summarized inparagraphVbelow.

III. DEFINITIONS

- (a) "**Director**" means any person who has been appointed as a director on the board of theCompany, whetherwhole-time, additional or otherwise.
- (b) "Disciplinary Action" means any action that can be taken on the completion of/duringtheinvestigationproceedingsincludingbut notlimitingtoawarning, impositionoffine, suspension from official duties or any such action as is deemed to be fit considering the gravity of the matter.
- (c) "**Employee**" means every employee of the Company (whether working in India orabroad)includingexpatriatesstationedinIndia.
- (d) "Protected Disclosure" means a concern raised by a written communication made ingood faith that discloses or demonstrates information that may evidence unethical orimproperactivity.
- (e) "Subject" means a person against or in relation to whom a Protected Disclosure is madeorevidencegatheredduringthecourseofaninvestigation.
- $(f) \qquad \hbox{$"W histle Blower"} is someone who makes a Protected Disclosure under this Policy.$

(g) "VigilanceOfficer"/"VigilanceCommittee"meansanofficerorCommitteeofpersonswhois nominated/appointed toreceive protected disclosuresfromwhistle blowers,maintainingrecordsthereof,placingthesamebeforetheAuditCommitteeforitsdispo salandinformingtheWhistleBlowertheresultthereof.

IV. THEGUIDINGPRINCIPLES

ToensurethatthisPolicyisadheredto,andtoassurethattheconcernwillbeacteduponseriously,theCompanywill:

- (a) Ensure that the Whistle Blower and/or the person processing the Protected Disclosure isnotvictimizedfordoingso;
- (b) Treat victimization as a serious matter including initiating disciplinary action on suchperson/(s),if any;
- (c) Ensure complete confidentiality of all Employees/person(s) involved in the processes provided in this Policy;
- (d) Not/notattempttoconcealevidenceoftheProtectedDisclosure;
- (e) Take disciplinary action, if any one destroys or conceals evidence of the ProtectedDisclosuremade/to bemade;and
- $(f) \qquad Provide an opportunity of being heard to the persons involved especially to the Subject. \\$

V. COVERAGEOFPOLICY

- (a) The Policy covers malpractices and events which have taken place/suspected to takeplaceinvolving:
 - (i) Abuseofauthority
 - (ii) Breachofcontract
 - (iii) Negligencecausingsubstantialandspecificdangertopublichealthandsafety
 - (iv) Manipulationofcompanydata/records
 - (v) Financialirregularities,includingfraud,orsuspectedfraud
 - (vi) Criminaloffence
 - (vii) Pilferationofconfidential/proprietyinformation
 - (viii) Deliberateviolationoflaw/regulation
 - (ix) Wastage/misappropriationofcompanyfunds/assets
 - (x) BreachofemployeeCodeofConduct/EthicsPolicyorRules
 - (xi) Anyotherunethical, biased, favoured, imprudentevent.

(b) The Policy should not be used in place of the Company's grievance procedures or be route for rais in gmalicious or un founded allegations against colleagues.

VI. DISQUALIFICATIONS

- (a) While it will be ensured that genuine Whistle Blowers are accorded complete protection from any kind of unfair treatment as herein set out, any abuse of this protection willwarrantdisciplinary action by the Company.
- (b) Protection under this Policy would not mean protection from disciplinary action arisingout of false or bogus allegations made by a Whistle Blower knowing it to be false orbogusor witha*malafide*intention.
- (c) Whistle Blowers, who make any Protected Disclosures, which have been subsequently found to be *mala fide*, frivolous or malicious shall be liable to be prosecuted under Company's Code of Conduct.

VII. MANNERINWHICHCONCERNCANBERAISED

(a) The Whistle Blower can make Protected Disclosure in writing to Vigilance Officer, assoon as possible but not later than 30 (thirty) consecutive days after becoming aware ofthesame. The contact details of the vigilance Office are as follows:

Name: Pramod Kumar Gadiya Designation: Managing Director

Email ID: atharventerprisesltd@gmail.com

Address: Building No.D/27, Shop No.1, Yogi Nagar, Eksar, Borivali, Near Corporation

Bank, Mumbai Mumbai City MH 400091 IN

- (b) The Whistle Blower must puth is/hername in the Protected Disclosure. Concerns expressed and nymously will not be investigated under this policy. In order to protect the identity of the Whistle Blower, the Vigilance Officer will not is sue any acknowledge ment to the Whistle Blower and they are not advised neither to write their name / address on the envelope nor enter into any further correspondence with the Vigilance Officer.
- (c) Ifinitial enquiriesbytheVigilanceOfficerindicatethat theconcernhasno basis, orit isnot a matter to be investigation pursued under this Policy, it may be dismissed at thisstageandthedecisionshallbedocumented.
- (d) Whereinitialenquiriesindicatethatfurtherinvestigationisnecessary,thiswillbecarriedthrou gheither bytheVigilanceOfficeralone,orbytheVigilanceCommitteenominatedbytheVigilanceOffic erforthispurpose.Theinvestigationwould beconductedin afairmanner, as a neutral factfinding process and without presumption of guilt. A writtenreportof thefindingswould bemade.
- (e) On receipt of the Protected Disclosure, the Vigilance Officer shall detach the coveringletterbearingtheidentityoftheWhistleBlowerandprocessonlytheProtectedDisclosure.
- (f) The Vigilance Officer as he deem sfit, may call for further information from the Whistle Blower.
- (g) In case of exceptional circumstances, the Protected Disclosure may directly be made bythe Whistle Blower to the Chairperson of the Audit Committee inwhich case theinvestigationshallbemadebytheChairperson.

- (h) The Vigilance Officer, Vigilance Committee or the Chairperson of the Audit Committee, as the case may be, shall make a detailed written record of the Protected Disclosure. The record will include:
 - 1. Factsofthematter;
 - 2. WhetherthesameProtectedDisclosurewasraisedpreviouslybyanyone,andifso,theout comethereof:
 - 3. WhetheranyProtectedDisclosurewasraisedpreviouslyagainstthesameSubject;
 - 4. Thefinancial/otherwiselosswhichhasbeenincurred/wouldhavebeenincurredbytheCo mpany;
 - 5. Findings; and
 - 6. Therecommendations on disciplinary/other action/(s).
- (i) Ifaninvestigationleadstoconclusionthatanimproperorunethicalacthasbeenomitted, the Vigilance Officer or the Chairperson of the Audit Committee, as the case may be, shall recommend to the Board of Directors of the Company to take such disciplinary or corrective action as it may deem fit. Any disciplinary or corrective action initiated against the Subject as a result of the findings of an investigation pursuant to this Policyshalladheretotheapplicable personnel or staff conduct and disciplinary procedures.
- (j) Where the Whistle Blower is not satisfied with the outcome of the investigation by the Vigilance Officer and the decision, she/hecan make an appeal to the Chairperson of the Audit Committee.
- (k) The investigation shall be completed within a period of 60 days from the date of receiptoftheProtectedDisclosure.

VIII. PROTECTION

- (a) No unfair treatment will be meted out to a Whistle Blower by virtue of his/her havingreported a Protected Disclosure under this Policy. The Company, as a policy, condemnsany kind of discrimination, harassment, victimization or any other unfair employmentpractice being adopted against Whistle Blower. Complete protection will, therefore,
 - begiventotheWhistleBloweragainstanyunfairpracticelikeretaliation,threatorintimidation oftermination/suspensionofservice,disciplinaryaction,transfer,demotion,refusalofpromot ion,discrimination,anytypeofharassment,biasedbehaviourorthelikeincluding any direct or indirect use of authority to obstruct the Whistle Blower's right tocontinue to perform his duties/functions including making further Protected Disclosure. The Company will take steps to minimize difficulties, which the Whistle Blower mayexperienceasaresultofmakingtheProtectedDisclosure. Thus, if the WhistleBlowerisreq uired to give evidence in criminal or disciplinary proceedings, the Company willarrangefortheWhistleBlowertoreceiveadviceabouttheprocedure, etc.
- (b) TheidentityoftheWhistleBlowershallbekeptconfidentialatalltimes.
- (c) Any other Employee assisting in the said investigation or furnishing evidence shall alsobeprotected to the same extent as the Whistle Blower.

IX. SECRECY/CONFIDENTIALITY

The Whist le Blower, the Subject, the Vigilance Officer and every one involved in the process shall:

- (a) maintaincompleteconfidentiality/secrecyofthematter
- (b) notdiscussthematterinanyinformal/socialgatherings/meetings
- (c) discussonlytothe extentor with the persons required for the purpose of completing the process and investigations
- (d) notkeepthepapersunattendedanywhereatanytime
- (e) keeptheelectronicmails/filesunderpassword

If any person is found not complying with the above requirements, he/she shall be held liable for such disciplinary action as is considered fit by the authorised person/authority in this regard.

X. REPORTING

A quarterly report with number of complaints received under the Policy and their outcomes hall be placed before the Audit Committee and the Board.