MAXPOSURE LIMITED

POLICY ON WHISTLE BLOWER POLICY & VIGIL MECHANISM

PREAMBLE

MAXPOSURE LIMITED (the Company) is committed to ethical and lawful business conduct, which is not only critical to the Company's success, but also a fundamental shared value of its Board of Directors (the "Board"), senior management personnel and employees. Consistent with these principles, the Board has adopted a Code of Business conduct and Ethics (the "Code") as a guide tothe principles and standards that should govern the actions of its Board and senior management personnel.

Any actual or potential violation of the Code or any deviation from the key company policieshowsoever insignificant or perceived as such, is a matter of serious concern for the Company and should be reported appropriately for remedial /penal action.

To enable reporting (Whistle blowing) of actual or potential violation of the Code or anydeviation from the key company policies, a fair and proactive mechanism is imperative fortified by an appropriate protection policy.

Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015) (Hereinafter called as "LODR"), inter alia, provides for all listed companies to establish amechanism called 'Whistle Blower Policy' for employees to report to the management instances of unethical behavior, actual or suspected, fraud or violation of the company's code of conduct. Further, Section 177 of the Companies Act, 2013 requires every listed company to establish a vigil mechanism for the directors and employees to report genuine concerns in such manner as may be prescribed.

Accordingly, this **Whistle Blower Policy** ("the Policy" or "this Policy") has been formulated with aview to provide a mechanism for Directors/ Employees of the Company to approach the Chairpersonof the Audit Committee of the Company or Chairman of the Company and **Vigil Mechanism** asenvisaged in the Companies Act 2013 and the Rules prescribed is implemented through this WhistleBlower Policy to provide for adequate safeguards to the whistle blowers against victimization ofpersons who use such mechanism and make provision for direct access to the Chairperson of the Audit Committee.

I. SHORT TITLE, APPLICABILITY AND COMMENCEMENT

- 1. This policy will be called as "MAXPOSURE LIMITED Whistle Blower Policy"
- 2. This policy applies to all the employees (including outsourced, temporary and contractual

Personnel), ex-employees, including Associates and stakeholders of the company and it's Subsidiary companies (hereinafter referred to as 'Whistle Blower').

3. This policy shall come into force with immediate effect.

II. DEFINITIONS

The definitions of some of the key terms used in this Policy are given below. Capitalized terms not defined herein shall have the meaning assigned to them under the Code.

"Associate" means all business associates of the Company including all suppliers, vendors, consultants, auditors, service providers, Lessors *I* Owners of commercial *I* residential properties, manpower supply agencies, etc., with whom the Company has been dealing with or proposed to enter into any transactions.

"Audit Committee" means the Audit Committee of the Board of Directors of the Companyconstituted in accordance with Section 177 of the Companies Act, 2013 and Rules framedthereunder read with LODR.

"Board of Directors" means the Board of Directors of the Company.

"Code" means the Code of Conduct of the company

"Company" means MAXPOSURE LIMITED.

"Employee" means every employee (including ex-employee) of the Company (whether workingin India or abroad), including the Directors in whole time employment of the Company andtemporary/contractual employees.

"Disciplinary Action" means any action that can be taken on the completion of or during theinvestigation proceedings, including but not limited to, a warning, recovery of financial lossesincurred by the Company, suspension/ dismissal from the services of the Company or any suchaction as deemed fit considering the gravity of the matter.

"Investigators" mean those persons authorized, appointed, consulted or approached by the Chairman of the Audit Committee or the Vigil Mechanism Committee, Departmental Heads and and and the Auditors of the Company, Police and other Investigating Agency (ies) appointed interms of this Policy.

"Initial Complaint" or "Initial Communication" also referred to as Valid complaint, means a written communication of any form of letter/e-mail that discloses or demonstrates information that may evidence unethical or improper activity also referred to as Valid complaint.

"Policy" means the Whistle Blower policy and vigil mechanism of the Company.

"Subject" means an accused person against or in relation to whom an Initial Complaint or InitialCommunication has been made or evidence gathered during the course of an investigation.

"Vigil Mechanism Committee" means a Committee constituted by the Company comprising of aChairman and such other Members, as may be nominated by the Board from time to time.

"Whistle Blower" means an Employee (including ex-employee / contractual employee)/Associate making an Initial complaint or Communication under this Policy.

III. CONSTITUTION OF THE VIGIL MECHANISM COMMITTEE

- 1. As a sub- committee of the Audit committee, a Vigil Mechanism Committee (VMC) shall beconstituted comprising of a Chairman, who shall be the Chairman of the Audit Committee of the Board and two other Members as may be nominated by the Board from time to time.
- 2. The VMC shall meet at least once in a year and submit their report to the AuditCommittee.
- 3. The VMC shall also meet as and when required for matters referred to the Committee.
- 4. The Company Secretary shall act as the Secretary to the VMC and shall be a permanentinvitee to the meetings of VMC. The Secretary shall be responsible to record the proceedings of the meetings and decisions taken thereat.
- 5. The Chairman of the Committee shall have the power to invite any other person to the VMC Meeting, if considered necessary.

IV. ROLE AND RESPONSIBILITY OF THE "VIGIL MECHANISM COMMITTEE

On receipt of a valid complaint from a Whistle Blower, the VMC may perform all such actsas may deem fit and appropriate to safeguard the interests of the Company, including butnot limited to, the following functions:

- a) if required obtain legal opinion or expert's view in relation to initial communication;
- b) seek assistance of the Statutory Auditors
- c) request any officer(s) of the Company to provide adequate financial or other resources
- d) for carrying out investigation
- e) to conduct the enquiry in fair and unbiased manner;
- f) to ensure that complete fact finding exercise has been undertaken;
- g) to appoint investigating officer(s) I agencies (internal or external), if required;
- h) to maintain strict confidentiality;
- i) to decide on the outcome of the investigation;
- i) to recommend an appropriate course of action against the accused, if found guilty;
- k) to recommend an appropriate course of action against the complainant includinghis/her mastermind and other associates, for false complaints/claims.
- l) to review the Whistle Blower Policy of the Company and suggest modifications, if any.

m) to report to the Audit Committee of the Board about the number of complaintsreceived, investigated, redressed and un-resolved in a financial year.

VMC may also delegate its powers to a sub-committee comprising of as many members as itmay deem necessary to carry out initial investigations. Such sub-committee shall submit its report to the Chairman of VMC

V. ROLE AND RESPONSIBILITY OF THE "WHISTLE BLOWER"

- 1. The Whistle Blower's role is that of a reporting party with reliable information.
- 2. The Whistle Blower shall co-operate with the Chairman / Members of the Vigil Mechanismcommittee and extend all support including production of documentary evidences to investigate the allegations complaints.
- 3. He/she is neither required to act as investigator nor permitted to determine theappropriate or remedial action on behalf of the Company. He /she shall also notparticipate in any investigation activities unless warranted otherwise and required by theVMC

VI.SCOPE OF THE POLICY

This policy encourages Whistle Blowers to report any kind of misuse of company's properties, mismanagement or wrongful conduct prevailing/executed in the company, which the whistleblower in good faith believes including any of the following:

- 1. Breach of the Code of Conduct and Business Ethics.
- 2. Violation of any law or regulations, policies including but not limited to corruption, bribery, theft, fraud, coercion and willful omission.
- 3. Criminal Offence having repercussions on the Company or its reputation.
- 4. Rebating of Commission/benefit or conflict of interest.
- 5. Procurement frauds.
- 6. Mismanagement, gross wastage or misappropriation of company funds/assets.
- 7. Manipulation of Company data/records.
- 8. Misappropriating cash/company assets; leaking confidential or proprietary information.
- 9. Unofficial use of Company's property/human assets.
- 10. Activities violating Company policies.
- 11. A substantial and specific danger to public health and safety.
- 12. An abuse of authority or fraud.
- 13. Sexual Harassment related complaints.

VII. COMPLAINTS PROCEDURE

- 1. The Whistle Blower shall lodge his/her initial complaint of the Company and the complaint must be either in the form of a written letter (in closed envelope) or by-mail.
- 2. The Whistle Blower must indicate his/her name, contact details and relationship with the Company in the complaint. Relevant supporting documents/ evidences and a brief background must form an integral part of the written complaint. No unnamed complaint shall be entertained
- 3. The name and contact details of the complainant shall not be disclosed to anyone except the Chairman /Members of the VMC.

- 4. If the complaint relates to a specific fact/incident, the complainant must lodge the complaint within 30 days from the date he/ she became aware of such fact/incident.
- 5. The Whistle Blower shall be entitled to withdraw his/her complaint within 10 days from the date of lodgment with appropriate explanations in writing to the satisfactions of the VMC.
- 6. All complaints including against any Director of the Company or against any Member of the VMC, the Whistle Blower shall lodge his/her complaint by email or in writing directly to the Chairman of the VMC at the following address:

The Chairman

Maxposure Limited

C-23, Ground Floor, Green Park,

Main Huaz Khas, New Delhi -110016.

- 7. On receipt of initial complaint, the Chairman of VMC shall acknowledge receipt thereofwithin 48 hours and proceed to carry out initial investigation in consultation with the Members of the VMC.
- 8. The Whistle Blower shall exercise caution before lodging a complaint to ensure that he isnot doing so under influence of any person and/or any past incidence.

VIII.INVESTIGATION OF COMPLAINTS

- a) Any Member of VMC cannot act arbitrarily and arrive at a conclusion to take penal actionagainst the subject or against the complainant for lodging a false complaint, as the casemay be, unless prior approval of the VMC is obtained.
- b) During the period of investigation or even after completion of the investigation, identity of the Whistle Blower and the subject should be kept confidential and disclosed only to the extent necessary given the legitimate needs of law and the investigation process.
- c) The subject will normally be informed of the allegations against him/her at the outset of aformal investigation and he/she shall be given requisite opportunities to defend his/hercase during the investigation process
- d) It will be the duty of the subject to co-operate with the investigator and not to interfere orobstruct with the investigation process. Evidence shall not be withheld, destroyed ortampered with, and witnesses shall not be influenced, coached, threatened or intimidatedby the accused. If found indulging in any such actions, the subject shall be liable fordisciplinary action. Under no circumstances, the subject should compel the investigator todisclose the identity of the Whistle Blower.
- e) A report shall be prepared after completion of investigation by Members or Chairman ofthe VMC, which shall be submitted to the VMC. Upon receipt of the Report, theCommittee shall forward the same along with its recommendations to the ManagingDirector of the Company for Disciplinary Action. In case, the Managing Director is thesubject and found guilty, the VMC shall forward such Report to the Chairman of the Boardof Directors for taking appropriate action.
- f) The decision to conduct an investigation is by itself not an accusation and is to be treated as aneutral fact finding process.

- g) Unless there are compelling reasons not to do so, Subject(s) will be given the opportunity torespond to material findings contained in the investigation report.
- h) The investigation shall be completed normally within 90 days of the receipt of the protected disclosure and is extendable by such period as the Audit Committee deems fit.
- i) Any member of the Audit Committee or other officer having any conflict of interest with thematter shall disclose his/her concern /interest forthwith and shall recues himself from thematter.

IX. SUGGESTIVE PENAL PROVISION

The Company may take the following punitive actions against the accused, where the Committee finds him/her guilty:

- a. Counseling & issue of a Warning letter;
- b. Withholding of promotion / increments;
- c. Bar from participating in bonus review cycle;
- d. Termination from employment;
- e. Cancellation of Orders placed as per Purchase/ Work Order;
- f. Recovery of monetary loss suffered by the Company;
- g. Legal Suit.

X. REPORTING RECOMMENDATION TO THE BOARD OF DIRECTORS

The VMC shall submit a report to the Board of Directors informing the status of InitialCommunications received from the Whistle Blowers, Grievance Resolved and action taken, Grievances under investigation and Number of false complaints lodged by Whistle Blowers, during each of the Financial Year.

XI. PROTECTION AGAINST VICTIMIZATION

- 1. No adverse action shall be taken against an employee/associate or business associate in "knowing retaliation" who makes any good-faith disclosure of suspect or wrongful conductprevailing in the Company, to the VMC.
- 2. While it will be ensured that genuine Whistle Blowers are accorded complete protection from any kind of unfair treatment, any abuse of this protection will warrant disciplinary action.
- 3. Protection under this Policy would not mean protection from disciplinary action arising out offalse or bogus allegations made by a Whistle Blower knowing it to be false or bogus or with amala fide intention. A complainant who makes false allegations of unethical & improperpractices or about alleged wrongful conduct of the Subject to the VMC or the AuditCommittee shall be subject to appropriate disciplinary action in accordance with the rules, procedures and policies of the Company.

XII. PRESERVATION OF DOCUMENTS AND RECORDS

All Initial Communications, documented along with the results of Investigation relatingthereto, shall be retained by the Company Secretary for a minimum period of 5 (five) yearsor as mentioned in applicable law, if any.

XIII.POWER TO AMEND THE POLICY

This Policy may be amended from time to time by the Board based on the recommendation of the VMC.

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