

CORPORATE OFFICE

INTER OFFICE MEMO

FROM: Company Secretary PHL/CO/S&L/3805 November 13, 2024 TO: All HODs,
GM-NR/WR
JGM(IS)- for upload on intranet & Website

WHISTLE BLOWER POLICY OF PAWAN HANS LIMITED

Smt. Usha Padhee, the then JS-MoCA and Director-PHL was acting as "Ombudsperson" under the Whistle Blower Policy of Pawan Hans Limited. Shri Asangba Chuba Ao, JS-MoCA and Director-PHL has now been nominated as "Ombudsperson" in place of Smt. Usha Padhee, under the Whistle Blower Policy of Pawan Hans Limited. Further, Shri R.S. Chauhan, Company Secretary & JGM (Legal) has been nominated as "Whistle Officer".

(आर.एस.चौहान)

ED (BD & MKTG.)

GM (CPMS)

GM (AME & MRO)

GM (Safety)

GM (OPS)

GM (Mktg) / OSD to CMD

Head (F&A)

Head (G.E.D.)

Head (HR)

Head (Admn.)

Head (IS)- for upload on intranet & Website

Head (CSO)

Head (IA)

JGM (Mats.)

Dy. CVO

CORPORATE OFFICE

INTER OFFICE MEMO

FROM: Company Secretary PH. L/CO/S&L/3805 October 20,2015

TO: All HODs, GM-NR/WR/ER JGM(IS)- for upload on intranet

WHISTLE BLOWER POLICY OF PAWAN HANS

Further to the IOM dated 24.8.2012, Whistle Blower Policy has been approved by the Board of Directors of Pawan Hans in the 130th meeting held on 29.7.2011 and nominated Shri G. Asok Kumar, JS-MoCA and Director -PHL as "Ombudsperson". Further, Shri Sanjeev Razdan has been nominated as "Whistle Officer".

Smt.Usha Padhee, JS-MoCA and Director-Pawan Hans has now been nominated as "Ombudsperson" w.e.f. 15.10.2015 in place of Shri G. Asok Kumar, under the Whistle Blower Policy of Pawan Hans.

(Saniiv Agrawal)

C.V.O.

FD

GM (OPS)

GM (F&A)

Off.GM(HR)

Incharge (ENGG.)

Incharge (MKTG.)

JGM(IS)- for upload on intranet

JGM (MATS)

Principal (NIASS)

GM(NR)

GM(WR)

GM(ER)

OSD/EA TO CMD

PAWAN HANS HELICOPTERS LIMITED (A GOVERNMENT OF INDIA ENTERPRISE) CORPORATE OFFICE

INTER OFFICE MEMO

FROM: Company Secretary

TO: All HODs, GM-NR/WR

PHHL/CO/S&L/3805 August 11, 2011

WHISTLE BLOWER POLICY OF PHHL

As per Guidelines on Corporate Governance for CPSEs issued by DPE vide OM No.18(8)/2005-GM dated 14.5.2010 has viewed that CPSE may establish a mechanism for employees to report to the management concerns about unethical behavior, actual or suspected fraud or violation of the Company's General Guidelines on conduct or ethics policy.

Accordingly, a Whistle Blower Policy has been approved by the Board of Directors of PHHL in the 130th meeting held on 29.7.2011 and nominated Shri Rohit Nandan, JS-MOCA and Director-PHHL as "Ombudsperson". Further, Shri Sanjeev Razdan has been nominated as "Whistle Officer".

A copy of the policy is enclosed which may also be viewed by the employees of PHHL at the Intranet i.e. www.phhlreports.net

(Sanjiv Agrawal)



1. Preface

- 1.1. The Company believes in the conduct of the affairs of its constituents in a fair andtransparent manner by adopting highest standards of professionalism, honesty, integrity and ethical behavior.
- 1.2. The Company is committed to developing a culture where it is safe for allemployees to raise concerns about any poor or unacceptable practice and anyevent of misconduct.
- 1.3. To establish a mechanism called "Whistle Blower Policy" foremployees to report to the management instances of unethical behavior, actual orsuspected fraud or violation of the Company's code of conduct or ethics policy.
- 1.4. The purpose of this policy is to provide a framework to promote responsible and secure whistle blowing. It protects employees wishing to raise a concern aboutserious irregularities within the Company.
- 1.5. The policy neither releases employees from their duty of confidentiality in thecourse of their work, nor is it a route for taking up a grievance about a personalsituation.

2. Policy

- 2.1 This Policy is for the Employees as defined hereunder.
- 2.2 The Policy has been drawn up so that Employees can be confident about raising a concern. The areas of concern covered by this Policy are summarized inparagraph 5.

3. Definitions

- 3.1 "Disciplinary Action" means any action that can be taken on the completion of /during the investigation proceedings including but not limiting to a warning,imposition of fine, suspension from official duties or any such action as is deemedto be fit considering the gravity of the matter.
- 3.2 "Employee" means every employee of the Company including those working on contract or through contractors.
- 3.3 "Protected Disclosure" means a concern raised by a written communication madein good faith that discloses or demonstrates information that may evidenceunethical or improper activity.

- 3.4 "Subject" means a person against or in relation to whom a Protected Disclosure ismade or evidence gathered during the course of an investigation.
- 3.5 "Whistle Blower" is someone who makes a Protected Disclosure under thisPolicy.
- 3.6 "Whistle Officer" or "Committee" means an officer or Committee of persons whois nominated/appointed to conduct detailed investigation.
- 3.7 "Ombudsperson" will be a Non-Executive Director for the purpose of receivingall complaints under this Policy and ensuring appropriate action. In the firstinstance, the Board has nominated Shri. Rohit Nandan, Director-PHHL as "Ombudsperson". The Chairman &Managing Directorshall have the authority to change the Ombudsperson from time to time.

4. The Guiding Principles

- 4.1 To ensure that this Policy is adhered to, and to assure that the concern will beacted upon seriously, the Company will:
- 4.1.1 Ensure that the Whistle Blower and/or the person processing the ProtectedDisclosure is not victimized for doing so;
- 4.1.2 Treat victimization as a serious matter including initiating disciplinaryaction on such person/(s);
- 4.1.3 Ensure complete confidentiality.
- 4.1.4 No attempt to conceal evidence of the Protected Disclosure;
- 4.1.5 Take disciplinary action, if any one destroys or conceals evidence of the Protected Disclosure made/to be made:
- 4.1.6 Provide an opportunity of being heard to the persons involved especiallyto the Subject;

5. Coverage of Policy

- 5.1 The Policy covers malpractices and events which have taken place/ suspected totake place involving:
 - 1. Abuse of authority
 - 2. Breach of contract
 - 3. Negligence causing substantial and specific danger to public health and safety
 - 4. Manipulation of company data/records
 - 5. Financial irregularities, including fraud, or suspected fraud
 - 6. Criminal offence
 - 7. Pilferation of confidential/propriety information
 - 8. Deliberate violation of law/regulation
 - 9. Wastage/misappropriation of company funds/assets
 - 10. Breach of employee Code of Conduct or Rules
 - 11. Any other unethical, biased, favoured, imprudent event
- 5.2 Policy should not be used in place of the Company grievance procedures or be aroute for raising malicious or unfounded allegations against colleagues.

6. Disqualifications

- 6.1 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 will warrant disciplinary action.
- 6.2 Protection under this Policy would not mean protection from disciplinary actionarising out of false or bogus allegations made by a Whistle Blower knowing it tobe false or bogus or with a *mala fide* intention.
- 6.3 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.

7. Manner in which concern can be raised

- 7.1 Employees can make Protected Disclosure to Ombudsperson, as soon as possiblebut not later than 30 consecutive days after becoming aware of the same.
- 7.2 The Ombudsperson is authorized to receive written complaints for disclosure on any allegation of corruption or misuse of office by any employee of the company.
- 7.3 The Ombudsperson has the responsibility of keeping the identity of the complainant secret. Hence the complainant should comply with the following steps:
 - a) The complaint should be in a closed / secured envelope.
 - b) The envelope should be addressed to Ombudsperson and should be superscribed "Complaint as Whistle-Blower". If the envelope is not superscribed and closed, it will not be possible for the Ombudsperson to protect the complainant under the Whistle-Blower Policy and the complaint will be dealt with as per the normal complaint.
 - c) The complainant should give his/her name and address in the beginning or end of the complaint.
 - d) The Ombudsperson will not entertain anonymous / pseudonymous complaints.
 - e) The text of the complaint should be carefully drafted so as not to give any details or clue as to his/her identity. However, the details of the complaint should be specific and verifiable.
 - f) The Whistle-Blowers are advised not to enter into any further correspondence with the Ombudsperson in their own interest. The Ombudsperson will ensure the necessary action into the allegation and if any further clarification is required, the Ombudsperson will get in touch with the complainant.
 - g) If the complaint is accompanied by particulars of the person making the complaint, the Ombudsperson shall take the following steps:-

- i. Ombudsperson will ascertain from the complainant whether he/she was the person who made the complaint or not.
- ii. The identity of the complainant will not be revealed unless the complainant himself/herself has made the details of the complaint either public or disclosed his/her identity to any other office or authority.
- iii. After concealing the identity of the complainant, the Ombudsperson shall make, in the first instance, discreet inquiries to ascertain if there is any basis of proceeding further with the complaint.
- iv. Either as a result of the discreet inquiry, or on the basis of the complaint itself without any inquiry, if the Ombudsperson is of the opinion that the matter requires to be investigated further, the Ombudsperson shall officially seek the comments or explanation from the department concerned and also shall request the concerned head of the department to keep the identity of the complainant secret if for any reason, the concerned Head comes to know the identity.
- 7.4 Where initial enquiries indicate that further investigation is necessary, this will becarried through either by the Ombudsperson alone, or by a WhistleOfficer/Committee nominated by the Ombudsperson for this purpose. Theinvestigation would be conducted in a fair manner, as a neutral fact-findingprocess and without presumption of guilt. A written report of the findings wouldbe made.
- 7.5 Name of the Whistle Blower shall not be disclosed to the WhistleOfficer/Committee.
- 7.6 The Ombudsperson/Whistle Officer/Committee shall:
 - i) Make a detailed written record of the Protected Disclosure. Therecord will include:
 - a) Facts of the matter
 - b) Whether the same Protected Disclosure was raised previouslyby anyone, and if so, the outcome thereof;
 - c) Whether any Protected Disclosure was raised previously against the same Subject;
 - d) The financial/ otherwise loss which has been incurred / wouldhave been incurred by the Company.
 - e) Findings of Ombudsperson/Whistle Officer/Committee;
 - f) The recommendations of the Ombudsperson/WhistleOfficer/Committee on disciplinary/other action s).
 - ii) The Whistle Officer/Committee shall finalise and submit the report to the Ombudsperson within 15 days of beingnominated/appointed.
- 7.7 On submission of report, the Whistle Officer /Committee shall discuss the matterwith Ombudsperson who shall either:

- i) In case the Protected Disclosure is proved, accept the findings of the Whistle Officer /Committee and initiate such Disciplinary Actionas he may think fit with the approval of Disciplinary Authority and take preventive measures to avoid reoccurrence of the matter;
- ii) In case the Protected Disclosure is not proved, extinguish thematter; Or
- ii) Depending upon the seriousness of the matter, Ombudsperson mayrefer the matter to the Audit Committeewith proposed disciplinary action/counter measures. Incase the Audit Committee thinks that the matter is too serious, itcan further place the matter before the Board with its recommendations. The Board may decide the matter as it deemsfit.
- 7.8 If any person is aggrieved by any action on the ground that he is being victimized due to the fact that he/she had filed a complaint or disclosure, he/she may file an application before the Chairman of the Audit Committee seeking redress in the matter, who shall take such action, as deemed fit. The Chairman of the Audit Committee may give suitable directions to the concerned employee or the authority as the case may be.
- 7.9 Either on the application of the complainant or on the basis of the information gathered, if the Chairman of the Audit Committee is of the opinion that either the complainant or the witnesses need protection, the Chairman shall issue appropriate direction to the CMD.
- 7.10 In exceptional cases, where the Whistle Blower is not satisfied with the outcome of the investigation and the decision, s/he can make a direct appeal to the Chairman of the Audit Committee.

8. Vigilance Matter:

8.1 The Ombudsperson will refer all the complaints having vigilance angle to the Chief Vigilance Officer (CVO)-PHHL for further necessary action as per the guidelines of CVC.

9. Protection

9.1 No unfair treatment will be meted out to a Whistle Blower by virtue of his/herhaving reported a Protected Disclosure under this Policy. The Company, as apolicy, condemns any kind of discrimination, harassment, victimization or anyother unfair employment practice being adopted against Whistle Blower.Complete protection will, therefore, be given to Whistle Blower against anyunfair practice like retaliation, threat or intimidation of termination/suspension ofservice, disciplinary action, transfer, demotion, refusal of promotion, discrimination, any type of harassment, biased behavior or the like including anydirect or indirect use of authority to obstruct the Whistle Blower's right tocontinue to perform his duties/functions including making further ProtectedDisclosure. The Company will take steps to minimize difficulties, which theWhistle Blower may experience as a result of

- making the Protected Disclosure. Thus, if the Whistle Blower is required to give evidence in criminal ordisciplinary proceedings, the Company will arrange for the Whistle Blower toreceive advice about the procedure, etc.
- 9.2 The identity of the Whistle Blower shall be kept confidential.
- 9.3 Any other Employee assisting in the said investigation or furnishingevidence shall also be protected to the same extent as the Whistle Blower.

10. Secrecy/Confidentiality

The Whistle Blower, the Subject, the Whistle Officer and everyone involved in the process shall:

- a. maintain complete confidentiality/ secrecy of the matter
- b. not discuss the matter in any informal/social gatherings/ meetings
- c. discuss only to the extent or with the persons required for the purpose of completing the process and investigations
- d. not keep the papers unattended anywhere at any time
- e. keep the electronic mails/files under passwordlf anyone is found not complying with the above, he/ she shall be held liable for suchdisciplinary action as is considered fit.

11. Reporting

A quarterly report with number of complaints received under the Policy and theiroutcome shall be placed before the Audit Committee and the Board.

12. Amendment

The Chairman & Managing Director of the Company has the right to amend or modifythis Policyin consultation with CVO in whole or in part, at any time without assigning any reason, whatsoever.

The Whistle Blower Policy has been approved by the Board of Directors in 130th meeting held on 29.7.2011 and ishosted on the Intranet of PHHL.
