HEALTHY LIFE AGRIT	TEC LIMITED	
WhistleBlowerPolicy/Vig	gilMechanism	

WHISTLEBLOWERPOLICY/VIGILMECHANISMOFTHE COMPANY

Our Whistle Blower Policy encourages disclosure in good faith of any wrongful conduct on amatterofgeneralconcernandprotectsthewhistleblowerfromanyadversepersonnelaction.

- 1. PREFACE AND OBJECTIVES: "HEALTHY LIFE AGRITEC LIMITED" ("Company") believes in thepolicy of ethical and lawful business conduct and as a part of this policy strives to carry on itsbusinessactivitiesinfair, transparentandprofessionalmanner. The Companyhas continuously strived for developing an environment which would be safe for its employees. The Company has adopted a Code of Conduct for Directors and Senior Management Executives ("Code"), which lays down the principles and standards that should govern the actions of the Companyand its employees. Anyactual or potential violation of the company. Vigil mechanism or perceived as such, would be a matter of serious concerns for the Company. Vigil mechanism shall provide for adequate safeguards against victimization of persons whouse such mechanism and also make provisions for direct access to the chairperson of the Audit Committee in appropriate or exceptional cases.
- "Whistle Blower Policy"/"Vigil formulated (i) The Mechanism" is for securing/reporting/deterring/punishing/rectifying any unethical, unlawful acts, and voice/address behavior to enable to bonafide concern etc. malpractice, deviation from the policies of the Company internally in an effective and systematic manner after its discovery.
- (ii) The employees of the Company have a basic responsibility to make the management aware of any non adherence of the mechanism.
- (iii) This mechanism is in accordance with the requirements of Regulation22ofSecuritiesandExchangeBoardofIndia(ListingObligationsandDisclosureReq uirements) Regulations, 2015 ("SEBI LODR") and Section 177 of the CompaniesAct, 2013 and the rules made there under. Any future amendments to the saidAct/rules will necessitate amendments of this policy to be in tandem with theprevailingstatute.
- **2. SCOPE OF THE POLICY** The policy covers malpractices and events which have takenplace/suspected to have taken place, is being taken place, misuse or abuse of authority, fraud or suspected fraud, violation of company's rules and policies, manipulations, negligencecausing danger to public health and safety, misappropriation of monies, and other matters

or activity on account of which the interest of the Company is affected and to report the same in accordance with the policy.

3. DEFINITIONS

Thedefinitions of some of the keyterms used in the policy are given below-

Capitalized terms not defined here in shall have the meaning assigned to the munder the Code.

a) "AuditCommittee" meanstheAuditCommitteeofDirectorsconstitutedbytheBoardofDirectorsoftheCompanyinaccordancewithSection177oftheCompanies

- Act,2013 and readwithRegulation 22oftheSEBI LODRandthe AgreementswiththeStock Exchanges.
- b) **"Employees"** means every employee of the Company including the directors in theemploymentoftheCompany.
- c) "Code" meansthecodeof"HEALTHY LIFE AGRITEC LIMITED".
- d) "Director" means every Director of the Company, past or present.
- e) "Designatedofficer" means Chairman of the Audit Committee or such other officer of the Company who shall be expressly designated for the purpose of this mechanism.
- f) "Disciplinary Action" means warning, imposition of fine, suspension from official duties or such other action that may be decided by the Audit Committee depending onthegravity of thematter.
- g) "Disclosure" means reporting of malpractice done by an Individual under and as perthemechanism.
- h) "Individual" means the person who makes disclosure under this mechanism.
- i) "Wrongdoer" means person against whom disclosure of malpractice is made by anIndividual.
- j) **"Whistle Blower"** is an employee or group of employees who makes a ProtectedDisclosureunder the Policy.
- k) "Investigators" mean those persons authorized, appointed, consulted or approached by the ethics counselor/Chairman of the Audit Committee and includes the auditors of the Company and the police.
- () "Ombudsperson" will be a Non-Executive Director for the purpose of receiving allcomplaints under this policy and ensuring appropriate action. In the first instance, the Audit Committee & Boardshall appoint this Ombudsperson.
- **4. ELIGIBILITY**EmployeesoftheCompanyareeligibletomakeProtectedDisclosuresunderthePoli cyinrelationtomattersrelating toallegedwrongfulconduct.
- **5. APPLICABILITY**Thismechanismshall,in relation to the Company, apply to all the:
 - i. Directors,
 - ii. Employees,
 - iii. Trainees,
 - iv. Anyotherpersonsasmaybedecided bytheBoard of Directorsof theCompany.
- **6. COVERAGE** The following activities, events may be brought to the notice of the designated of ficer:

- i. Violation of Code of Conduct of the Company.
- ii. Unethical,immoral,biasedconductorbehavior.
- iii. Abuseofthepowerortheauthoritygiven.
- iv. Breachofcontract
- v. Tamperingor manipulatinganyrecordanddataoftheCompany.
- vi. Anyactivity, malpracticeorwrongdoingwhichmaybeharmfulforthepersonsworking inorfor the Company or for the Company's image.
- vii. Financialirregularitiesandanytypeoffraud.
- viii. MisappropriationoftheCompany'sfunds.
- ix. Anyactivitywhichiscriminalandillegal innature.
- x. Negligence, lapse causing harm to environment or health, safety of the employees of the Company or public.
- xi. Concealmentofaboveactivities.
- xii. Suchotherissuesasmaybeprescribedbythe AuditCommittee.

7. PROCEDURETOBEFOLLOWED UNDERTHISMECHANISM

1) Disclosure:

Anypersonmaydisclose, preferably inwriting the following:

- I. Briefdetailsofthemalpractice foundordiscovered,
- II. Nameoftheallegedwrongdoer,
- III. Evidence, if any, to support the allegation,
- IV. Remedialactionsrequiredtobetaken,
- V. Anyotherrelevantdetails.

The disclosure may be made within 30 days of being aware of the event to the designated officer of the Company. The time limit of 30 days may be extended at the discretion of the designated officer, after considering the circumstances.

The personal making the said disclosure may disclose his / her identity to the designated officer. The identity of the person reporting the malpractice will be kept confidential if the same is provided with a condition to keep it an onymous.

Note: In exceptional cases, the person making the disclosure can have direct access to the Chairperson of the Audit Committee of the Company.

8. REPORTING CHANNEL

- All complaints/ disclosures will be received and recorded by the Ombudsperson.
 Thecontact detailsoftheOmbudspersonareenclosedherewithas'ANNEXUREA'.
- WhistleBlowermustputhis/hernametoallegations.Concernsexpressedanonymouslywillnot be investigated.
- If initial enquiries by the Ombudsperson indicate that the concern has no basis, or it isnot a matter to be investigation pursued under this Policy, it may be dismissed at this stage and the decision is documented.
- Where initial enquiries indicate thatfurther investigation is necessary, this will becarried through either by the Ombudsperson alone, or by a Whistle Officer/Committeenominated by the Ombudsperson for this purpose. The investigation would be conducted a fair manner, as a neutral fact-finding process and without presumption of guilt. Awrittenreportof thefindingswould be made.
- In exceptional cases, where the Whistle Blower is not satisfied with the outcome of theinvestigation and the decision, she/he can make a direct appeal to the Chairman of theAuditCommittee.
- All Protected Disclosures concerning financial/accounting matters should be addressed totheChairmanoftheAuditCommitteeoftheCompany forinvestigation.
- IfaprotecteddisclosureisreceivedbyanyexecutiveoftheCompanyotherthanChairman of Audit Committee or the Ethics Counsellor, the same should be forwarded tothe Company's Ethics Counsellor or the Chairman of the Audit Committee for furtherappropriate action. Protected Disclosures should preferably be reported in writing so asto ensure a clear understanding of the issues raised. Appropriate care must be taken tokeepthe identity oftheWhistleblower confidential.
- ProtectedDisclosuresshouldbefactualandnotspeculativeorinthenatureofaconclusion, and should contain as much specific information as possible to allow forproperassessmentofthenatureandextentoftheconcernand theurgencyofapreliminaryinvestigativeprocedure.
- The Whistleblower may disclose his/her identity in the covering letter forwarding suchProtectedDisclosureAnonymous disclosureswillalso beentertained.

9. AMENDMENT:

The Companyreserves its right to a mendor modify this Policy in whole or in part, at anytime without assigning any reason what so ever.

ANNEXURE-A: OMBUDSPERSON ON CONTACT DETAILS

OMBUDSPERSON:

Chairpersonofthe Audit Committee Anil Kumar Vijay,Non-executive,IndependentDirector

Email Id: accounts@healthylifeagritec.com.com

Or

A letter addressed to Audit Committee marked as Private & Confidential and delivered to 'Chairman of the Audit Committee'

HEALTHY LIFE AGRITEC LIMITED

Address: Survey No 97/3,4,8, 96/1,

Cronos Holding, Western Express Highway,

Kashimira, Thane, Maharashtra 401107 In Email: accounts@healthylifeagritec.com

Website:www.healthylifeagritecom

Contact:+91-9082352688