Compliance Violation Reporting Policy – India

Aim & Scope

- •The Compliance Violation Reporting policy provides options to Employees, Directors (including Non-Executive Directors and Independent Directors) and other Stakeholders dealing with Siemens Ltd or its Affiliated Companies in India for reporting actual or apparent failure to comply with applicable lawsor regulations, Siemens Business Conduct Guidelines and other compliance related Siemens policies by Siemens employees, Siemens entities or other Stakeholders.
- •The policy is meant to:
 - oEncourage individuals to raise compliance concerns.
 - oInform individuals of the available channels for raising concerns.
 - oRemove any stigma that may be associated with good faith reporting of compliance issues.
 - oAvoid misuse of the Compliance process Sanctions could be imposed on individuals who knowingly give false or misleading information with the intent of wrongly accusing or creating a suspicion of compliance violations against Siemens employees or any stakeholders.

Rights and obligations in the reporting of Compliance violations

- •Siemens expects its employees & other Stakeholders to report Compliance violations that come to their notice.
- •This policy assures that no retaliation or reprisals of any kind against individuals who report actual or apparent compliance violations would be tolerated.
- Chapter "Our reporting procedures" of the Siemens Business Conduct Guidelines lays down the broad process for this subject.
- Siemens Business Conduct Guidelines are attached





Reportingof Compliance violations / cases

Compliance violations can be reported through any of the following channels:

Compliance Legal "Tell us"

Webpage: https://www.bkms-system.net/bkwebanon/report/clientInfo?cin=19siem14&language=eng

Telephone Numbers: India / Germany / Sri Lanka / Nepal / Bhutan / Maldives:

000800-0410037 (Toll free) +4930 20987919(non-Toll free).

Ombudsperson

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How to use these reporting channels

- •Individuals can lodge a complaint through any of the 'Reporting Channels' or in certain exceptional circumstances, may write to the Chairman of the Audit Committee or Chairman of the Board of Directors at the Registered Office of Siemens Limited.
- •When reporting compliance cases, the reporter may choose to disclose their identity or remain anonymous. Siemens encourages reporters toidentify themselves while reporting a compliance violation so that there is an open line of communication for any additional information required for prompt resolution of the issues.

Retaliation Prohibition

- •Retaliation of any kind against individuals who have reported compliance violations/ cases will not be tolerated.
- •This prohibition includes any action that may directly or indirectly harm the employment relationship, earning potential, bonus payments, career development or other work-related / business interests of the whistleblower.
- •Disciplinary sanctions imposed following due process in response to a reporter's involvement in any reported wrong doing is not regarded as retaliation under this policy.

Safeguards

- •All reported issues will be carefully assessed &in appropriate cases; the actual or apparent compliance violation will be handled/investigated as per the regulations & process for handling reported compliance cases.
- •The confidentiality of information given by the individual reporting a compliance violation will be protected to the maximum extent possible. The recipient of theinformation may share it only on a need-to-know basis consistent with applicablelaw— e.g. in case of public investigations or to assure safety ofothers.

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