### PENTAGON RUBBER LIMITED

# (WHISTELBLOWER) VIGIL MECHANISM

### 1. BACKGROUND

- a) Section 177 of the Companies Act, 2013 requires every listed company and such class or classesofcompanies, as may be prescribed to establish a Vigil Mechanism for the directors and employee s to report genuine concerns in such manner as may be prescribed. The Company has adopted a Code of Conduct for Directors and Senior Management ("the Code"), which lays down the principles and standards that should govern the actions of the Company and its employees. Any actual or potential violation of the Code, how so ever insignificant or perceived as such, would be a matter of serious concern for the Company. Such a Vigil Mechanism shall provide for adequate safeguards against victimization of persons who use such mechanism and also make provision for direct access to the Chair person of the Audit Committee in appropriate or exceptional cases
- b) Pursuant to the provisions of Section 177 (9) & (10) read with rule 7 of Chapter XII of theCompanies Act, 2013, the Company has set up and adopted the following Vigil Mechanism whichlaysdowntheprinciplesandstandardsgoverningthemanagementofgrievancesandconcernsof employees and directors of the Company and shall be over seen by the Audit Committee(hereinafter referred to as 'Committee') of the Company. The Mechanism as set up herein-belowshall enable the employees and the directors of the Company to report their genuine concerns orgrievances about the actual and potential violation of the principles and standards laid downherein.

## 2. POLICY

 $In compliance of the above requirements, Pentagon \\ Limited (PRL), being a Listed Company has established a Vigil (Whistle Blower) Mechanism and formulated a Policy in order to provide a framework for responsible and secure whistle blowing / vigil mechanism.$ 

# 3. POLICY OBJECTIVES

- a) TheVigil(WhistleBlower)MechanismaimstoprovideachanneltotheDirectorsandemployees to report genuine concerns about unethical behaviour, actual or suspected fraud orviolation of the Codesof Conductorpolicy.
- b) TheCompanyiscommittedtoadheretothehighest standardsofethical,moralandlegalconductofbusinessoperationsandinordertomaintainthesestanda rds,theCompanyencourages its employees who have genuine concerns about suspected misconduct to comeforwardandexpresstheseconcerns without fearofpunishmentorunfairtreatment.
- c) Themechanismprovides for adequates a feguard sagainst victimization of Directors and employees to avail of the mechanism and also provide for direct access to the Chairman of the Audit Committee in exceptional cases.
- d) This neither releases employees from their duty of confidentiality in the course of their worknor can it be used as a route for raising malicious or unfounded allegations about a personal situation.

### 4. **DEFINITIONS**

**"Alleged wrongful conduct"** shall mean violation of law, infringement of Company'srules, misappropriation of monies, actual or suspected fraud, substantial and specific danger to publichealth and safety or abuse of authority.

"AuditCommittee" means a committee constituted by the Board of Directors of the Companyinac cordance with the guidelines of Listing Regulation and Companies Act, 2013.

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

"Company" meansthe Pentagon Rubber Limited (PRL)

**"Employee"** means all the present employees (including Contract Employees on ContractualBasis) and Managing / Whole Time / Executive Directors of the Company whole timeDirectorsoftheCompanywhetherworkinginIndiaor abroad.

**"Vigilance Disclosure"** means a concern raised by an employee or group of employees of the Company, through a written communication and madeing ood faith which discloses or demonstrates information about an unethical or improperactivity under the title "SCOPE OF THE POLICY" with respect to the Company. It should be factual and not gossip/speculative or in the nature of hears a year and should contain to the point information for its appropriate assessment/review.

"Subject" meansthepersonagainst whom the complaint is made.

**"Whistle Blower"** is a Director or employee who makes a Protected Disclosure under this Policyandalso referred inthispolicyascomplainant.

## 5. SCOPE

This Policy covers malpractices and events which have taken place / suspected to have takenplace, misuse or abuse ofauthority, fraud or suspected fraud, violation of Company's rules, manipulations, negligence causing danger topublic health and safety, misappropriation of monies and other matters or account of which the interest of the Company is affected.

However, the mechanism does not release the employees from their duty of confidentiality in thecourse oftheirwork andnor canit beused as arouteforraising maliciousor unfoundedallegationsabout a personal situation.

### 6. ELIGIBILITY

All Directors/Employees of the Company are eligible to make Protected Disclosures under the Policy in relation to matters concerning the Company.

### 7. PROCEDURE

All Protected Disclosures should be reported in writing by the complainant as soon as possible, after the Whistle Blower becomes aware of the same and should either be typed or written in alegible handwriting in English.

The Protected Disclosure should be submitted under a covering letter signed by the complainantin a closed and secured envelope and should be super scribed as "Protected disclosure under theWhistle Blower policy" or sent through email with the subject "Protected disclosure under theWhistle Blower policy". If the complaint is not super scribed and closed as mentioned above, theprotected disclosure will be dealt with a signar and disclosure.

All Protected Disclosures should be addressed to the Whistle and Ethics Officer of the Companyorto the Chairman of the Audit Committee or Managing Directorin exceptional cases. The contact details of the Whistle Officer are as under: -

Mr. Ashish Jain, Managing Director Pentagon Rubber Limited

Mr. Saurabh Jain, Wholetime Director Pentagon Rubber Limited

In order to protect the identity of the complainant, the Vigilance Officer will not issue any acknowledgement to the complainants and they are not advised neither to write their name / addressontheenvelopenorenterintoanyfurthercorrespondence with the Vigilance Officer.

Anonymous/PseudonymousdisclosureshallnotbeentertainedbytheVigilanceOfficer. On receipt of the protected disclosure the Vigilance Officer shall detach the covering letter bearing theidentityof theWhistleBlowerandprocessonlytheProtectedDisclosure.

## 8. INVESTIGATION

All Protected Disclosures under this policy will be recorded and thoroughly investigated. The Vigilance Officer will carry out an investigation either himself/herself or by involving any other Officer of the Company / Committee constituted for the same an outside agency before referring thematter to the Audit Committee of the Company.

The Audit Committee, if deems fit, may call for further information or particulars from the complainant and at its discretion, consider involving any other /additional Office rofthe Company and /or Committee and /or an outside agency for the purpose of investigation. The investigation by itself would not tantamount to an accusation and is to be treated as an eutral fact-finding process.

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.

Any member of the Audit Committee or other officer having any conflict of interest with themattershalldisclosehis/herconcern/interestforthwithandshallnotdealwiththematter.

### 9. DECISIONANDREPORTING

If outcome of the investigation indicates that an improper or unethical or wrongful act has beencommitted, it will be recommended to the management of the Company to take appropriate corrective action. Any such disciplinary or corrective action shall be subject to the applicable personnel or staff conductand disciplinary procedures.

If Complainantis not satisfied with Report, he has the right to report the event to the appropriate legal or investigating agency.

A Complainant who makes false allegations or about alleged wrongful conduct shall be subject toappropriate disciplinary action in accordance with the rules, procedures and policies of the Company.

## 10. SECRECY/CONFIDENTIALITY

The complainant, Vigilance Officer, Members of Audit Committee, the Subject and everybodyinvolved in the process shall, maintain confidentiality of all matters under this Policy, discussonly to the extent or with those persons as required under this policy for completing the processofinvestigations andkeepthepapersinsafe custody.

## 11. PROTECTION

NounfairtreatmentwillbemetedouttoaWhistleBlowerbyvirtueofhis/herhavingreportedaProtected Disclosureunderthispolicy.Adequatesafeguardsagainstvictimizationofcomplainants shall be provided. The Company will take steps to minimize difficulties, which theWhistleBlowermayexperience asaresultof makingtheProtectedDisclosure.

The identity of the Complainant shall be kept confidential to the extent possible and permittedunderlaw. Theidentity of the Complainant will not be revealed by the Company.

Any other Complainant assisting in the said investigation shall also be Vigilance to the same extentasthe Complainant.

## 12. RETENTIONOFDOCUMENTS

AllProtecteddisclosuresinwritingordocumentedalongwiththeresultsofInvestigationrelating thereto, shall be retained by the Company for a period of 5 (five) years or such other period as specified by any other law inforce, which ever is more.

# 13. ACCESS TO CHAIRMAN OF THE AUDIT COMMITTEE

The Whistle Blower shall have right to access Chairman of the Audit Committee directly inexceptional cases and the Chairman of the Audit Committee is authorized to prescribe suitabledirections inthisregard.

### 14. COMMUNICATION

 $AW histle Blower policy cannot be effective unless it is properly communicated to directors/employees. \\ The policy should be published on the website of the company.$ 

## 15. AMENDMENT

The Company reserves its right to amend or modify this Policy in whole or in part, at any time without assigning any reason whatsoever. However, no such amendment or modification will be binding

on the Directors and employees unless the same is not communicated in the manner described as above.