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Whistleblowing (Confidential Reporting) Policy

Department	Legal & Governance
Policy Owner	Director (Legal and Governance) & Company Secretary
Approved Date	May 2024
Date for Review	May 2025
Approving Body	Governance, Audit & Risk Committee
Associated Legislation/Regulation	NHF Code of Governance 2020
Equality Impact Assessment Date	25 th April 2023
Version Number	Version 3.1

Purpose

To ensure that all employees, (including agency and temporary workers and trainees and apprentices), agents, consultants, contractors, Non-Executive Directors and other stakeholders are able to raise, in confidence, matters of serious concern within Flagship and all companies in the Group.

1. Definition

Whistleblowing is the term used when employees, agents, consultants, contractors, Non-Executive Directors and other stakeholders report serious concerns. The whistleblowing policy can be used to report things that are illegal or if anyone at work is neglecting their duties or wilfully exceeding their duties, including:

- someone's health and safety is in danger
- damage to the environment
- a criminal offence
- the company or any person isn't obeying the law
- a miscarriage of justice
- covering up wrongdoing

Employees (including agency and temporary workers, trainees and apprentices) and contractors in particular are often the first to realise that something is seriously wrong, but the last to voice their concerns as they feel that speaking up would be disloyal or may compromise their employment.

In accordance with the National Housing Federation Code of Governance, Flagship Group is committed to ensuring that proper arrangements are in place to enable all members of the Board, staff and other individuals to raise serious concerns about propriety or probity in a confidential manner without concerns of breaching confidentiality or fear of reprisals. The Public Interest Disclosure Act 1998 gives full protection to any worker reporting serious concerns if that worker genuinely believes their concerns are true.

Further Government guidance on Whistleblowing is available here.

This policy should be read in conjunction with the Code of Business Conduct which sets out the standards of behaviour that employees are expected to meet. All employees of Flagship Group (including all companies within the Flagship Group) and Non-Executive Directors, have a responsibility to read, understand and comply with this policy.

2. Reporting

1. Employees can report their concerns to their Line Manager in the first instance, if they are comfortable doing so. If any employee is uncomfortable reporting concerns to their Line Manager, the employee should make the report to any of the people or bodies listed at points 4 or 5 below. This may be the case, if for example, an employee

felt that reporting the concern to their Line Manager could result in a cover up or if there was a genuine fear of reprisals.

- 2. If applicable, the Grievance procedure should be considered prior to resorting to any Whistleblowing action.
- 3. Non-Executive Directors must report concerns to the Director (Legal and Governance) & Company Secretary in the first instance.
- 4. Any individual, including any agent, consultant, contractor or other stakeholder, or any employees or Non-Executive Directors if they do not feel able to use the above steps, can report concerns to:
 - The responsible Director
 - The Governance Team <u>GovernanceTeam@flagship-group.co.uk</u>
 - Director (Legal and Governance) & Company Secretary edward.marcus@flagship-group.co.uk
 - Chief Executive <u>david.mcquade@flagship-group.co.uk</u>
 - Internal Auditor RSM: Mark Jones (<u>mark.jones@rsmuk.com</u>) or Suzanne Rowlett (<u>suzanne.rowlett@rsmuk.com</u>)
 - Board Chair <u>peter.hawes@flagship-group.co.uk</u>
- 5. If it is not appropriate to raise confidential concerns with the above-named persons, reports can be made to:
 - Governance, Audit and Risk Committee Chair and Flagship Board Non-Executive Director – <u>rob.bennett@flagship-group.co.uk</u>

Where none of these options are possible, disclosures MAY be made to an external "prescribed body" IF the person disclosing believes that:

- There will be a cover up OR;
- They would be treated unfavourably for disclosing, OR;
- They have already reported the issue internally and it has not been dealt with AND;
- Disclosure is deemed to be in the public interest.

Click <u>here</u> for a comprehensive list of prescribed bodies. Individuals are encouraged to seek advice before reporting a concern to anyone external.

Protect (an independent whistleblowing charity) operates a confidential helpline. Their contact details are:-

Helpline: 0203 117 2520 E-mail: whistle@pcaw.co.uk

Website: www.pcaw.co.uk

- 6. Individuals whistleblowing in good faith are guaranteed support and protection from reprisals or victimisation. If any person believes that they have suffered any such treatment, they should inform their Line Manager or the Director (Legal and Governance) & Company Secretary or if they do not feel comfortable doing so, any of the contacts listed at points 4 or 5 above.
- 7. Concerns can be made verbally, anonymously or in writing, and will be dealt with in confidence where this is possible. Flagship cannot guarantee anonymity and confidentiality may have to be breached if it is necessary to involve outside agencies, such as the Police.
- 8. Any employee or Non-Executive Director whistleblowing may be accompanied to any meeting by a representative of their choice, not acting in a legal capacity.
- 9. All notifications will be recorded by the Governance Team on the whistleblowing register and will be reported to the Governance, Audit and Risk Committee on a regular basis.

3. Action

- 1. The Director (Legal and Governance) & Company Secretary will consult as appropriate with the Group Chief Executive, Executive Directors, Directors, and professional advisors as appropriate and will decide how to investigate each reported incident.
- 2. Where a concern or complaint is to be treated as whistleblowing, the reasons for doing so will be recorded in writing on the whistleblowing register.
- 3. Investigations will be conducted promptly and objectively by a suitably qualified and resourced senior manager, Internal Audit or an external body (such as the Police) as necessary and proportionate.
- 4. The individual raising the concern will be informed of the outcome of the investigation. If an individual is not happy with the way in which their concern has been handled, they can raise it with one of the other key contacts listed in paragraph 2 above (at points 4 or 5).
- 5. All cases of attempted, suspected or actual fraud will be dealt with in accordance with the Anti-Fraud & Bribery Policy.
- 6. No action will be taken against a person who reports concerns, in good faith, that subsequently transpire to be unfounded.
- 7. Deliberate abuse, or vexatious or frivolous disclosure by an employee, Non-Executive Director, agent, consultant or contractor of Flagship Group will be treated as a disciplinary matter.
- 8. Employees, Non-Executive Directors or any other person must not threaten or retaliate against whistleblowers in any way. If any person is involved in such conduct they may be subject to disciplinary action.

4. Training Statement

Training on this policy forms part of the induction process for all individuals who work for Flagship Group (including all companies within the Flagship Group) and all Non-Executive Directors, and regular training will be provided as necessary.

5. EIA Statement

An Equality Impact Assessment was undertaken for this policy on 25th April 2023 and all identified impacts have been mitigated.

6. Supporting Documents

This policy should be read and understood in conjunction with:

- Anti-Fraud and Bribery Policy
- Code of Business Conduct
- Grievance Procedure
- Disciplinary Procedure

All policies and procedures referred to in this document are available on bob or on request.

7. Measuring Effectiveness

The effectiveness of this policy will be measured through the following:

- Maintenance, monitoring and review of the whistleblowing register.
- Whistleblowing incidents being reported to GARC.

8. Review Period

This policy is updated as required and formally reviewed every three years by Director (Legal and Governance) & Company Secretary. In addition, it is reviewed annually by the Governance, Audit and Risk Committee