

WHISTLEBLOWING POLICY

1) Introduction

This policy is introduced in furtherance of the aim of improving corporate governance in FSDH Asset Management (FSDH AM). Whistleblowing enables an organization to obtain early warning signals on what may be going wrong in the organization, especially in cases where it would be difficult to use formal communication channels. This is important where the issues involved are very sensitive and would require the confidentiality of the whistleblower. In other words, whistleblowing is a confidential channel open to all the stakeholders of FSDH AM to report any wrongdoing to the management and board of the Company.

2) What should be reported?

- 2.1 Fraudulent activities
- 2.2 Illegal activities
- 2.3 Bribery and corruption
- 2.4 Gross misuse of company's assets including information asset
- 2.5 Conflict of interest and abuse of office on the part of any member of staff or director
- 2.6 Activities likely to endanger life or property
- 2.7 Insider dealings
- 2.8 Use of fake/forged certificates
- 2.9 Theft/leakage of information assets
- 2.10 Purchase of goods at inflated prices
- 2.11 Purchase of inferior goods
- 2.12 Concealment of any malpractice
- 2.13 Override of controls
- 2.14 Abuse of authority
- 2.15 Sexual harassment
- 2.16 Bullying
- 2.17 Other unethical activities

3) Who should report?

- 3.1 Employees
- 3.2 Directors
- 3.3 Clients
- 3.4 Vendors and service providers
- 3.5 Stakeholders and concerned persons

4) Procedure for making whistleblowing reports

To assure all FSDH AM stakeholders of the confidentiality and anonymity of reported concerns, FSDH AM maintains an outsourced whistleblowing service managed by an independent party, Deloitte. This platform provided by Deloitte for raising concerns is branded Deloitte Tip-offs Anonymous (TOA). All whistleblowing reports should be made using any of the Deloitte TOA reporting channels:

□ Toll free hotline: 0800TIPOFFS (0800 847 6337)	
\square E-mail: tip-offs@deloitte.com.ng	
☐ Web Portal: <u>https://tip-offs.deloitte.com.ng/</u>	
 Mobile App: Download Deloitte Tip-offs Anonymous App on Android GiOS devices 	Эr

4.1 The following procedure should apply for reports:

☐ Step One

Whistleblower contacts Deloitte Tip-offs Anonymous contact centre via the toll-free hotline (Calls are toll-free to all networks). Dial the hotline from any telephone of your choice. You may call anonymously – even if you disclose your name, your identity will remain confidential and will not be disclosed to FSDH AM except with your consent. The call operators are not employed by FSDH AM, thus ensuring that confidentiality is maintained at all times.

☐ Step Two

Our contact centre agent provides options of anonymity, prompts questions and provides a unique reference number to the whistleblower. The contact centre agent interviews the whistleblower to obtain as much relevant information as possible. Ensure you provide all the available details:

- a) Nature of the incident
- b) People involved
- c) Dates of incident
- d) Place of occurrence
- e) How the incident occurred
- f) Any other useful information

☐ Step Three
Report analyst sanitizes report to remove any details that might identify the whistleblower. You will be assigned a unique reference code (PIN) – keep this confidential as you will need this number if you make a follow-up. You may call back for feedback on your report or to provide additional information.
☐ Step Four
The information received is captured in a TOA report format, the report is reviewed by the Contact centre manager and transmitted to designated persons within FSDH AM for further action.
☐ Step Five
The investigation is conducted, and feedback is provided by FSDH AM to Deloitte.
☐ Step Six
The Whistleblower may subsequently call back to provide additional

4.2 Whistleblower Identity Options

information or request feedback.

There are three (3) options to choose from in protecting the identity of a whistleblower. This comprises of Completely Anonymous, Partially Anonymous and Confidential Disclosure. Deloitte encourages whistleblowers to select either option of 'partially anonymous' or confidential disclosure', to afford FSDH AM sufficient information to better handle your concern. All whistleblower reports are handled confidentially.

A. Completely Anonymous

A Whistleblower who selects the completely anonymous option, will not be required to supply his/her name or any information that might reveal the whistleblower's identity. Consequently, the details of the whistleblower are unknown to either Deloitte or FSDH AM. However, Deloitte TOA will be unable to contact the whistle-blower for more information on behalf of FSDH AM, if further information about the whistleblower's reported concern is required.

B. Partially Anonymous

A Whistleblower who selects the partially anonymous option will be required to disclose his/her personal details to Deloitte only. Deloitte Tip-offs Anonymous contact centre manages this reporting facility. The whistleblower's personal details would not be divulged to FSDH AM. If further information about the whistleblower's reported concern

is required, the Deloitte Tip-offs Anonymous contact centre will contact the whistleblower.

C. Confidential Disclosure

A Whistleblower who selects the confidential disclosure option will be required to disclose his/her personal details to Deloitte and FSDH AM. The whistleblower's name and contact details would be known to the Deloitte Tip-offs Anonymous contact centre, FSDH AM and the investigators that will conduct the investigation.

4.3 Subsequent Action

Upon receipt of a report, via any of the TOA reporting channels, Deloitte transmits the report to the designated recipient within FSDH AM for an investigation to be conducted. Deloitte will send each TOA report to designated officers within 24 hours, of receiving an incident reported by a stakeholder.

4.4 Feedback to Whistleblower

Feedback will be provided by FSDH AM to Deloitte Tip-offs Anonymous after investigation and subsequently transmitted to the whistleblower through the initial channel of submission, upon the request of the Whistleblower. Deloitte would immediately acknowledge receipt of any reported concern by a whistleblower.

5) Protection for whistleblower

- 5.1 Whistleblowing is done through Deloitte Tip-Offs Anonymous reporting channels. Deloitte is a reputable international firm that provides accounting and consulting services.
- 5.2 FSDH does not have access to the whistleblowing reports ensuring that the whistleblower is fully protected.
- 5.3 Calls are answered by trained personnel who understand the concerns of the whistleblower and will ensure that all the relevant facts are obtained from the whistleblower in a manner that will ensure full protection and confidentiality for the whistleblower.
- 5.4 You are not required to disclose your identity. Even if you disclose your identity to Deloitte Tip-Offs Anonymous, your identity will not be disclosed to FSDH AM without your consent.
- 5.5 The facilities are secure and not accessible to unauthorized persons.
- 5.6 Retaliation against a whistleblower or anyone who has cooperated with investigations is prohibited in FSDH AM.

6) Obligation of the whistleblower

In making whistleblowing reports, the whistleblower should ensure that:

- 6.1 The report is made in good faith.
- 6.2 He or she has reasonable ground to believe that the report is true. The whistleblower is encouraged to report even if he or she does not have all the relevant information.
- 6.3 He or she is not making the report for personal gain.

7) Whistleblowing Investigation

- 7.1 The issues will be thoroughly investigated, using all available evidence. The whistleblower may be called upon, if the report is not anonymous, to provide in strict confidence any available evidence necessary to confirm all the issues raised in the report.
- 7.2 Regular feedback will be provided to the whistleblower if he or she calls for feedback. If the report is through an email address, feedback will be provided by Deloitte Tip-Offs Anonymous using that same email address.
- 7.3 Where the allegations are confirmed, FSDH AM undertakes to take necessary disciplinary measures against identified offenders in line with the company's policy. Where injuries have been suffered by the whistleblower, the company undertakes to provide necessary remedies as may be permitted in the company's policy.

8) Schedule of Recipients of Whistleblowing Report

No	Nature of Whistleblowing report	Recipients of whistleblowing report		
1	Report against the Chairman of the Board.	Chairman, Board Audit Committee Chairman, Remuneration and Nomination Committee		
2	Report against the Managing Director	Chairman of the Board		
		Chairman, Board Audit Committee		
		Chairman, Remuneration and Nomination Committee		
3	Report against the Chairman of the	Chairman of the Board		
	Board Audit Committee	Chairman, Remuneration and Nomination Committee		
4	Report against the Chairman of the	Chairman of the Board		
	Remuneration and Nomination Committee	Chairman, Board Audit Committee		
5	Report against other directors or members of Board Committees	Chairman of the Board		
		Chairman, Board Audit Committee		
		Chairman, Remuneration and Nomination Committee		
7	Report against the Chief Audit Executive	Chairman, Board Audit Committee		
		Managing Director		
		Chief Risk Officer		
8	Report against the Chief Risk Officer	Chairman, Board Audit Committee		
		Managing Director		
		Chief Audit Executive		
9	Report against other members of staff	Managing Director		
		Chief Audit Executive		
		Chief Risk Officer		
10	Monthly summary of whistleblowing	Managing Director		
	reports	Chief Audit Executive		
		Chief Risk Officer		

9) Definitions

Whistleblower	Anyone who makes a disclosure		
Conflict of interest	A situation in which a person is in a position to derive		
	personal benefit (for oneself or close associates) from actions		
	or decisions made in their official capacity		
Bribery and corruption	Unethical and dishonest practices which includes offering or		
	receiving financial inducements.		
Good faith	A staff member shall be deemed to be communicating in		
	'good faith' if there is a reasonable basis for communication of		
	unethical practices or any other alleged wrongful conduct.		
	Good Faith shall be deemed lacking when the staff member		
	does not have personal knowledge on a factual basis for the		
	communication or where he/she knew or reasonably should		
	have known that the communication about the unethical and		
	improper practices or alleged wrongful conduct is malicious,		
D. e. lt. et	false or frivolous.		
Retaliation	A direct or indirect decision or action that adversely affect the		
	employment or working conditions of a Whistleblower. Such		
	action is taken for the purpose of punishing or intimidating		
	the Whistleblower for making a report. Retaliation can include but not limited to:		
	but not inflited to.		
	Discrimination		
	 Unsubstantiated negative performance appraisal 		
	 Unjustified modification of duties 		
	 Unjustified termination or compensation decrease 		
	 Malicious delays in authorizing travel or other 		
	entitlements		
	Threat to Whistleblower and their family		
Concerned persons	These are individuals that can be significantly affected by		
	FSDH's activities, products and/or services; and whose actions		
	can reasonably be expected to affect the ability of the		
	organization to successfully implement its strategies and		
	achieve its objectives. Examples are shareholders, customers,		
	associates, consultants etc.		
Override of controls	A situation where approved procedures is willfully not		
III I et tet	implemented.		
Illegal activities	Activities that are against the law e.g bribery, falsification etc		
Fraudulent activities	Activities involving the use of criminal deception to gain		
	undue advantage e.g advance fee fraud, over invoicing, ransomware attack etc		
Sexual harassment			
Sexual Harassinefit	A behaviour of making unwelcome and inappropriate sexual remarks or physical advances to another person or behaviour		
	of a sexual nature which creates an intimidating, degrading or		
	humiliating environment in the workplace.		
Bullying	This is repeated behaviour characterized by the use of force		
Danying	or threat to dominate or intimidate another person. Bullying		
	can involve verbal or physical actions and can occur in person		
	or online		
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10)	Review	of the	Whistleb	lowing	Policy
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10.1 Review of the whistleblowing policy will be conducted once in three years.

DOCUMENT APPROVAL

This whistleblowing policy has been approved by:

Board Audit and Risk Committee on......day of2021

Board of Directors onday of 2021

Mrs. Folashade Laoye BARC Chairman Mrs. Folasade Ogunde Board Chairman