

Code of Business Conduct and Ethics

ACCOUNTABILITY, INTEGRITY AND VIGILANCE (WHISTLE-BLOWING) **Reference:**

1. Objectives

- **1.1.** To encourage everyone to participate and work towards creating an environment where concerns can be freely raised for possible violations of our Code of Business Conduct and Ethics, policies and laws without fear of retaliation.
- **1.2.** To provide guidelines on reporting violations or potential violations of policies.

2. Scope / Coverage

- **2.1.** This policy covers all Directors, Officers and Employees, as well as:
- 2.2. Customers, Suppliers, Shareholders and other Stakeholders.

POLICY

3. Policy

Consistent with Premium Leisure Corp.'s commitment to professional ethics and traditional values, the Company expects its directors, officers and employees, to observe high standards of business and personal ethics in the conduct of their duties and responsibilities at all times inside and outside the Company.

<u>In support of a whistleblower program</u>, everyone is expected to participate and work towards creating an environment where concerns can be freely raised for possible violations of our Code of Business Conduct and Ethics, policies and laws so they can be resolved sooner than later.

4. Guidelines

- **4.1. Reporting Mandate** It is the responsibility of all <u>directors, officers and</u> employees, <u>as well as customers,</u> <u>suppliers, shareholders and other stakeholders,</u> to comply with and to report violations or suspected violations of the Code of Business Conduct and Ethics, policies, or laws in accordance with this policy.
- **4.2.** Reporting in Good Faith All <u>directors</u>, officers and employees, <u>as well as customers</u>, suppliers, shareholders and <u>other stakeholders</u>, are encouraged to report violations or potential violations of this policy. Anyone filing a complaint concerning this must be acting in good faith and have reasonable grounds for believing the information disclosed indicates a violation of the Code, policies, or law. Any allegations that prove not to be substantiated and have been made maliciously or with knowledge that they were false will be treated as a serious disciplinary offense. Any good faith report, concern or complaint is fully protected by this policy, even if the report, question or concern is, after investigation, not substantiated.

P R E M I U M LEISURE CORP.	POLICY	Governance & Corporate Affairs	Policy No. GOV 2017–007		
			Reference: Code of Business Conduct and Ethics		
		BILITY, INTEGRITY AND E (WHISTLE-BLOWING)	Effective Date as approved by BOD on 07.29.2013	Amended on 07.27.2018 Ver.1, Rev. 2	

- 4.2.1. Reporting may be done in writing <u>using the Whistleblower's Disclosure Form attached as Annex 1 of this</u> <u>Policy or may be done verbally. The reporting person may identify himself/herself or may opt to submit</u> <u>the report</u> anonymously, <u>either</u> through the Employee's Manager, <u>or through one of members of the</u> <u>Ethics Committee</u>, <u>namely</u> the Head of Human Resources, the Governance & Corporate Affairs and <u>the</u> <u>Internal Audit</u> Departments.
- **4.3.** No Retaliation Anyone who in good faith reports a violation of the Code or policies, or <u>the</u> law shall not be retaliated upon or suffer harassment or adverse employment consequence. <u>The Company</u> expressly disapproves of acts of retaliation, intimidation and other harmful actions.
- **4.4.** The Escalation Process Violations or suspected violations of Company policies can be escalated to any of the following members of the Ethics Committee, who shall acknowledge this in writing within 24 hours from receipt:
 - The Head of Human Resources
 - The Head of Governance & Corporate Affairs
 - The Head of Internal Audit
- **4.5. Confidentiality** Upon the request of the complainant, the Company will use its best efforts to protect the confidentiality of the complainant for any good faith report. Reports of violations or suspected violations will be kept confidential to the extent possible, consistent with the need to conduct an adequate and immediate investigation.
- **4.6.** Handling of Reported Violations The Company's Code of Business Conduct and Ethics, Code of Discipline, and other relevant rules and regulations, shall serve as guide in determining the penalties and sanctions to be imposed where violations are proven and validated by the Ethics Committee.
 - **4.6.1.** The principle of due process shall be observed in the handling of all cases.
 - **4.6.2.** The Corporate Governance Committee, as it is in charge of monitoring compliance with the Code of Business Conduct & Ethics and applicable laws, etc., shall be informed of all such complaints or reports and their status to be rendered by the Ethics Committee.



WHISTLEBLOWER'S DISCLOSURE

PLC-PAIV-WD-07-2018

WHIST	LEBLOWER'S PERSON	AL INFORMATION (Op	tional)						
Name	Department		Section / Unit						
Signature / Date Accomplished	Contact No(s).		E-mail address	5					
INFORMATION CONCERNING THE DISCLOSURE									
Please provide as much detailed information as possible.									
1. What is the major issue involved? (Check all applied			r						
Violation or offense covered by the Code of	Questionable A	ccounting Matter	Questionable	Auditing Matter					
 Compliance with Standard Operating Procedures Proper Conduct and Behavior High Moral Standards Work Responsibilities Authority and Subordination Conflict of Interest Attendance and Punctuality Office Attire Wearing of Security Identification Cards Company Property Safety and Security Others Inaccurate or reinformation relinterpretation of t Others 		transactions to support Others		icies ring and rantageous to					
2. What happened? (Attach additional sheets if necessary)									
3. What evidence exist to corroborate your disclosure Attach additional sheets if necessary)	e? (includes physical evidence)	ce or documentation.	List Supporting Documents here, if any:						
			Docum	ents Attached	No. of pages				
4. How did you know about the subject of the informa O Personal or direct knowledge O Others		Others	I						
5. Who is/are the person(s) involved (i.e. respondents	s)? (Attach additional sheets	s if necessary)							
Name	<u>Designation</u>	Department / Section / Location		Nature of Involvement					
6. Who is/are the possbile witness(es)? (Attach additi									
<u>Name</u>	<u>Designation</u>	Department / Section / Location		<u>Nature of Involvement</u>					
7. When did the incident take place?		8. Where did the incident occur?							
Date:									
Time:		Location of evidence:							
Frequency:Occuring since:									
9. How much is involved? (Please provide approximate figure, if any)									
10. Why are you making this disclosure? (Attach additional sheets if necessary)									
DISCLOSURE HISTORY									
Was the disclosure previously reported to a Company Officer?									
No Yes Reported to:									
PLEASE ADVISE THE ETHICS COMMITTEE ON HOW TO CONTACT WHISTLEBLOWER									
Whistleblower will: E-mail / fax / call Ethics Committee (Head of HR / Corporate Affairs / Head of Internal Audit) Visit the office of the Head of HR, or Head of Gove Affairs, or Head of Internal Audit Others	Ethics Committee is reque Phone E-mail Others								

FOR ETHICS COMMITTEE USE ONLY									
MODE OF DISCLOSURE SUBMISSION									
Written Disclosure		Case Number							
🔿 E-mail 💦 Fax	O Post C	Office Mail / Messenger							
Verbal / Phone Disclosure									
O Phone O Text (SMS)	0	son (indicate reference f recorded)							
	numberi								
Disclosure Received By		Conforme (if whistleblowe	er interviewed in person)	Reviewed By					
Signature Over Printed Name / Designation	n / Date	Signature Over Printed Na	er Printed Name / Designation / Date Signature Over Printed Name / Designature						
PRELIMINARY EVALUATION									
Was the whistleblower advised of his rights	and obliga	ations under this policy?	⊖ Yes	⊖ No					
Action Taken	Date		Remarks						
○ For Inquiry / Investigation									
○ For referral to other units:									
O Audit Department									
Human Resources Department Legal Services Department									
 Legal Services Department Security Office 									
Others									
No further action to be taken									
		DISPOSITION	OF THE CASE						
Was the case closed? () Yes. Date close	0	No. Referred to	on Date						
Preliminary Investigation Conducted By		Reviewed By		For Further Inquiry By					
Fremmary investigation conducted by		Reviewed by							
Signature over Printed Name / Designation	Signature over Printed Name / Designation / Date		Signature over Printed Name / Designation / Date						
For Further Investigation By	Disposition of the Case A	pproved By							
Signature over Printed Name / Designation		Signature over Printed N	lame / Designation / Date						

FOR ETHICS COMMITTEE USE ONLY

PLC-PAIV-WD-07-2018