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Policy Name:	Whistle blowing Policy
Туре:	Compliance
Owner:	Chief Compliance Officer (CCO)
Approved by:	Management Committee (MANCOM)
Date:	May 5, 2016
Approved by:	Board Risk Management Committee (BRMC)
Date:	July 12, 2016
Approved by:	Board of Directors (the Board)
Date:	July 13, 2016
Review Date:	Annual review required



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1.0 INTRODUCTION

This document sets out FBN Merchant Bank Limited's ("FBNMB" or "the Bank") policy on Whistle-blowing ("the Policy" or "this Policy").

Whistleblowing refers to the disclosure internally or externally by employees and other parties of malpractices, as well as illegal acts or omissions at work. The internal control and operating procedures in FBN Merchant Bank Limited (FBNMB) are intended to detect and to prevent or deter improper activities. However, even the best systems of controls cannot provide absolute safeguards against irregularities. FBNMB has the responsibility to investigate and report to appropriate parties, allegations of suspected improper activities and to take appropriate actions.

The whistle-blower is any person(s) including the employee, senior management, directors, customers, service providers, creditors and other stakeholder(s) of FBNMB who reports any form of unethical behavior or dishonesty to the appropriate authority. Employees are thus encouraged to use guidance provided by this Policy for reporting all allegations of suspected misconduct or improper activities.

2.0 POLICY STATEMENT

FBNMB is committed to achieving the highest possible standards of service and the highest possible ethical standards in all of its practices. To achieve these ends, it encourages freedom of speech and open communication. It also encourages its employees to use internal mechanisms for reporting any malpractice or illegal acts or omissions by other employees and senior management.

In line with these commitments, this Policy aims to provide an avenue for stakeholders to raise concerns and receive assurance that they will be protected from reprisals or victimisation for whistleblowing. This Whistleblowing Policy is therefore intended to provide protection for anyone who escalates concerns regarding FBNMB's activities and practices, such as:

- Incorrect reporting;
- Unlawful activities;
- Unethical and inappropriate behaviour as all levels;
- Activities that contravene other FBNMB's internal policies; and

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Practices that amount to improper conduct as regards FBNMB and its employees

FBNMB recognises that its employees will often be in the best position to know when the Company's interest is being put at risk and can act as an early warning system on a variety of issues and help uncover unethical and inappropriate practices in the workplace.

FBNMB also acknowledges that employees wondering whether to raise concerns or "blow the whistle" on wrongdoing will most likely fear that they may either not be listened to or that they will be putting their jobs at risk. To this end, legal protection becomes very important for a robust and effective Whistleblowing Policy and/or Procedure.

Unfortunately, there is yet no legislation on this subject in the Nigerian legal system. In the absence of any such laws, FBNMB endeavours to create a culture of openness which recognises the potential of its employees to make valuable contribution to the running of the Company and the protection of its overall interest. FBNMB provides support for its employees who blow the whistle and act as watchdogs and has developed a work environment where a wide range of concerns can be raised, dealt with and resolved at local level without the whistleblowers entertaining the fear of being seen as troublemakers.

Furthermore, FBNMB appreciates that unless there are effective procedures in place which demonstrate the willingness on its part to listen and address concerns, its employees are more likely to take their concerns outside.

FBNMB's Whistleblowing Policy is therefore designed to encourage its employees to raise concerns about malpractice, danger and wrongdoing internally without fear of any negative repercussion.

3.0 OBJECTIVES OF POLICY

FBNMB's Whistleblowing Policy seeks to:

- Ensure that relevant statutory and regulatory obligations are complied with.
- Encourage stakeholders to bring unethical conduct and illegal violations to the attention of an internal and or external authority so that action can be taken to resolve the problem. This will minimise the Company's exposure to the damage that can occur when internal mechanisms are circumvented. It will also demonstrate to stakeholders that the Company is serious about adherence to codes of ethics, conduct and good governance.

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- Provide avenues for employees to raise concerns and define a way to handle these concerns.
- Enable Senior Management to be informed at an early stage about acts of misconduct.
- Re-assure employees that they will be protected from punishment or unfair treatment for disclosing concerns in good faith in accordance with this procedure;
- Help develop a culture of openness, accountability and integrity.
- Help foster good relations, avoid crisis management and minimise damaging incidents and unpleasant publicity.

4.0 BENEFITS

The benefits of FBNMB's Whistleblowing Policy include:

- It demonstrates FBNMB's commitment to ensuring its affairs are conducted ethically, honestly and to high standards.
- It confirms FBNMB's commitment to a culture of openness, accountability and integrity in line with Company's core values tagged "TIDIER".
- It encourages employees to raise matters internally making undue wider disclosures less likely.
- It is good employment practice.
- It contributes to the efficient running of FBNMB and the delivery of its products and services
- It helps curb corruption, fraud and mismanagement and curtail unethical and other sharp practices.
- It is a tool for upholding the reputation of FBNMB and maintaining public confidence.
- In deserving cases as contemplated in this Policy, FBNMB will permit covered persons to raise concerns independently from line management.
- This policy admits that employees may lawfully raise concerns externally.

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• It helps foster good relations, avoid crisis management, and minimise damaging incidents and unpleasant publicity.

5.0 SCOPE AND APPLICATION OF POLICY

This Policy governs the reporting and investigation of improper or illegal activities at FBNMB, as well as the protection offered to the "Whistleblowers".

The Policy covers concerns about actual or suspected irregularity or misconduct of a general, operational or financial nature within FBN Merchant Bank, including but not limited to:

- Accounting, internal accounting controls or auditing matters;
- Money Laundering or Terrorism Financing;
- Market abuse;
- Insider trading/Insider abuse;
- Breach of (client) confidentiality;
- Theft;
- Fraud;
- Bribery or corruption;
- a criminal act, including corrupt practices
- miscarriage of justice
- damage to the environment
- improper conduct or unethical behaviour
- non-disclosure of interest
- other forms of corporate governance directives
- Actions detrimental to Health, Safety or the Environment;

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- Failure to comply with regulatory directives, administrative or internal policy and/or framework;
- Failure to comply with legal obligations or laws;
- Non-disclosure of interest;
- Connected transactions;
- Sexual or physical abuse of any employee, client, job applicant, service provider or any other relevant stakeholder;
- Corporate governance breaches;
- Improper conduct or unethical behaviour;
- Any act or action carried out to conceal the above listed acts.
- An attempt to cover up any of the above.
- Complaints for which specific procedures have been established, for example, personal grievances of employees or certain types of labour law matters are excluded from the scope of this Policy.

This Policy DOES NOT change the Company's policies and procedures for individual employee grievances or complaints relating to job performance, terms and conditions of employment, which will continue to be administered and reviewed by FBNMB's Human Resources Department.

This Whistleblowing Policy and procedures apply to all employees of FBN Merchant Bank, including independent consultants, interns and secondees.

6.0 PROTECTED DISCLOSURE

Any FBNMB employee who blows the whistle will be protected by FBNMB if it meets the following criteria namely:

- a. If the disclosure is made in good faith and is about issues within the scope.
- b. If the disclosure raises concerns internally.
- c. If the whistleblower makes reasonable wider disclosures to the prescribed or other relevant government regulatory agency, for example, outside the line management

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structure or to the Central Bank of Nigeria (CBN) or the Police in all the circumstances where the matter:

- ✓ is exceptionally serious;
- ✓ is not raised internally or with a prescribed regulator because the employee reasonably feared that he/she would be victimised;
- ✓ is not raised internally because the employee reasonably believed that there
 would be a cover-up and there is no prescribed person;
- was raised internally or with a prescribed person, but was not dealt with properly.

7.0 CONFIDENTIALITY

- Every effort will be made to treat the complainant's identity with appropriate regard for confidentiality.
- Protected reporting may be made on a confidential basis by the whistle-blower. Protected reporting and investigatory records will be kept confidential to the extent possible, consistent with the need to conduct an adequate investigation and to report results to Relevant Authorities as may be required by law or regulation.
 - In case FBN Merchant Bank decides to refer an incident under investigation to a law enforcement agency, the Bank reserves the right to do so without obtaining the consent of the employee(s) involved in the incident.
- Neither a whistle-blower nor any other employee who provides information, who causes information to be provided or who otherwise assists in an investigation is allowed to discuss the details of the reported Concern or any related investigation with anyone except the Designated Officer, unless specifically requested to do so by the Designated Officer or required by law and/or regulation (e.g. in a regulatory investigation or court hearing). In such cases, the whistle-blower's contribution does not affect the whistle-blower's rights and protection under this Policy, nor does it change any of the obligations as mentioned in this Section (Section 3.5).
- An exception to the confidentiality principle is when FBN Merchant Bank is required by law or regulation to disclose information related to a whistle-blower's concern, including the whistle-blower's identity and/or the identity of the accused person(s), to an external party who is legitimately authorised.

8.0 ANONYMOUS ALLEGATIONS

This policy encourages stakeholders to put their names to allegations because appropriate follow-up questions and investigation may not be possible unless the source

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of the information is identified. Concerns expressed anonymously will be addressed appropriately, but consideration will be given to

- ✓ The seriousness of the issue raised;
- ✓ The credibility of the concern; and
- ✓ The likelihood of confirming the allegation from credible sources.

9.0 UNPROTECTED DISCLOSURE

Due to the fact that only disclosures made in good faith are protected under this Policy, if the whistleblower is acting purely on some ulterior motive, he/she may lose protection.

Employees shall not use whistle blowing maliciously or as part of a strategy in a political campaign or personal vendettas and disputes since the whistleblowing policy and procedures are specifically designed to tackle wrongdoing and malpractice. Where false allegations are made maliciously by an Employee, the whistleblower will be dealt with under FBNMB's Disciplinary Rules and Procedure.

10.0 RELATIONSHIP BETWEEN WHISTLEBLOWING AND DISCIPLINARY PROCEDURE

FBNMB Whistleblowing Policy does not only recognise the existing Company's existing disciplinary procedures, but also complements and modifies same. To this end, the harassment or victimisation of a whistleblower (including informal or other form of subtle pressures) and the failure or otherwise refusal of the Designated Officer or line manager to discharge his/her responsibilities in the face of a protected disclosure on the one part, and the act of whistleblowing under the above specified Unprotected Disclosure circumstances or on other willful, unreasonable or unfounded grounds on the other hand, will be considered a serious disciplinary offence which will be dealt with under FBNMB's disciplinary procedure.

11.0 DESIGNATED OFFICER

The Head, Internal Audit Department has been appointed as the Designated Officer to be a point of contact for concerns raised under the Whistleblowing Policy. The Designated Officer is expected to, at all times, be impartial and capable of taking an independent view on the concern raised. The Designated Officer shall, from time to time, advise employees of the Whistleblowing Hotlines or dedicated e-mail address for anonymous whistle-blowing. These information must be made public via the Company's website.

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12.0 ROLES AND RESPONSIBILITIES

a. FBN Merchant Bank Board of Directors

- Has ultimate responsibility for this Policy.
- Has the responsibility to establish a whistle-blowing mechanism for reporting illegal and unethical behaviour
- Initiates disciplinary action required for any breach of this Policy by an Executive Director.

b. FBN Merchant Bank Board Audit Committee

- Adopts and approves this Policy.
- Supports the implementation of this Policy.
- Reviews reports on non-compliance with this Policy.
- Reviews the report of the summary of significant cases and the result of the investigation furnished by the Designated Officer.
- Familiarises itself and adheres to the Policy as it relates to Executive Directors.
- Institutes and maintains measures and controls to ensure adherence to this Policy.

c. Risk Management Committee (RMC)

- Considers and approves this Policy.
- Minutes any exceptions or deviations allowed in terms of this Policy.
- Review reports on non-compliance with this Policy.

d. Heads of Departments/Heads of Units (collectively referred to as "HODs")

- Familiarise themselves with and adhere to this Policy.
- Ensure that all employees in their respective Departments/Units familiarise themselves with and comply with this Policy.

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- Ensure that all employees (current and new) in their respective Departments/Units
 are informed of the Bank's Whistle-blowing Policy and expectations in relation to the
 confidential reporting (Whistle-blowing) process/mechanisms.
- Ensure any contractors, consultants or others are briefed on the requirements of this Policy.
- Where applicable, make formal application to the Designated Officer for any dispensations to the minimum requirements of this Policy.

e. Compliance must:

- Develop, review and maintain this Policy;
- Raise awareness in terms of this Policy;
- Monitor adherence to this Policy and related procedures, as well as the implementation of this Policy;
- Provide training and guidance in respect of this Policy;
- Advise employees, line managers and HODs, where necessary; and
- Notify the CBN upon review of this Policy.

f. Internal Audit ("The Designated Officer")

- Develop and maintain procedures to support the principles of this Policy.
- Participate in the review of this Policy.
- Review reported cases and recommend appropriate action to the MD/CEO and where issues affect Executive Directors, such issues shall be referred to the Board.
- Advise employees of the whistle-blowing "hotline" and e-mail address of the Bank for anonymous reporting.
- Develop procedures to handle investigations, feedback and reporting.
- Provide a report to the Board Audit Committee (BAC) with summary of cases reported and the result of the investigations conducted on those cases.
- Provide training and advice to employees on the identification and management of Conflicts of Interests and adherence to this Policy.

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- Investigate and identify potential Conflicts of Interest.
- Facilitate any regulatory, internal/external audit or internal investigation in respect of this Policy;
- Render quarterly returns to the CBN and NDIC on all whistle-blowing reports along with the Bank's Corporate Governance compliance status returns.
- Ensure that whistle-blowing compliance status report is included in the Bank's audited annual financial statements.

g. External Auditor:

Report annually to the CBN, the extent of the Bank's compliance with the provisions of the CBN's "Guidelines for Whistle-blowing for Banks and Other Financial Institutions in Nigeria."

h. Employees must:

- Familiarise themselves with and adhere to this Policy and related Whistle-blowing procedures;
- Complete all relevant training on Whistle-blowing;
- Ensure that known or suspected breaches of this Policy are reported to Compliance and/or the Designated Officer immediately;
- Co-operate with the Designated Officer for any regulatory, internal/external audit or internal investigation in respect of this Policy;
- Practice honesty, transparency and integrity in fulfilling their responsibilities as contained in this Policy and as employees of FBN Merchant Bank. The Bank encourages all employees and directors acting in good faith, to report suspected or actual wrongful conduct; and
- Not directly or indirectly use or attempt to use their official authority or influence of their positions or offices for the purpose of interfering with the right of an individual to make a protected disclosure in line with this Policy

13.0 WHISTLEBLOWING PROCEDURE

The following procedure shall guide the process of whistle-blowing in FBNMB:

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Raising a concern

An Employee should first make protected disclosure or raise concerns about a wrongdoing or malpractice with his/her immediate manager. Where however it is not appropriate to go through normal management reporting channels because the matter is sensitive and serious (for example, if the whistleblower believes his/her manager is involved), he/she should contact the Designated Officer. The Designated Officer or Line Manager to whom the concern is made will take steps to check that the whistleblower has a reasonable belief and some evidence to back it up before he/she is advised on steps to take under the Policy.

13.1 FBNMB's Response

- a. The Designated Officer or Line Manager would, if requested, arrange an initial interview. The Designated Officer would re-assure the whistleblower that he/she would be protected from possible victimization, and confirm from the latter if he/she wanted confidentiality and/or wanted to make a written or verbal statement. In either case, the Designated Officer or Line Manager would write a brief summary of the interview, which would be agreed by both parties.
- b. The Designated Officer or Line Manager or any other officer before whom the concern is first raised is advised to ask the covered person to:
 - ✓ make sure the situation warrants whistleblowing,
 - ✓ look at who is suffering, his/her motives, relevant FBNMB workplace policies and any other professional codes of conduct covering his/her work
 - consider the consequences of whistleblowing, for example, is he/she alone or is he/she supported by other colleagues and do these colleagues have the same sense of resolve on the matter(s)?; and
 - ✓ reconfirm that he/she has the willingness to see the case through.
- c. If after thinking these issues through the employee still wishes to blow the whistle, the Designated Officer or Line Manager or any other officer before whom the concern is first raised could advise him/her to use the whistleblowing policy and gather information and facts that will support his/her case.
- d. The Designated Officer or Line Manager would report to the MD/CEO who would set up any further necessary investigation.
- e. If however the employee under (iii) above elects not to pursue the whistleblowing process or otherwise reneges from pursuing the concern, the Designated Officer is obliged to independently investigate the concern and in the event there is merit, use the internal mechanisms in the system, including the internal audit to get to the root of the challenge for eventual determination by the

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Management or, in any matter affecting the Managing Director/Chief Executive, the Board of Directors.

- f. Where the concern is about the Designated Officer, the Whistleblower shall take his/her concern to the MD/CEO who shall adopt the same procedure as the Designated Officer in the earlier situations presented above.
- g. Where the concern is about the MD/CEO, the Whistleblower shall take his/her concern to the Designated Officer who will take steps to check that the whistleblower has a reasonable belief and some evidence to back it up before forwarding same to the Board of Directors which would decide on how to proceed. This may include an external investigation.

13.2 The Investigation

- a. It may be necessary that certain investigations would be carried out in strict confidence (with the employee under investigation not being informed until necessary).
- b. The Designated Officer will give regular feedback on the outcome of the investigation to the whistleblower (but will not include details of any disciplinary action which will remain confidential to the individual concerned).
- c. If the investigation shows there is a case to be answered by any individual, FBNMB's disciplinary rules and procedures shall be used.
- d. If there were no case to answer, the Designated Officer will ensure the employee is protected, provided the disclosure was made in good faith.
- e. Disciplinary action will only be taken where a false allegation is made maliciously. Therefore, if the result of the investigation is that there is no case to answer, but the employee held a genuine concern and was not acting maliciously, the Designated Officer would ensure that the employee suffers no reprisals.
- f. Where the concern raised is sufficiently serious, an inquiry may need to be held.
- g. After the investigation, the Designated Officer will brief the MD/CEO about the outcome of the investigation.
- h. The Designated Officer will then arrange a meeting with the whistleblower to give feedback on any action taken. (This would not include details of any disciplinary action, which would remain confidential.) The feedback will be provided within agreed time limits.
- i. A note of the concern raised and how it was resolved will be lodged with the



Designated Officer.

- j. If the whistleblower is not satisfied with the outcome of the investigation, he/she will be notified of his/her the right to escalate the matter to the next level of Management (depending on the stage from which it commenced) or to the Board of Directors or reminded of his/her right to make an external disclosure to a prescribed person, or where justified, elsewhere, notwithstanding the result of the investigation.
- k. Time limits shall be allocated for each stage of the procedure. If the time limits pass without any satisfactory action being taken, the concerns shall be raised at the next level.
- When negotiating over the recommendations of any investigation or inquiry, attempts will be made to get the best outcome possible in the circumstances, including accepting compromises with FBNMB taking action only on the concerns raised.
- m. If the investigation reveals that the Whistleblower is implicated in any wrongdoing, he/she is likely to receive a lighter sanction than might otherwise have been the case (unless the misconduct is so serious that no amount of co-operation or other mitigating conduct can justify a decision not to bring any action).
- n. Employees are encouraged to give FBNMB reasonable opportunity to respond to concerns, before taking any further action.

14.0 RECOURSE FOR THE WHISTLEBLOWER

Where a whistleblower is victimized following a protected disclosure, he/she can take a claim to the MD/CEO and in the case of victimization (including dismissal) by the top management (including the MD/CEO), to the Board of Directors without prejudice to his/her fundamental human and other rights under the laws of the Federal Republic of Nigeria.

15.0 OTHER POLICY ASSURANCES

- a. FBNMB is genuinely committed to tackling malpractice and wrongdoing. Therefore, employees are encouraged to follow the procedures laid down herein to raise their concerns, if any.
- b. Concerns raised and disclosures made in accordance with this Policy shall be dealt with quickly and within set time limits.

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- c. FBNMB guarantees the confidentiality for any whistleblower who requests same.
- d. In the course of the dealing with any concern or disclosure, FBNMB shall ensure that feedback is provided about the progress and outcome of the investigation.
- e. FBNMB will be consistent in the awareness creation amongst covered persons that malpractice and wrongdoing will be dealt with seriously.
- f. FBNMB shall maintain proper record of concerns and responses thereto.

16.0 POLICY REVIEW, AMENDMENTS, CUSTODIAN AND APPROVAL

16.1 Policy Review and Amendment

This policy shall be subject to periodic review by the Board, in line with changes in FBNMB's business model, business environment, material changes in statutory regulations, and critical economic and other factors that will materially alter the profile of the Company.

16.2 Policy Custodian

The Chief Compliance Officer shall be responsible for the ownership of FBNMB's Whistle-Blowing Policy. Custody of the Policy shall be domiciled with the Internal Audit.

16.3 Policy Approval

The Board of FBN Merchant Bank Limited through the Board Governance Committee hereby approves this FBNMB's Whistle-Blowing Policy.

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APPROVAL PAGE

This 2016 Whistle Blowing policy was reviewed by the Bank's Executive Management Committee and recommended for the approval of the Bank's Board of Directors on May 05, 2016.

Chief Compliance Officer	Head, Wealth Management Group
Head, Internal Audit	Head, Coverage and Corporate Banking Group
Company Secretary	Head Treasury Group
Chief Risk Officer	Head, Operations and Technology
Executive Director	Deputy Managing Director
THIS 2016 CODE OF CONDUCT POLICY COMMITTEE AND RECOMMENDED	Managing Director/CEO WAS REVIEWED BY THE BOARD RISK MANAGEMENT D FOR APPROVAL OF THE BOARD OF DIRECTORS THE 12 TH DAY OF JULY 2016
CHAIRMAN, BOARD	RISK MANAGEMENT COMMITTEE
REVIEWED AND APPROVED BY 1	THE BOARD OF DIRECTORS OF FBN MERCHANT BANK LIMITED
TODAY	THE 13 TH DAY OF JULY 2016
CHAIR	MAN, BOARD OF DIRECTORS

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