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1 Why we have a Whistleblower Policy

Lineage seeks to promote integrity in its business and financial activities.

The purpose of this policy is to promote and support a culture of responsible and ethical behaviour, good corporate governance and compliance with Lineage's legal and regulatory obligations.

The policy encourages and provides protections for the reporting of reasonably held concerns of suspected or actual misconduct or an improper state of affairs or circumstances at Lineage.

2 Compliance with this Policy

A Whistleblower may report Disclosable Information by complying with this policy.

This policy sets out the process for reporting concerns and also provides information about the support, protections and remedies that persons may be eligible to access when making a report of Disclosable Information (as defined below).

A person reporting under this policy may also qualify to make a disclosure under the Acts. This policy summarises the qualifying criteria for a disclosure under the Acts, however we recommend persons seek independent legal advice before making a disclosure under the Acts.

3 Who is a Whistleblower?

A Whistleblower may be a current or former:

- employee;
- contractor;
- supplier or employee of a supplier;
- associate of Lineage; or
- relative or dependent of any of the above.

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4 What is disclosable information?

4.1 Disclosable information

Disclosable information is information which:

- concerns misconduct or an improper state of affairs or circumstances in Lineage or (for example, fraud, corruption, bribery, theft, conflicts of interest, negligence);
- involves **Disclosable Conduct**; or
- may assist Lineage in performing functions or duties in relation to its tax affairs,
- and does not usually relate to a **Personal Work-related Grievance**.

Disclosable Conduct is conduct that:

- represents a danger to the public or the financial system;
- constitutes an offence against any Commonwealth legislation punishable by imprisonment for 12 months or more (for example, terrorism, property offences, fraud, slavery or human trafficking);
- constitutes an offence or contravention of Relevant Legislation (for example, not filing ASIC returns, misleading statements to investors, failure to disclose information, tax fraud, cartel conduct, misuse of market power); or
- other conduct that may prescribed by regulations to be disclosable information.

Disclosable Information usually relates to conduct of persons performing work for Lineage but can also relate to conduct of third parties, such as customers, suppliers or service providers.

4.2 Reasonable grounds

A Whistleblower must have reasonable grounds to suspect that there is Disclosable Information. This means there must be some supporting information for the suspicion. A mere allegation is not enough.

4.3 False allegations

Reports must not contain information that is known to be untrue.

If a Whistleblower has reasonable grounds and the Whistleblower's concern later turns out to be incorrect the Whistleblower will still be entitled to the protections under this policy and, if it is a protected disclosure, under the Acts.

4.4 Person work-related grievances

A **Personal Work-related Grievance** is a grievance about any matter relating to the discloser's employment or former employment which has or tends to have implications for the discloser personally, including (without limitation):

- interpersonal conflict between a discloser and another employee;
- decisions relating to the engagement, transfer or promotion of the discloser;
- decisions relating to the terms and conditions of engagement of the discloser; or
- decisions relating to the disciplinary treatment, suspension or termination of engagement of the discloser.

A Personal Work-related Grievance can only be reported as Disclosable Information under this policy if it:

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- has significant implications for Lineage and indicates Disclosable Conduct;
- relates to actual or threatened Detrimental Treatment of the Whistleblower where the Whistleblower has already made a report under this policy or under the Acts;
- is a mixed report that includes both Disclosable Information and a Personal Work-related Grievance; or
- relates to information suggesting misconduct beyond the Whistleblower's personal circumstances.

4.5 What if information is not disclosable information?

If an employee, officer or director wishes to report information that is not covered by this policy, reports may be made directly to HR.

5 Who do Whistleblowers report to under this Policy?

Reports to Lineage may be made anonymously via our Hotline, which is managed by Lighthouse Services. This service provides a means by which we can communicate with Whistleblowers. Whistleblowers can also choose to identify themselves when making a report via our Hotline. Contact details are below:

- Australia: 1800-768-120
- Online: lighthouse-services.com/lineagelogistics

If a Whistleblower wishes to make a report to an individual, then Lineage prefers for reports to be made to our Protected Disclosures Officer, who is trained in how to manage whistleblower reports. Reports can be made as follows:

Protected Disclosures Officer				•	-	ce President, H nong South, Vic	-		•
	the prote	attention cteddisclosure	of es@lin	the leagelog	Protected gistics.com.	Disclosures	Officer)	or	to

A Whistleblower may contact a Protected Disclosures Officer before or at any time after making a whistleblowing report through any reporting channel if they have any concerns about making a report, confidentiality or the protections that may be available under this policy or the Acts.

Whistleblowers may also make protected disclosures under the Acts if they meet certain criteria (see Section 10 below for the individuals who are Eligible Recipients under these Acts).

6 Information in Whistleblower reports

Reports should provide Lineage with as much detail as possible to assist with its inquiries into the matter, including:

- the Whistleblower's name and contact details (or, if the report is anonymous, an anonymised email address or other anonymised contact point);
- a statement describing the Disclosable Information;
- name of the person(s) involved;
- dates, times and locations;
- details of any relevant transactions;
- copies of any relevant documents;
- names of possible witnesses; and

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• any steps already taken to report or address the matter.

7 What actions Lineage will take

The Protected Disclosures Officer may conduct an initial review of the Whistleblower's report or may provide the Whistleblower's report to another appropriate person within Lineage. This may be determined at the discretion of the Protected Disclosures Officer, including by reference to the nature of the report.

The person conducting the initial review will make initial inquiries and will determine at their discretion whether it is appropriate or necessary to conduct further inquiries or whether the concern can be resolved by other appropriate action.

If there is to be further inquiry or investigation, that inquiry or investigation may be conducted by a senior manager or a member of the Human Resources Department or, at the discretion of Lineage, by an external person (Investigator). The Investigator will not be implicated directly or indirectly in the report. The Investigator will report to the Protected Disclosures Officer.

The way we will investigate a report under this Policy will depend on who raises the concern, the seriousness and nature of the conduct reported, and who receives the report. The objective of an investigation is to determine whether there is evidence which substantiates the report.

The usual steps in responding to a report are set out below.



The timeframes for completion of this process will vary depending on the nature of the report and at Lineage's discretion.

All inquiries and/or investigations will be conducted, as far as practicable, on a confidential basis and in accordance with the Acts.

Where the Whistleblower has provided Lineage with contact details, the Protected Disclosures Officer will provide the Whistleblower with updates as appropriate and consistent with Lineage's legal obligations, including whether the inquiry has commenced, while it is in progress, and will advise the Whistleblower of the outcome of the inquiry or investigation.

In some circumstances, Lineage may determine that it is not appropriate to provide Whistleblowers with details of the process or outcome.

Once the inquiry or investigation is completed, the Protected Disclosures Officer or Investigator will report the outcome to the Board.

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8 Support for Whistleblowers

Lineage provides support to the Whistleblower, including by:

- keeping the Whistleblower informed of the progress and outcomes of the inquiry or investigation (subject to any privacy and confidentiality obligations and as required by law) including any proposed remedial actions;
- keeping the Whistleblower's identity confidential, if requested to do so;
- endeavouring to resolve any concerns that the Whistleblower has regarding actual or threatened Detrimental Treatment because the Whistleblower has made, or is considering making, a report under this policy;
- providing training to its employees, managers and officers about this policy; and
- providing access to a confidential support and counselling service, the Employee Assistance Program (EAP) on email: support@resourcesforyourlife.com / website: global.resourcesforyourlife.com COMPANY CODE: Lineage / freephone in Australia 1800 730931/ direct dial: +61 2 8046 6416

Where the Whistleblower may have been involved in conduct connected with the report of Disclosable Information, the fact that the Whistleblower made a report may be relevant to any remedial or disciplinary action that may be taken because of any inquiry or investigation.

9 **Protections for Whistleblowers**

9.1 **Protection from detrimental treatment**

Lineage will endeavour to:

- protect the Whistleblower's identity;
- conduct inquiries or investigations of Whistleblower reports on a confidential basis where practicable and in accordance with the Acts;
- provide access to the EAP;
- manage the behaviour of other persons involved with the Disclosable Information, including by considering changes to the way Whistleblowers work if there is a risk of Detrimental Treatment and providing training to management to assist with protecting Whistleblowers from Detrimental Treatment.

The Whistleblower must immediately inform HR of any concerns that the Whistleblower may have in relation to their report.

Detrimental Treatment is not:

- administrative action taken by Lineage that is reasonable to protect a Whistleblower from detriment (for example, moving a Whistleblower to another work location); or
- reasonable management action regarding a Whistleblower's unsatisfactory work performance or conduct.

9.2 Protection of identity

Lineage will not disclose the **identity** of the Whistleblower unless:

• the Whistleblower consents to the disclosure;

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- the disclosure is made to ASIC, APRA, the Commissioner of Taxation (if tax-related), the Australian Federal Police or other prescribed body in accordance with the Acts;
- the disclosure is made to a legal practitioner for the purposes of Lineage obtaining legal advice or representation in accordance with the Acts;
- a court or tribunal finds it is necessary in the interests of justice; or
- where the disclosure is otherwise required or permitted by law.

Lineage will endeavour to not disclose information **that is likely to lead** to the identification of the Whistleblower unless:

- it is permitted to disclose the Whistleblower's identity (as above); or
- where the disclosure of that information is reasonably necessary for the purposes of investigating the Disclosable Information and Lineage takes all reasonable steps to reduce the risk that the Whistleblower will be identified as a consequence of the disclosure.

Steps Lineage may endeavour to take to protect the confidentiality of the Whistleblower's identity include:

- redacting personal information in the report and related documentation;
- referring to the Whistleblower in a gender-neutral way;
- speaking to the Whistleblower about aspects of the Whistleblower's disclosure that may inadvertently identify the Whistleblower;
- keeping documents relating to the Whistleblower's report secure and limiting access;
- reminding persons involved of the confidentiality requirements under the Acts.

Whistleblowers must also take their own steps to protect the confidentiality of their identity both prior to and after making a disclosure.

For example, Whistleblowers must inform Lineage if they have previously mentioned to others that they may make a disclosure, if only a small number of people have access to the information or if the information relates to a matter which the Whistleblower has been told privately and in confidence. If the Whistleblower fails to do any of these things, it may not be possible for Lineage to take reasonable steps to prevent the Whistleblower's identity becoming known as part of any investigation or inquiry.

10 Reporting under the Acts

10.1 Reporting under the Acts

Whistleblowers may also make protected disclosures under the Acts if they meet certain criteria:

- the Whistleblower is an eligible whistleblower (as defined in the Acts);
- the disclosure is made to an eligible recipient, including to the Protected Disclosures Officer, a senior manager or officer of Lineage, Lineage's internal or external auditor or its actuary, to a legal practitioner or to ASIC or APRA or, if related to taxation, the Commissioner of Taxation;
- the information disclosed qualifies under the Acts, including that it relates to misconduct or an improper state of affairs or circumstances in Lineage (or in relation to any of its employees or officers) or involves tax matters; and
- the Whistleblower has reasonable grounds for his or her suspicions.

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The Whistleblower's disclosure may be anonymous and still be protected under the Acts.

10.2 Public interest or emergency disclosures

The Whistleblower may also be able to make a public interest or emergency disclosure to a journalist or parliamentarian in accordance with the Acts in limited circumstances as summarised below:

- the Whistleblower has already made a disclosure of the qualifying information to ASIC, APRA or another Commonwealth body as prescribed by regulation;
- the Whistleblower does not have reasonable grounds to believe that any action has been taken (or is being taken) to address the Whistleblower's disclosure;
- if it is a public **interest disclosure**:

90 days have passed	The Whistleblower has	The Whistleblower has	The information
since that disclosure	reasonable grounds to	given written notice to	disclosed must be no
	believe that making a	the body to which the	greater than necessary
	further disclosure is in	Whistleblower made	to inform the journalist
	the public interest	the original report that	or parliamentarian of
		included sufficient	the particular
		information to identify	misconduct or improper
		the original report and	state of affairs or
		which states that the	circumstances as set out
		Whistleblower intends	in the Whistleblower's
		making a public interest	original report
		disclosure	

• if it is an emergency disclosure:

that subst to th more	Whistleblower onable grounds to beli the information concerr tantial and imminent dan the health or safety of one e persons or to the nat conment	s a which the ger the origina or sufficient in inal the origina states tha intends m	tleblower has btice to the b Whistleblower I report that in nformation to i al report and t the Whistle aking an eme	ody to b r made in ncluded p identify su which eblower	oe no gre nform parliamen	ater th the Itarian	disclosed n nan necessar journalist of the partic mminent dan	y to or cular
		disclosure	aking an eme	ergency				

Before the Whistleblower makes a public interest or emergency disclosure, we recommend the Whistleblower seeks independent legal advice to ensure that the disclosure is protected under the Acts.

Lineage encourages Whistleblowers to make disclosures to Lineage through our process under this policy before disclosing externally under the Acts, as we would like to identify and address any concern as soon as possible. Alternatively, to also assist Lineage, we ask that Whistleblowers provide the Protected Disclosures Officer with a copy of any report that the Whistleblower makes to an external reporting body under the Acts.

Reports made under this policy will not qualify for protection under the Acts if they do not meet the criteria set out in the Acts.

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11 Protections and immunities under the Acts

If a Whistleblower makes a report of information relating to Disclosable Information under this policy the Whistleblower may be eligible for protection under the Acts.

This policy summarises the key protections and immunities under the Acts, however Lineage encourages all persons to seek independent legal advice.

The Whistleblower may have rights to compensation for loss, damage or injury and other remedies under the Acts if the Whistleblower's identity has been disclosed or where the Whistleblower has been subject to Detrimental Treatment.

A Whistleblower's immunities under the Acts may include:

- not being subject to any civil, criminal or administrative liability;
- not having any contractual or other remedy or right enforced against the Whistleblower on the basis of the disclosure;
- the report of Disclosable Information not being admissible in evidence against the Whistleblower in criminal proceedings or proceedings for the imposition of a penalty (except in in respect of disclosures of false information).

12 Fair treatment of other persons

Lineage will endeavour to provide any employee mentioned in a Whistleblower's report with an opportunity to respond to the allegations as part of any inquiry or investigation.

Employees who are mentioned in any Whistleblower report will also be entitled to access the EAP.

13 Reporting and governance

Lineage has established a protocol that provides that the Board will be informed of reports of Disclosable Information under this policy and all material incidents, subject to confidentiality obligations under the Acts.

Lineage will periodically review this policy to check that it is operating effectively, having regard to its objectives and the support it provides to its values and Code of Conduct and the requirements of applicable laws, and to determine whether any changes are required to the policy.

14 Queries

For questions about this policy and information about the protections provided by law to Whistleblowers, please contact the Protected Disclosures Officer using the details supplied in this policy or seek independent legal advice.

15 Amendments

This policy does not impose contractual obligations on Lineage and the policy may be amended, withdrawn or replaced at any time at Lineage's absolute discretion. Employees can access the most up to date version of this policy on Lineage's intranet.

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16 Definitions

In this policy the following definitions apply unless the context requires otherwise:

Acts	means the Corporations Act 2001 (Cth) and the Taxation Administration Act 1953 (Cth).
APRA	means the Australian Prudential Regulation Authority.
ASIC	means the Australian Securities and Investments Commission.
Board	means the board of Lineage AP Holdings Pty Ltd
Commonwealth	means the Commonwealth of Australia.
Corporations Act	means the Corporations Act 2001 (Cth).
Detrimental Treatment	is defined in the Acts and includes:
	 dismissal of an employee or alteration of an employee's position or duties to his or her disadvantage; injury of an employee in his or her employment; discrimination between an employee and other employees of the same employer; harassment, intimidation, harm or injury, including psychological harm; damage to a person's property, reputation, business or financial position; or any other damage to a person.
Lineage	means Lineage AP Holdings Pty Ltd and its related bodies corporate, as that term is defined in the <i>Corporations Act 2001</i> (Cth).
Relevant Legislation	means the Corporations Act 2001 (Cth), the Australian Securities and Investments Commission Act 2001 (Cth), the Banking Act 1959, the Financial Sector (Collection of Data) Act 2001 (Cth), the Insurance Act 1973 (Cth), the Life Insurance Act 1995 (Cth), the National Consumer Credit Protection Act 2009 (Cth), the Superannuation Industry (Supervision) Act 1993 (Cth), Competition and Consumer Act 2010 (Cth), the Taxation Administration Act 1953 (Cth), other tax laws administered by the Federal Commissioner of Taxation, any other Commonwealth law that is punishable by imprisonment for a period of 12 months or more.