



LECON
FINANCE COMPANY LIMITED
A Subsidiary of Bank of Industry Limited

RC.7763

**WHISTLE
BLOWING
POLICY**

Doc. No:

LECON/IC&C/WBP/002

Revision No: 1

Prepared by: Internal Control & Compliance Department

Reviewed by: Executive Management

Approved by: Board.

Last Review Date: October, 2025

WHISTLE BLOWING POLICY

Revision	Date	Purpose	Prepared by	Checked by	Approved by
1	Oct. 2025.	Reflect changes in the institution and Policies and Directives of the Regulator.	Internal Control & Compliance Department	MC	Board



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CONFIDENTIALITY STATEMENT

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A. PREAMBLE

In line with its aspiration to be a World Class Finance Institution, LECON Finance Company Limited (LECON) has set out its vision, mission, mandate and core values as follows:

B. LECON's VISION

To be Nigeria's leading leasing company operating under global best practices.

C. LECON'S MISSION

To support Nigeria's economic development by facilitating equipment acquisition for businesses and individuals using innovative and flexible financial solutions.

D. LECON'S MANDATE

To provide ancillary facilities to BOI loan beneficiaries and also meet other customers' financial needs.
Sustain growth in the earnings and profit of the company and ultimately contribute to the social and economic development of Nigeria.

E. LECON'S CORE VALUES

- (i) Team Work
- (ii) Innovation
- (iii) Integrity
- (iv) Professionalism
- (v) Service

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1.0. INTRODUCTION

1.1. The Financial System relies on the effective operation of a range of 'integrity systems' for keeping the institutions and their management honest and accountable. One of such systems is Whistle-blowing.

LECON Finance Company Limited (LECON) Whistleblowing Policy and Procedure is in compliance with the requirements of various regulatory authorities with oversight on the activities of the Company, particularly principle 19 of the Nigerian Code of Corporate Governance, 2018, and Section 5.3. of Central Bank of Nigeria "Code of Corporate Governance for Finance Companies in Nigeria".

1.2. LECON Finance Company Limited (LECON) expects the highest level of ethical behaviour from her employees, officers, directors and all stakeholders with whom they deal. The Whistle Blowing Policy is in furtherance of the Company's corporate governance desire to strengthen the system of integrity and fight against unethical behaviour. The Company's commitment to transparency and integrity stresses the need to identify, report, manage and most importantly, prevent all forms of unethical behaviour by staff, management, directors and other stakeholders.

1.3. Employees are often the first to realize that there may be something seriously wrong within the Organization. However, they may not express their concerns because they feel that speaking up would be disloyal to their colleagues or to the Organization. They may also fear harassment or victimization. In these circumstances, it may be easier to ignore the concern rather than report what may just be a suspicion of malpractice.

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- 1.4. However, part of the corporate and social responsibility is to protect the interest of people, property and other resources which the Company owns, controls or is responsible for in a fiduciary capacity.
- 1.5. That responsibility confers the obligation on all to expose acts and omissions which could be detrimental to the interest of all stakeholders collectively or individually.
- 1.6. The obligation is on all, by all and through all.
- 1.7. LECON's Whistle Blowing Policy attempts to provide an enabling and protective environment to all stakeholders in the Company to disclose information about an event, act or omission that they reasonably believe will impact negatively on the Company, any of its stakeholders and the general public should it occur.
- 1.8. The Policy is committed to the highest possible standards of openness, probity and accountability. In line with that commitment, we expect employees and everyone that we deal with, who have serious concerns about any aspect of the Company's activities, to come forward and voice those concerns. It is recognized and understood that all cases will have to be treated on a confidential basis.
- 1.9. The Policy sets out the processes and procedures for communicating and disclosing information and how such information will be investigated.
- 1.10. Disclosure of concerns shall be made directly to the designated channels or where thought necessary by the complainant, to relevant senior staff.
- 1.11. Most importantly, the Policy aims to protect the whistle blower from reprisals, reprimand, dismissal or discriminatory treatment arising from the making of the complaint or disclosure of the information regarding the act.

2.0. SCOPE OF THE POLICY

2.1. This policy is designed to enable employees and other stakeholders of the Company to raise concerns internally and at a higher level and to disclose information, which the individual believes connotes malpractice or impropriety.

This policy aims to:

- (i) encourage stakeholders to report unethical and illegal violations of which they become aware for quick and early resolution;
- (ii) minimize the Company's exposure to the damage that can occur when internal mechanisms are circumvented or are not adequate to unearth or deal with certain improper conduct or activity;
- (iii) act as a good fraud management system such that fraudulent/unethical conduct is discovered and acted upon timely thereby preventing loss to the Company;
- (iv) provide avenues to raise one's concerns and receive feedback on any action taken;
- (v) ensure that whistleblowers receive response to their concerns and that stakeholders are aware of how to pursue such concerns if not satisfied;
- (vi) reassure employees and stakeholders that if they follow the laid down processes in communicating their observation and concerns, they will be shielded from reprisals and victimization;
- (vii) encourage a culture of honesty, patriotism and loyalty to the Company;
- (viii) foster a working environment that thrives on openness, integrity and accountability;
- (ix) project an image that supports and encourages transparency, accessibility and commitment to fiduciary responsibilities;

- (x) comply with the requirements of the Code of Corporate Governance for Finance Houses.

3.0 WHO IS A WHISTLE BLOWER OR A COMPLAINANT

3.1 A Whistle blower or a complainant is any person or party who conveys a concern, allegation or any information indicating that Fraud, corruption or any other misconduct is occurring or has occurred with knowledge or good faith belief that the concern, allegation or information is true.

4.0 WHO IS COVERED UNDER THE POLICY?

4.1 Employees of the Company

Employees include permanent staff, agency staff and all other officers of the Company engaged in services directly or indirectly related to the business of the Company. Employees, who are on temporary suspension or temporarily out of the service of the Company, will also be covered under the Policy if the concern/allegations are genuine. Unconfirmed and prospective employees are also covered under the policy.

4.2 Contractors or Suppliers to the Company

Contractors or Suppliers include temporary and long-term (retainer ship) contractors or suppliers to the Company. It will also apply to contractors or suppliers whose relationship with the Company has been terminated prior to the whistle blowing policy.

4.3 Customers of the Company

Customers include present customers, and those whose business relationships with the Company have been closed.

5.0 WHAT IS COVERED UNDER THE POLICY

5.1 The Whistle Blowing Policy covers reporting or providing information in respect of the undermentioned acts and any other offence recognized by law which has been attempted to be perpetrated or has been perpetrated to the detriment of the Company, its stakeholders and the public at large. Such includes:

- (i) A criminal offence, fraud, corruption, concealment, theft which has or is likely to happen.
- (ii) A miscarriage of justice, which has occurred or is likely to happen.
- (iii) An event or action or omission which has occurred or is likely to occur and which will have detrimental effect on the Company's customers.
- (iv) Breach or intended breach of policies, law or Regulatory Policy.
- (v) Dishonest or illegal behaviour.
- (vi) Accounting and internal control lapses.
- (vii) Audit-related matters including non-disclosure or a failure to comply with internal or external audit processes.
- (viii) Improper conduct or unethical behaviour.
- (ix) Conduct endangering health and safety of colleagues or the environment.
- (x) Reporting or disclosure of information which the whistle blower knows is malicious, false, baseless, and is aimed at undermining the integrity of people or set of people within and outside the Company.
- (xi) Collecting or asking for gratification (bribe).
- (xii) Conversion of LECON's Funds for personal use.
- (xiii) Fraudulent and unapproved payments.
- (xiv) Procurement fraud which includes kickbacks and over-invoicing.

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6.0 WHAT IS NOT COVERED UNDER THE POLICY

6.1 The following acts are not covered by the policy:

- (i) Staff complaints about employment, remuneration and other job-related issues which are covered under a separate Policy.
- (ii) Customer complaints about the Company's products including service delivery and relationship management which are standard and applicable to all customers of the Company.
- (iii) Complaints about boss, subordinate or fellow colleague in matters related to job responsibilities, on-the-job relationship and other matters that are of a private nature.
- (iv) Complaints about management decisions on recruitment, internal employment/deployment, promotions, incentive sharing and other related issues except such management action constitutes a threat to the interest of stakeholders and threatens the foundation of ethics in the Company.
- (v) Any other matter for which there is a specific complaint procedure or Policy in place for resolution of same.

7.0 SAFEGUARDS/RIGHTS FOR WHISTLE BLOWERS

7.1 The Company is committed to good practice and high standards and supportive of all employees and stakeholders. Moreover, the Company recognizes that the decision to report a concern can be a difficult one to make. If what has been reported is true, the employee or stakeholder should not be afraid of reprisal because he will be doing his duty to his employer and those for whom he is providing a service. The Company will also not tolerate any harassment or victimization (including informal

pressures) and will take appropriate action to protect the complainant when he/she raises a concern in good faith. However, any investigation into allegations of potential malpractice will not influence or be influenced by any disciplinary or redundancy procedures that may affect the complainant.

7.2 Specifically:

- (i) Employee shall not be denied benefits or promotion or be suspended or dismissed from the organization for genuinely disclosing or providing information on acts or omissions that are covered under the Policy.
- (ii) An employee shall be protected against victimization, reprisal or reprimand from management or fellow staff for genuinely disclosing or providing information of acts or omissions covered under the Policy.
- (iii) An employee shall be free to disclose or not disclose their identity, their confidentiality is guaranteed.
- (iv) In situation where the identity of the employee is required to validate the information, the consent of the employee shall be sought and obtained without coercion before such disclosures can be made.
- (v) An employee's request for anonymity against the suspect shall have their wishes respected at all times.
- (vi) Employee's request not to appear in law court, if made, shall be considered and granted subject to compulsion of court and public interest.

7.3 If a whistle blower is subsequently dismissed over actions that seem not to be connected with previous case or cases of whistle blowing, the onus or burden of proof must be on the Company to prove that such

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action was not based on the disclosure by the whistleblower, but was informed by a different consideration.

7.4 To create a culture that encourages timely whistle blowing (i.e. immediate action rather than keeping quiet till the damage is done) by employees, in order to prevent or minimize the damage to the barest minimum; the policy incentivizes internal whistle blowing amongst employees.

7.4.1 Such incentives will include the following:

- (i) financial incentives such as bonus,
- (ii) promotion,
- (iii) special corporate awards
- (iv) recognition
- (v) letter of commendation

7.5 Contractors or Suppliers in existing business relationship with the Company shall not be unduly withdrawn, denied or suspended for genuinely disclosing or providing information on acts or omission that are covered under the Policy.

7.6 Contractor or Supplier shall be protected against undue victimization, reprisal and reprimand from management or fellow contractors for genuinely disclosing or providing information of acts that are covered under the Policy.

7.7 Contractor's or Supplier's request for anonymity against the accused shall be respected.

7.8 No action shall be taken against the Contractor or Supplier who, in good faith, makes an allegation which is later confirmed by subsequent information.

7.9 Contractor's or Supplier's request not to appear in a law court, if

made, shall be considered and granted subject to the compulsion by court and public interest.

- 7.10 Customer shall be protected against undue victimization, reprisal or reprimand from the Company or fellow customers for genuinely disclosing or providing information of acts or omission that are covered under the Policy.
- 7.11 Customer's request not to appear in a law court, if made, shall be considered and granted subject to compulsion by the court and public interest.

8.0 ANONYMOUS REPORTING:

- 8.1 Anonymous disclosures are very difficult to act upon when there is little or no corroborative evidence to substantiate the allegations. The policy does not prohibit anonymous reporting. Once anonymous report is made, LECON shall exercise discretion on whether to act on it or not.
- 8.2 In exercising this discretion, LECON should consider the following:
- (i) The seriousness of the issues raised
 - (ii) The credibility of the concern
 - (iii) The likelihood of confirming the allegation from corroborative evidence.

9.0 PROCEDURE FOR WHISTLE BLOWING

- 9.1 The Company's procedure for whistle blowing shall depend on whether or not the allegation, complaint or information is being made or disclosed by an employee or other stakeholders. Employees or stakeholders are expected to whistle blow on transactions, operations

and any other activity of the Company that involve fraud, corruption and misconduct, whether internal or external.

9.2 Employees of the Company shall report allegations or concerns through the Hotline, Mail box, email or, immediate supervisor depending on the employee or stakeholders' choice.

9.3 Where the complainant feels the need to report directly to somebody and is uncomfortable discussing the matter with the immediate supervisor/contact person or foresees potential conflicts of interest, or for any other reason whatsoever, he may elect to address the matter to a higher-level supervisor within the Company or preferably the Chief Compliance Officer (CCO), or the MD.

Their Email and Phone Numbers are as follows: –

- **Managing Director/CEO: eehi-omoike@boi.ng (e-mail),
0803 507 6346 (Mobile)**
- **Head, Internal Control & Compliance: gtobinokpata@boilecon.com (e-mail); 0803 312 5106 (Mobile)**
- **Head, Internal Audit & Risk Mgt: oadeyeye@boilecon.com (email)
08023017485 (Mobile)**
- **Chairman: OOlusi@boi.ng**

9.4 A complainant who may be unsure whether or not to blow the whistle or seek advice on the factual nature of the disclosure or concerns for protection shall be free to seek advice and assistance of the Chief Compliance Officer (CCO).

9.5 On receipt of the allegation from the employee or stakeholder, the Chief Compliance Officer of the company shall register the allegation.

9.6 Once registered, the allegation will be evaluated by the Chief Compliance Officer to determine its credibility, materiality and verifiability. To this end, the complaint will be evaluated to determine whether there is a legitimate basis to warrant an investigation. This assessment shall be based on information and documentary evidence provided by the Whistle blower or the complainant and shall consider whether the disclosure has been made on the basis of reliable information and in good faith.

9.7 Where the preliminary evaluation reveals tangible and credible information that supports the existence of conditions identified by the Policy, a full investigation shall be launched at the discretion of the MD/CEO by the Internal Audit and Risk Management Department.

9.8 The party or parties who are subject of the investigation shall be informed unless such communication would, in the view of the Head, IA&RM, interfere with the investigation.

9.9 The Head, IA&RM and the Chief Compliance Officer will provide a summary of all cases reported and the result of the investigation to the Chairman of the relevant Board Committee on a quarterly basis.

9.10 The Head of Internal Audit and Risk Management is expected to do the following:

- (i) Handle all investigations with high professionalism, confidentially and promptly.
- (ii) Be independent and unbiased in carrying out the investigation.
- (iii) Acknowledge all concern(s) reported.
- (iv) Report on the progress of investigation to the whistleblower.

10.0 FEEDBACK

Subject to legal constraints, the progress report to the whistleblower shall specify action taken to date, further investigation to be conducted, and any further assistance required from the whistleblower.

Where further information is required from the whistleblower, the whistleblower shall be free to divulge the information.

11.0 FALSE ALARM AND EFFECT

11.1 The Whistle Blower Protection Policy presupposes that genuine concerns and allegations founded on good faith shall be brought forward for investigation.

11.2 The Policy presumes alleged offender innocent until investigated and proved otherwise.

11.3 No action shall be taken against the informant who, in good faith, makes an allegation, which is not later confirmed to be true by subsequent investigation, however, where it is determined that the allegations were deliberate falsehood aimed at settling a score, tarnishing a reputation or gain undue attention, such action will attract disciplinary action commensurate with the gravity of the action.

11.4 The Company reserves the right to commence prosecution of any of its customers, contractors or consultants who make allegations against her, which is later found to be deliberate falsehood and malicious.

12.0 HOTLINE / MAILBOX FACILITIES

12.1 LECON shall make available Hotline, Email and Mailbox to potential Whistle-blowers and complainants. The existence of such facilities is a deterrent in itself, and a strong reminder to employees and stakeholders of an organizational commitment to fight misconduct, corruption and fraud.

The available facilities are as follows:

- 12.2 Sending an email to whistleblowing@boilecon.com
- 12.3 Make a report using the online platform provided on the Company's website – <https://www.boilecon.com/whistleblowing-portal->
- 12.4 Call our dedicated whistle blowing phone number – **0803-312-5106**
- 12.5 Send mail through **P.O. Box 2012, Marina, Lagos.**

13.0 EVALUATION OF EFFECTIVENESS OF WHISTLE BLOWING POLICY

13.1 In line with Section 5.3.3 of CBN Code of Corporate Governance for Finance Companies in Nigeria, 2018 on Whistle Blowing, Finance Companies are required to render reports on semi-annual basis on their compliance with Whistle Blowing Policy.

13.2 It is on this basis that the systematic collation of data and information of reported incidences or cases, as well as follow-ups and outcomes become imperative for onward submission to the CBN.

13.3 In addition to the above, the outcomes on reported cases and related feedback could also assist in periodic reviews of the policy for more effectiveness.

14.0 THE RESPONSIBLE OFFICER

The Chief Compliance Officer (CCO) has overall responsibility for the maintenance and operation of this Policy, he shall maintain a record of concerns raised and the outcome but in a form that does not endanger confidentiality.

15.0 OWNERSHIP AND FREQUENCY OF REVIEW

15.1 This policy document remains the property of LECON Finance Company Limited.

However, its custody and management shall rest with the Head, Internal Control and Compliance (the CCO).

15.2 This policy document and procedure manual shall be subject to review in every three (3) years or as the need arises.

15.3 All suggestions for review or amendment shall be forwarded to the Head, Internal Control and Compliance for necessary action.

15.4 Review, amendment or update of the whistleblowing policy shall be done by the CCO subject to Management's Approval.

15.5 Although this document shall be hosted in the official website of LECON, the Management of the Finance House shall ensure strict compliance with the policy.

16.0 EVENT OF CONFLICT

16.1 Where the policy conflicts with any internal policy of the Company on a related act or omission, the provisions of this Policy shall subsist until set aside or ratified by a body set up by the Board of Directors to reconcile the anomaly.

16.2 This Policy remains the only authorized document that governs the administration of Whistle Blowing activity in LECON.



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POLICY ACCEPTANCE AND ACKNOWLEDGEMENT

I, _____ hereby acknowledge the receipt of the Whistleblowing Policy of LECON Finance Company Limited.

I have read and fully understand the rules and regulations stated in the Policy. In accepting these conditions, rules and regulations, I promise to abide by them accordingly.

I also undertake to return the copy of the Whistleblowing Policy along with other properties of the Company whenever I cease to be an employee of the Company.

Name: _____

Address: _____

Email _____

Signature: _____

Date: _____



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Please detach this form, sign and return it to the Human Resources /Administrations Department.