

KANONE TECHNOLOGIES LIMITED

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PREVENTION OF SEXUAL HARASSMENT POLICY

1. BACKGROUND

KANONE TECHNOLOGIES LIMITED (hereinafter referred to as the "Company") as part of the global Kanone network is committed to providing equal opportunity and a harassment-free workplace notwithstanding race, caste, religion, color, ancestry, marital status, gender, sexual orientation, age, nationality, ethnic origin or disability, as the case may be. Thus, to create such a safe and conducive work environment, this Policy has been framed, in line with the provisions of the "Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013" of India (hereinafter referred to as the "Act") and existing rules framed thereunder namely the "Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Rules, 2013 (hereinafter referred to as the "Rules").

POLICY ON PREVENTION OF SEXUAL HARASSMENT AT KANONE TECHNOLOGIES LIMITED:

In line with the Act, KANONE TECHNOLOGIES LIMITED has set out this Policy for the prevention, prohibition, and redressal of sexual harassment of women in the workplace. Accordingly, no associate shall be subjected to sexual harassment at KANONE TECHNOLOGIES LIMITED. The Policy identifies what constitutes sexual harassment, establishes the Internal Committee ("IC") list of members under Annexure - 2, identifies the processes to be followed by the IC, and outlines the redressal mechanism in the face of any breach of Policy. Any complaint received on account of sexual harassment will be dealt with utmost seriousness by KANONE TECHNOLOGIES LIMITED and anyone in breach of the Policy shall be strictly dealt with in terms of this Policy set out in lines of the Act and Rules framed thereunder.

2. PURPOSE & SCOPE

The purpose of this policy is to protect against sexual harassment of women at the workplace and the prevention and redressal of complaints of sexual harassment and matters related to it.

This policy extends to all associates including individuals coming to the workplace for employment or for any other purpose whatsoever including but not limited to visitors, vendors, contractual resources, internsapprentice and applies to any alleged act of sexual harassment against persons at workplace, whether the incident has occurred during or beyond working hours.

Anyone can be a victim of sexual harassment, regardless of their sex and of the sex of the harasser. KANONE TECHNOLOGIES LIMITED recognizes that sexual harassment may also occur between people of the same sex. What matters is that the sexual conduct is unwanted and unwelcome by the person against whom the conduct is directed.

All sexual harassment is prohibited whether it takes place within KANONE TECHNOLOGIES LIMITED premises or outside, including at social events, business trips, training sessions, or conferences sponsored, or conducted, by KANONE TECHNOLOGIES LIMITED.

3. <u>IMPORTANT DEFINITIONS</u>

- I. "Aggrieved Individual" means in relation to a workplace, a person, of any age, whether employed or not, who alleges to have been subject to any act of sexual harassment by the respondent and includes contractual, temporary associates and visitors.
- II. "Complainant" is any aggrieved individual (including a representative as more fully described under Rule6 of the said Rules, if the aggrieved individual is unable to make a complaint on account of his/her physical or mental incapacity or death or otherwise) who makes a complaint alleging Sexual Harassment under this Policy.
- III. "Associate" as defined under the Act and means a person employed with the Company, subsidiaries, andassociate companies for any work on a permanent, temporary, part-time, adhoc, or daily wage basis, eitherdirectly or through an agent, including a contractor, who with or without the knowledge of the Principal employer, whether for remuneration or not, or working voluntarily or otherwise, whether the terms of employment are expressed or implied and includes a co-worker, a contract worker, probationer, trainee, apprentice or called by any other such name.
- IV. "Employer" means a person who is responsible for management, supervision, and control of the workplace including appointment/removal/termination of associates, and will include the director and Human Resource Officer,
- V. "Internal Committee" means and includes an Internal Complaints Committee (hereinafter referred to as the "IC").
- VI. "Member" means a member of the IC.
- VII. "Presiding officer" means the presiding officer of the IC and shall be a woman employed at a senior level at the workplace amongst the associates.
- VIII. 'Respondent' means a person against whom a complaint alleging sexual harassment has been madeunder this policy.
- IX. "Parties" means collectively the complainant and the respondent.

- X. "Sexual Harassment" includes any one or more of the following unwelcome acts of behavior (whether directly or by implication):
 - A. Any unwelcome sexually determined behavior or pattern of conduct that would cause discomfort and/or humiliate a person at whom the behavior or conduct was directed namely –
 - Physical contact and advances;
 - Demand or request for sexual favors;
 - making sexually colored remarks or remarks of a sexual nature about a person's clothing or body; showing pornography;
 - Any other unwelcome physical, visual, verbal, or non-verbal conduct of sexual nature including but not limited to cat-calls, wolf/finger whistles, vulgar/indecent jokes, letters, phone calls, text messages,e-mails, gestures, etc.
 - Sexual harassment can involve a series of incidents or it can be a one-off occurrence.
 - B. The following circumstances, among other circumstances, if it occurs or is present in relation to connected with any act or behavior of sexual harassment may amount to sexual harassment:
 - Implied or explicit promise of preferential treatment in employment; or
 - Implied or explicit threat of detrimental treatment in employment; or
 - Implied or explicit threat about the present or future employment status; or
 - Interference with work or creating an intimidating offensive or hostile work environment for the person; or
 - Humiliating treatment affecting any person's health or safety.

Exception: any act or omission or any intention to act or omission by the associates of the company arising out of or in relation to the personal relationship maintained by them out of the workplace or within the workplace will not be covered under this policy.

*Personal Relationship - marriage, live-in relationship, blood relation, family relation, etc. maintained between the associates of the same company.

4. ROLES AND RESPONSIBILITY:

- **A.** Responsibilities of Individuals: It is the responsibility of all to respect the rights of others and to never encourage harassment. It can be done by:
- a. Refusing to participate in any activity which constitutes harassment.
- b. Supporting the person to reject unwelcome behavior.
- c. Acting as a witness if the person being harassed decides to lodge a complaint.

All are encouraged to advise others of behavior that is unwelcome. Often, some behaviors are not intentional. While this does not make it acceptable, it does give the person behaving inappropriately, the opportunity to modify or stop their offensive behavior.

B. Responsibilities of Managers: All managers must ensure that nobody is subject to harassment and there is equaltreatment. They must also ensure that all associates understand that harassment will not be tolerated; those complaints will be taken seriously; and that the complainant, respondent/s, or witnesses are not victimized in anyway.

4.1 PROCEDURES & GUIDELINES

4.1.1 Composition of Internal Committee

- Pursuant to the relevant provisions of the Act, an Internal Committee (IC) has been constituted to prevent sexual harassment and to receive and effectively deal with complaints pertaining to the same. Details of the members, including their names and contact information, of the IC constituted by the Company for its offices at Indore are displayed on the office notice board and have also been published in the company internal portal under "Companies policies" and will be updated periodically, as and when applicable. Employer will not form a part of the IC.
- The Committee must comprise of:
- A quorum of 4 members is required to be present at each location of office for the proceedings to take place. The quorum must include (1) the Presiding Officer, (2) at least two members (one of whom must be female and/or have legal knowledge) and (3) the external member.
- CPO and Ethics Leader may be consulted by the IC from time to time. Such consultation is purely discretionary.
- The committee is responsible for:
- Receiving complaints of sexual harassment at the workplace.
- Initiating and conducting an inquiry as per the established procedure.
- Submitting findings and recommendations of inquiries.
- Coordinating with the employer in implementing appropriate action.
- Maintaining strict confidentiality throughout the process as per established guidelines.
- Submitting annual reports in the prescribed format.

The Presiding Officer and every member of the IC shall hold office for a period not exceeding three years, from the date of their nomination.

Accordingly, in compliance with the Act and the Rules, KANONE TECHNOLOGIES LIMITED has constituted an IC at all its branches (details in Annexure A attached herewith). To ensure confidentiality, a dedicated e-mail cs@kanone.in has been created for Aggrieved Woman, for sending sexual harassment-related complaints. This e-mail ID can be accessed only by members of the IC.

Any complaint that comes to the IC will be dealt with appropriately, sensitively, and confidentially in the most judicious and unbiased manner within a certain defined time frame.

The members of the IC shall be entitled to fees or allowances as prescribed under the Act and the Rules made under the Act, from time to time.

4.1.2 Complaint of Sexual Harassment

4.1.2.1. Lodging of a complaint

- 1. Any aggrieved individual may make in writing, a complaint of sexual harassment along with the documentary evidence available or names of witnesses, to any of the committee members at the workplace. within a period of three (3) months from the date of the incident and in case of more than one incident, within a period of three (3) months from the date of the last incident. Complaints arising from incidentsmore than three (3) months old shall not be accepted.
- 2. However, the IC may, for reasons to be recorded in writing, extend such time limit of filing a complaint up to a further 3 months, if it is satisfied that Bonafide circumstances prevented the aggrieved individual from filing a complaint within the time limit mentioned in point (1) herein above. The complaint should mention the name and available details of both the aggrieved person and the respondent. Anonymous or pseudo-anonymous complaints will not be investigated.
- 3. Where the aggrieved individual is unable to make the complaint on account of her/his physical or mentalineapacity or death or otherwise, his/her representative, as more fully described under Rule 6 of the said rules may make a complaint.
- 4. The HC Department or Ethics Office will officially forward the complaint to the Presiding Officer of IC within seven (7) days from the date of making the complaint.
- 5. The complainant shall submit six copies of the complaint accompanied by available supporting documents and relevant details concerning the alleged act of sexual harassment(s) including names and addresses of witnesses, if any which the complainant believes to be true and accurate

4.1.2.2. Receiving a Complaint (guidelines)

Dealing with incidents of harassment is not like any other type of dispute. Complainants may be embarrassed and distressed and it requires tact and discretion while receiving the complaint.

The following points are kept in mind by the receiver of the complaint: -

- 1. The complaint is listened to and the complainant is informed that the Company takes the concerns seriously. The complainant is informed that these concerns will be reported to the appropriate committee and follow-up will be done speedily.
- 2. The situation is not to be pre-judged. Written notes are taken while listening to the person. The complainant allowed to bring another person to the meeting if they wish. When taking accurate notes, complainants' own words, where possible, are used. A clear description of the incident in simple and direct terms is prepared and details are confirmed with the complainant.
- 3. All notes are kept strictly confidential. The complainant's agreement is taken to allow the proceeding with the matter, which involves a formal investigation.
- 4. The complainant is advised that although the process is confidential, the respondent needs to be informed and any witnesses and persons directly involved in the complaint process will also learn ofthe complainant's identity. Care is taken to prevent any disadvantage to or victimization of either thecomplainant or the respondent.

4.1.3. Redressal Process

4.1.3.1. Resolution procedure through conciliation

Before the IC initiates an inquiry, the complainant may request the IC to take steps to resolve the matterthrough conciliation provided no monetary settlement shall be made as basis of conciliation. If a settlement has been so arrived, the IC shall record the same and forward the same to the Employer and provide copies of the settlement to the aggrieved individual and the respondent. In such cases, no furtheringuiry shall be conducted by the IC.

4.1.3.2. Resolution procedure through formal inquiry

- (1) In case where a settlement is not feasible or could not be arrived at through conciliation (ref clause 4.3.1 above), the IC will conduct an inquiry into the complaint. Additionally, an inquiry may also be initiated if the aggrieved person informs the IC that any terms of settlement (ref clause 4.3.1 above) have not been complied with by the respondent.
- (2) The IC within 7 (seven) working days of receiving the complaint shall forward one copy thereof to therespondent for obtaining a response.

- (3) The respondent within 10 (ten) working days of receiving the complaint shall file his/her reply to the complaint along with a list of supporting documents, names, and addresses of witnesses.
- (4) The IC shall consider the reply from the respondent and initiate an inquiry. The complainant or the respondent to the complaint shall not be allowed to bring any legal practitioner to represent them at any stage of the proceedings before the IC. IC shall hear both the complainant and the respondent on a date(s) intimated to them in advance and the principles of natural justice will be followed accordingly.
- (5) In the event of failure to attend a personal hearing before IC by the complainant or the respondent on three consecutive dates (intimated in advance) without sufficient cause, the IC shall have the right to terminate the inquiry proceedings or give an ex-parte decision. However, the IC shall serve a notice in writing to the party (i.e.), 15 (fifteen) days in advance, before such termination or the ex-parte order.
- (6) The inquiry process shall be completed maximum within the period of 90 (ninety) days from the date of receipt of the complaint.
- (7) The IC within 10 (ten) days from the date of completion of inquiry shall provide a report of its findings and recommendation(s) to CPO and Director & General Manager and such report and recommendation(s)shall also be forthwith made available to the complainant(s) and respondent(s).
- (8) Where the conduct of Sexual Harassment amounts to a specific offense under the Indian Penal Code (45 of 1860) or any other law; it shall be the duty of IC to immediately inform the complainant of his/her right to initiate action in accordance with law with the appropriate authority and to give advice and guidance regarding the same. Any such action or proceedings initiated shall be in addition to proceedings initiated and /or any action taken under this Policy.

Please refer to **Annexure-1** for sections dealing with sexual harassment under the Indian Penal Code.

4.2. Action after inquiry

On completion of the inquiry, an inquiry report shall be issued to KANONE TECHNOLOGIES LIMITED within a period of 10 days from the completion of the inquiry and such report shall also be made available to the concerned parties.

- a) In the event the allegation is not proven: The IC shall not recommend any action to be undertaken by KANONE TECHNOLOGIES LIMITED.
- b) In the event the allegation stands proven:

- 1. The IC shall recommend taking action against the respondent for sexual harassment as misconductin accordance with the Code of Conduct; or
- 2. The IC shall recommend taking action including:
 - a. seek a mandatory written apology from the respondent;
 - b. issue a warning to the respondent;
 - c. Reprimand or censure the respondent;
 - d. Withhold the promotion of the respondent;
 - e. Withhold the pay rise or increments of the respondent;
 - f. Terminate the respondent from service;
 - g. instruct the respondent to undergo a counseling session; or
 - h. instruct the respondent to undertake community service.
 - i. Suspension; or

The determination of the amount of compensation to be paid to the Aggrieved person would be based on the following factors:

- Mental, trauma, pain, suffering and emotional distress;
- The loss of the career opportunity due to the incident;
- Medical expenses;
- Income and financial status of the respondent; and
- Feasibility of such payment in lump sum or installments.
- d) In case the IC finds the degree of offense coverable under the Indian Penal Code, 1860 the IC shall take appropriate action for making a police complaint. Upon the recommendation received from the concerned IC, KANONE TECHNOLOGIES LIMITED shall act within 60 days from the date of receipt of the report of the IC.

4.3. Interim relief

During the pendency of the inquiry, on a written request made by the complainant, the committee may recommend to the employer to:

- Transfer the aggrieved individual or the respondent to any other workplace; or
- Grant leave to the aggrieved individual of a maximum 3 months, in addition to the leave he/she would be otherwise entitled; or
- Grant such other relief to the aggrieved individual as may be found to be appropriate; or
- Restraint the respondent from reporting on the work performance of the complainant.
- Once the recommendation of interim relief is implemented, the CPO shall inform the committee regarding the same.

4.4. Termination of Enquiry

The IC has the right to terminate the inquiry proceedings or to give an ex-parte decision on the complaint, if the Complainant or the Respondent fails, without sufficient cause to present herself or himself for three consecutive hearings convened by the Chairperson, as the case may be, provided that such termination or ex-parte order may not be passed without giving a notice of 15 days to the concerned party.

4.5. Prohibition on Disclosure of Information

This policy and the law prohibit any person including IC Members from publishing, communicating, or making known to the public, press, and media in any manner, the contents of the complaint, the identity, and addresses of the aggrieved person, respondent, and witnesses, any information relating to conciliation and inquiry proceedings, or recommendations of the IC during the proceedings under the provisions of the Act.

Any violation thereto shall also be subject to applicable disciplinary action as outlined in the Associate Handbook. Further, the CPO shall impose monetary sanctions as per provisions of the Act and Rules.

4.6. Harassment by individuals outside this policy

If an aggrieved individual brings to the notice of the IC any instances of sexual harassment where the respondent is not an associate or other individuals covered under this policy, the Management or any persondelegated by the Management shall assist the aggrieved individual, if such aggrieved individual so chooses, to file a complaint with the IC of the respondent's employer or under the IPC or any other law for the time being in force, as may be appropriate.

4.7. Protection to Complainant

The Company is committed to ensuring that no associate who brings forward a harassment concern is subject to any form of reprisal. Any reprisal will be subject to disciplinary action. The Company will ensure that the victim or witnesses are not victimized or discriminated against while dealing with complaints of sexual harassment.

However, anyone who abuses the procedure (for example, by maliciously making an allegation knowing it to be untrue and/or producing any forged or misleading document) will be subject to applicable disciplinary action.

4.7.1 Appeal

Any person aggrieved by the recommendation of IC may prefer an appeal under the relevant provisions of the Act and Rules.

4.7.2. Disciplinary Proceedings

Pursuant to the written recommendation of CPO based on the report and findings of IC and subject to the outcome of the appeal proceedings, if any, (ref. clause 4.3.6 above) necessary disciplinary proceedings may be initiated against the respondent in terms of the applicable provisions of Associate Handbook of the Company.

4.7.3. Savings and Repeal

Prevention of Sexual Harassment Policy (V 1.11 dated 27th April 2020) hereby stands substituted with this Policy with effect from 14 September 2020. All existing inquiry proceedings and/or appeals initiated underthe withdrawn policy will be deemed to have been made under this Policy and the same shall continue accordingly.

5. MALICIOUS ALLEGATIONS

Where the committee concludes that the allegation against the respondent is malicious or the aggrieved woman or any other person making the complaint has made the complaint knowing it to be false or the aggrieved woman or any other person making the complaint has produced any forged or misleading document, it may recommend to the employer to take action against the woman or the personmaking the complaint. The action recommended should be similar to the ones proposed for the respondent in case of substantiated complaints. While deciding malicious intent, the committee should consider that mere inability to substantiate a complaint need not mean malicious intent. Malicious intent must be established through a separate inquiry.

6. ANNUAL REPORT

The IC shall prepare an annual report with details of the number of complaints received, the number of complaints disposed of during a given year, the number of cases pending for more than 90 days, the number of workshops or awareness programs organized, and the nature of action taken by Kanone Technologies Limited. The annual report shall be submitted to Kanone Technologies Limited and the District Officer appointed by the State Government in this regard.

7. KEY DUTIES OF KANONE TECHNOLOGIES LIMITED

Key duties of KANONE TECHNOLOGIES LIMITED include:

- To constitute and provide facility to all the members of the IC for dealing with complaint of sexual harassment and conducting inquiry;
- To provide a safe working environment for all;
- To display at a conspicuous place the penal consequence of sexual harassment;
- To provide necessary support to the Aggrieved Woman if she chooses to file a criminal complaint under the Indian Penal Code 1860;
- To treat sexual harassment as misconduct under the service rules;

- To monitor the timely preparation and submission of an Annual Report by the Internal Committee;
- To conduct orientation programs and seminars for the members of the IC; and
- Conduct workshops and associate awareness programs at regular intervals to sensitize the associates to the provisions of the Act and the Rules.
- Declare the names and contact details of all the members of the Internal Committee.

8. POLICY REVIEW

The Policy may be amended, modified, or supplemented from time to time to ensure compliance with any modification, amendment, or supplementation to any notifications and directions issued by the Ministry of Law and Justice or under any other law applicable, from time to time. The IC may issue /implement such guidelines, procedures, formats, and/or reporting mechanisms to enforce this Policy as it may deem fit.

9. ACKNOWLEDGEMENT

Associate acknowledges and confirms that the Associate has read and understood this Policy, and agrees to comply with this Policy. Associate acknowledges that the employer reserves the right to modify the Policy.

Annexure-1

Sections of the Indian Penal Code (IPC) – Sexual Harassment and Punishment for Sexual Harassment

Under the Indian Penal Code, the newly introduced Section (Section 354A) which deals with Sexual Harassment has made this a 'cognizable offense' i.e. a person charged with Sexual Harassment may be arrested without a warrant.

- 1. A man committing any of the following acts:
 - (i) physical contact and advances involving unwelcome and explicit sexual overtures; or
 - (ii) a demand or request for sexual favors; or
 - (iii) showing pornography against the will of a woman; or
 - (iv) making sexually colored remarks, shall be guilty of the offense of sexual harassment.
- 2. Any man who commits the offense specified in clause (i) subclause (ii) or clause (iii) above, shall be punished with rigorous imprisonment for a term which may extend to three years, or with a fine, or with both.
- 3. Any man who commits the offense specified in clause (iv) above shall be punished with imprisonment of either description (i.e. either simple or rigorous) for a term which may extend to one year, or with fine, or with both.

In addition to Section 354A set out above, acts of Sexual Harassment may also constitute other offenses under IPC including Section 354 (assault or criminal force to woman with intent to outrage her modesty), Section 354C (Voyeurism), Section 354D (Stalking), Section 375 and 376 (Rape) and Section 509 (word, gesture or act intended to insult the modesty of a woman) of the IPC.