

Whistleblowing Policy



Eleving^{GROUP}

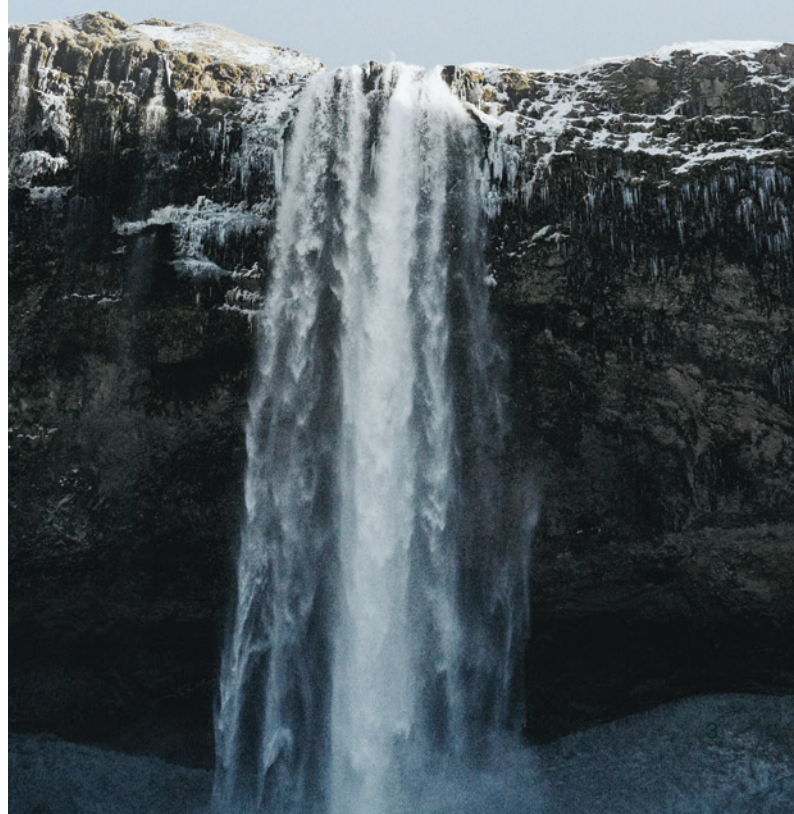
Content

| | |
|---|---------------------------------|
| 3 | Overview and background |
| 4 | Whistleblowing |
| 5 | Reporting potential misconducts |
| 6 | Review of the reports |
| 7 | Processing of personal data |
| 8 | Anonymity and anti-retaliation |
| 8 | Miscellaneous |

Overview and background

- Eleving Group¹ is committed to the highest levels of ethics and integrity in the way that it does business. Eleving Group understands that this is crucial to its continued success and reputation, therefore the purpose of this whistleblowing policy [hereinafter - "Policy"] is to encourage the escalation and reporting of potential issues in relation to Eleving Group's business, activities, operations and company culture and ethics.
- Eleving Group is committed to maintaining the highest possible standards of openness, accountability, integrity, honesty and transparency, which are all an important part of Eleving Group's core values, therefore this Policy is an important element in detecting corrupt, illegal, unethical or other undesirable conduct and this Policy aims to protect Eleving Group from financial, legal and/or reputation risk.
- Eleving Group strongly encourages everyone to speak up if they suspect or witness any matters of concern. Eleving Group will take all reports made under this Policy seriously and investigate them properly. Eleving Group assures that persons who disclose information in good faith relating to fraud, corruption or any other misconduct will be protected from retaliation.
- A Whistleblower is an individual who has reported a suspected violation potentially harmful to the public interests, believing that the information is true, and has obtained this information while performing his/her work duties or establishing a legal relationship in relation to his/her work duties [hereinafter - "Report"].
- This Policy aims to provide clarity on how Eleving Group will support Whistleblowers so that they:
 - are encouraged to express their concerns;
 - know how to report their concerns;
 - know their rights, including their right to remain anonymous;
 - know what will happen if they report their concerns;
 - feel safe in reporting their concerns;
 - will not be subject to retaliation, detriment or victimisation in response to reporting their concerns.
- The Policy applies to whistleblowing disclosures received from internal and external sources, including all employees, service providers, clients, business partners, external stakeholders, or other associated persons who, during their direct or indirect collaboration with Eleving Group, may be faced with or may suspect any misconduct [including but not limited to any criminal offense, administrative violation or other violation of legal norms or violations of binding ethical or professional norms].
- Furthermore, Eleving Group seeks to do business with partners that share its values, strives for continuous and sustainable improvement in working conditions and practices and complies with the legal norms of the European Union [hereinafter - "EU"] as well as all applicable national laws. Therefore, Eleving Group expects that its suppliers and their subcontractors deal with their employees, their teams, in a legal, ethical, and equitable manner, thus Eleving Group seeks to do business only with partners that comply with the laws of the EU and the countries in which Eleving Group services are provided.

¹ In this document Eleving Group shall mean Eleving Group, a company registered in the Grand Duchy of Luxembourg, registration No. B174457, legal address 8-10, Avenue de la Gare, L-1610, Luxembourg, Grand Duchy of Luxembourg, and all of its direct and/or indirect subsidiaries



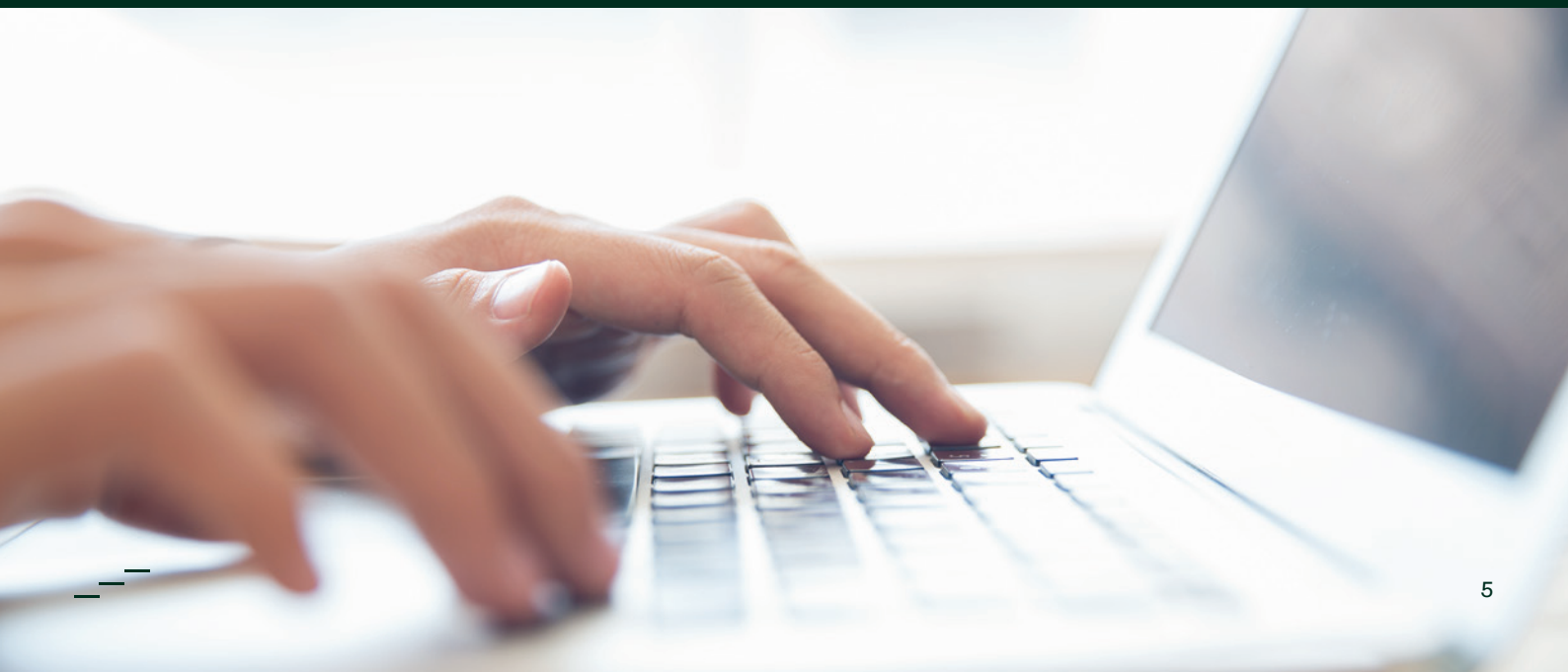


Whistleblowing

- A whistleblowing disclosure can include any concern about Eleving Group, its clients' or suppliers' work, values, people or policies.
- For a Report to be an eligible disclosure, and therefore eligible for protection under the Whistleblower regime and this Policy, it must contain information based on which the Whistleblower has objectively reasonable grounds to suspect concerns, misconduct or an improper situation or circumstances in relation to Eleving Group, including the conduct of its employees or officers.
- A non-exhaustive list of examples of Reports that can qualify as eligible [whistleblowing] disclosures is included below:
 - potential violations of laws or regulations;
 - criminal acts [e.g., theft, corruption, bribery, market abuse];
 - inappropriate gifts or payments to clients or other third parties, including vendors;
 - inaccuracies in financial statements or statements to the firm's auditors;
 - anti-competitive behaviour or otherwise dishonest or unethical behaviour;
 - fraud, negligence, default, breach of trust or breach of duty;
 - systemic issues that a regulator should know about to properly perform its functions;
 - business behaviour or practices that may cause consumer harm;
 - tax-related misconduct;
 - a breach of a protection described in this Policy;
 - unauthorised disclosure, insider trading or other misuse of confidential information; and
 - deliberate concealment of any of the above.
- Generally, personal work-related grievances will not be eligible disclosures. Examples of personal work-related grievances include interpersonal conflicts, decisions relating to one's engagement, transfer or promotion, decisions relating to the terms and conditions of one's engagement, or a decision relating to one being suspended, terminated or disciplined, and such personal work-related grievances should be raised with the Human Resources department.
- Notwithstanding the above, the examples provided in this Policy are not intended to be exhaustive, and Eleving Group encourages anyone who is aware of potential wrongdoing to raise their concern, even if they are unsure whether this Policy specifically applies.

Reporting potential misconducts

- Eleving Group has an open-door policy and encourages everyone to share their questions, concerns, suggestions, or complaints. Employees and external stakeholders have the possibility of reporting suspected misconduct securely and confidentially through a confidential and anonymous system which makes it easy to report various misconducts.
- Eleving Group has implemented a specifically customized the reporting tool FaceUp which is established, and operated in a manner that ensures the completeness, integrity and confidentiality of the information and prevents access thereto by non-authorized persons.
- It is possible to report a concern to FaceUp via our online webform online or FaceUp application.
- The FaceUp is operated by an independent third-party service provider and the reporting party can choose to remain anonymous.
- For submitting a potential misconduct online, please visit Eleving Group FaceUp website at <https://faceup.com/c/elevinggroup>. The FaceUp is monitored 24 hours a day, seven days a week. The Trust Line allows for the option to report anonymously, depending on location.
- For submitting a potential misconduct via FaceUp application, please download FaceUp application [a QR code for the application is available at www.eleving.com] and follow the instructions provided in the application.
- The FaceUp allows Whistleblowers to:
 - report a concern and describe the misconduct details and involved parties, including the date and location of the misconduct;
 - upload files or photos;
 - choose whether they wish to stay anonymous;
 - submit their Report; as well as
 - check the status of an existing Report.
- When a Whistleblower reports a case online or on FaceUp application, they will receive a unique report key. With this information, they can check the status of their case, see if there are any questions to their Report and provide additional information.
- Please note that the FaceUp is not an emergency hotline or a substitute for contacting law enforcement. For further guidance and relevant phone numbers, please use the FaceUp reporting portal.



Review of the reports

- Eleving Group Trust Line is monitored and reviewed by a competent Whistleblower Report co-ordinator.
- The Whistleblower Report co-ordinator:
 - establishes independent and autonomous external reporting channels for receiving and handling Reports;
 - promptly, and in any event within seven days of receipt of a Report, acknowledges that receipt of the Report, unless the reporting person explicitly requested otherwise, or the competent authority reasonably believes that acknowledging receipt of the Report would jeopardise the protection of the reporting person's identity;
 - diligently follows up on the Reports and investigates the concerns set out in those Reports;
 - provides feedback to the reporting person within a reasonable timeframe not exceeding three months or six months in duly justified cases;
 - communicates to the reporting;
 - notifies person with the outcome of investigations triggered by the Report, in accordance with the procedures provided for under national law;
 - transmits in due time the information contained in the Report to competent institutions, bodies, offices or agencies, as appropriate, for further investigation, where provided for under EU or applicable national law.

Processing of personal data

- During this Policy, Eleving Group as personal data controller will process personal data contained in the Reports. Any processing of personal data carried out for the fulfilment of this Policy will be carried out in accordance with Regulation [EU] 2016/679 [GDPR].
- Eleving Group may process personal data to investigate the information provided in the Reports, communicate with the reporting person, ensure their anonymity, and provide information on the status of the Report. Eleving Group will process this personal data based on its legal obligation to investigate such Reports.
- To investigate the Reports and fulfil its legal obligations, Eleving Group may process any personal data contained in the Report and in the evidence supporting it. This may include the name, surname, contact details of the reporting person [if the report is not anonymous] and any other information contained in the Report. Personal data which is not required or is irrelevant for the handling of the Report, shall not be collected or, if accidentally collected, shall be deleted without undue delay.
- For the management and support of the whistleblowing process, Eleving Group cooperates with a third-party service provider FaceUp Technology s.r.o., located in Czech Republic. When providing their services to us, they are operating as Eleving Group's data processor, based on Eleving Group instructions, and are contractually bound by strict confidentiality requirements. In specific cases, when reasonably required Eleving Group may also share the information contained in the Report with certain team members of other Eleving Group companies, for example, to carry out the investigation process, gather evidence, and provide legal support. If required, Eleving Group may share the Report and any supporting evidence with government bodies and institutions, for example, to report illegal activities or commence legal proceedings.
- If any of such third parties are located outside the EU/EEA, Eleving Group will share the Whistleblower's personal data in accordance with the requirements set in the GDPR, including:
 - by concluding EU Standard Contractual Clauses or by using other appropriate grounds for data transfer provided by the GDPR, such as codes of conduct and certifications,
 - cooperating with third parties located in a country, which offers an adequate level of data protection in accordance with the European Commission adequacy decision.
- Eleving Group will retain information associated with the Report and its investigation for 10 [ten] years as of the date of concluding the investigation. If the Report is not deemed to be a Whistleblower's Report, the data is retained for 3 [three] years. If necessary, personal data may be retained for a longer period in accordance with the applicable laws. For example, the period may be extended, if personal data has been provided to government bodies and institutions and its retention is required for legal proceedings.
- In accordance with the GDPR Whistleblowers have certain rights in respect to the personal data Eleving Group processes during the whistleblowing process. These rights provide that Whistleblowers can:
 - request access to their personal data and ask for details on its processing;
 - correct incorrect or inaccurate data;
 - ask to delete their data. Please note that Eleving Group will not be able to delete data that it is required to process and retain in accordance with applicable law or that may be necessary for legal proceedings.
- Given the specific nature of the whistleblowing process and Eleving Group's legal obligation to ensure the protection and anonymity of the Whistleblower, Eleving Group may restrict certain data subject rights, which are ensured by the GDPR. For example, the subject of the Report will not be able to exercise their right to rectification or right to erasure of their personal data. Additionally, given the confidential nature of the whistleblowing process, the right to data portability may also be restricted.
- To exercise these rights, Whistleblowers can submit a written request to Eleving Group by sending it to e-mail address dpo@eleving.com. Eleving Group will process the request within 30 days and provide an answer. When receiving requests for the exercise of rights, Eleving Group will verify a person's identity, evaluate the request, and execute it in accordance with the applicable legal norms. Please note that Whistleblowers have the right to lodge a complaint with a local data protection supervisory authority.

Anonymity and anti-retaliation

- Eleving Group does not tolerate discrimination or retaliation against persons who in good faith make a Report or participate in an investigation, therefore, it uses effective, confidential, and secure reporting channels and thereby ensures that Whistleblowers are protected effectively against retaliation.
- If a person believes that they have been retaliated against for reporting or participating in an investigation, they should immediately contact Eleving Group Trust Line. All such Reports will be investigated confidentially.



Miscellaneous

- Eleving Group shall communicate the Policy by:
 - publishing it on Eleving Group's websites;
 - publishing it in Eleving Group's internal systems;
 - informing Eleving Group's employees about the Policy upon commencing employment.
- The Policy shall apply insofar as it is not contradictory to the laws and regulations in effect in the respective countries of the subsidiaries of Eleving Group and shall take effect upon approval.
- If applicable laws prescribe stricter rules, restrictions or obligations than provisions of this Policy, the stricter rules, restrictions or obligations under applicable laws shall prevail.
- The provisions of this Policy may be amended and/or supplemented by a resolution of the Supervisory Board. Amendments and supplements will enter into force on the day when they are adopted unless specified otherwise.
- The Policy must be reviewed at least annually or updated as needed. The formal approval process must be applied to each review.
- This version No.3 of the Policy enters into force on 13 November 2024.



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