BNPM Policy for Prevention, Prohibition and Redressal for Sexual Harassment at Workplace

Preface:

The Supreme Court of India in its 1997 judgement in Vishaka and others Vs. State of Rajasthan and others made it obligatory for every employer and other responsible person to follow the guidelines laid down by the court and to evolve a specific policy to combat sexual harassment in workplace. The Sexual Harassment of Woman at Workplace (Prevention, Prohibition and Redressal) Act 2013 has also been notified by Government of India along with The Sexual Harassment of Woman at workplace (Prevention, Prohibition and Redressal) Rules 2013. The company is also bound by the aforementioned directive.

The aforementioned laws only cover the sexual harassment against women. BNPM intends to promote a work environment that is conducive to the professional growth of its women employees. This apart the environment should be safe & conducive for any visiting women too. Hence BNPM adopts and implements the Prevention, prohibition and redressal for Sexual Harassment at workplace (PPRSH) policy giving protection to women.

Objectives

To eradicate this abominable menace like sexual harassment towards women within the BNPM workplace, the Company has come up with the Prevention, prohibition and redressal for Sexual Harassment at workplace (PPRSH) policy to ensure protection of their dignity & selfrespect. Thus, the BNPM PPRSH Policy has been formulated to prohibit, prevent or deter the commission of acts of sexual harassment at workplace and to provide the procedure for the redressal of complaints pertaining to sexual harassment.

> Applicability

The Policy applies to all categories of women employees of the company, including permanent, contract, workmen, trainees, probationer employees of all cadres at its workplace or outside on official duty.

While sexual harassment occurs to those who are covered under the policy, as a result of an act by a third party or outsider while on official duty, BNPM will take all necessary and reasonable steps to assist the affected person in terms of support and preventive action.

This Policy comes into force with immediate effect.

▶ Definition

- 1. 'Sexual harassment' includes any one or more of the following acts or behaviour (whether directly or by implication) namely:
 - a. Physical contact and advances; or
 - b. Physical, verbal or non-verbal conduct of sexual nature; or
 - c. a demand or request for sexual favours whether by words, gestures or action; or
 - d. making sexually coloured remarks; or



- e. showing pornography; or
- f. joking that is sex oriented; or
- g. any sort of sexually determined behaviour; or
- h. eve teasing, innuendos and taunts, physical confinement against one's will and likely to intrude upon one's privacy; or
- i. any conduct that has the purpose or the effect of interfering with an individual's work performance or creating an intimidating, hostile or offensive work environment and/or submission to such conduct is either an explicit or implicit term or condition of employment and /or submission or rejection of the conduct is used as a basis for making employment decisions

In addition to the above, if any complaint is received and if the following situations are found to be true, then the sexual harassment will be presumed;

- a. implied or explicit promise of preferential treatment in aggrieved woman's employment
- b. implied or explicit threat of detrimental treatment in aggrieved woman's employment (demanding completion of assigned task in time or giving reasonable instructions as per the organization command are excluded)
- c. implied or explicit threat about present or future employment status of aggrieved woman
- d. interference with the work of aggrieved woman or creating an intimidating or offensive or hostile work environment for aggrieved woman
- e. humiliating treatment likely to affect her health or safety.

It must, however, be noted that presumption does not itself give rise to the disciplinary actions. Even if the presumption is drawn, due process of examination will be followed by the Internal Committee (IC) before taking any action.

- 2. **Employees** mean all employees (present or future, probation or permanent) those are on the rolls of the company and include those who are employed by the contractors with or without the knowledge of the company.
- 3. Company means Bank Note Paper Mill India Private Limited
- 4. Board means Board of Directors of the Company
- 5. Workplace means and includes;
 - All parts of corporate/administrative office of the company.
 - All parts/divisions/departments/sections and the like of factory premises and
 - Any place, whether belonging to the company or not, visited by employee for the reasons, directly or indirectly, arising out of or during the course of employment including transportation provided by the employer for undertaking such journey.



- Any social, business or other functions/trainings/programmes etc. which is by or for the employees of the company.
- 6. **Aggrieved woman** means a woman, of any age whether employed or not, who alleges to have been subjected to any act of sexual harassment by the respondent.
- 7. Respondent means a person against whom the aggrieved woman has made a complaint.
- 8. Internal Committee means a committee as constituted under this policy.

➤ Conditions for coverage of sexual harassment under BNPM's PPRSH policy:

- a. The harassment should be unwelcomed by the aggrieved woman.
- b. The aggrieved party should express her unwillingness to the harasser, preferably in writing. (Keeping the record of incidents dates, time, locations, possible witness, what happened, responses are not mandatory. However, a record can strengthen the case.)
- c. The harassment may or may not be with the intention of creating adverse/favourable job consequences.
- d. The harassment may be wrought directly by the harasser himself or indirectly either through any other person, any objects etc.
- e. Sexual harassment may or may not constitute health (physical or mental) and safety problems.
- f. Sexual harassment may be either by an individual or group of persons.

> Internal Committee (IC)

As per the provisions of section 4(2) of the Sexual Harassment of Women at workplace (Prevention, Prohibition and redressal) Act 2013, the composition of the Internal Committee shall be as under:

- a. 'Presiding officer' who shall be a woman employed in the senior level at workplace from amongst the employees;
- b. Not less than two members from amongst employees preferably committed to the cause of women or who have had experience in social work or have legal knowledge.
- c. One member from amongst non-governmental organisations or associations committed to the cause of women or a person familiar with the issues relating to sexual harassment

Provided that at least one half of the total member so nominated shall be women.







The Internal Committee is responsible for:

- 1. Investigating every formal written complaint of sexual harassment
- 2. Taking appropriate remedial measures to respond to any substantiated allegations of sexual harassment
- 3. Discouraging and preventing employment- related sexual harassment

Disqualification from being committee member:

An Employee member shall cease to hold office as a member of the Complaints Committee if she/he ceases to be an employee of the Company or if she/he is found guilty of committing an act of Sexual Harassment or any other act of moral turpitude.

In the event of any disqualification, resignation or termination of appointment (by the Company) of any member, the Head of Human Resources shall, with respect to an outgoing Employee Member, forthwith select a substitute Employee Member.

Notwithstanding the aforesaid, the Managing Director of the Company shall be entitled, at his sole discretion and at any time, to terminate the appointment (as member of the Complaints Committee) of any member and appoint a substitute thereof.

- > Procedure for reporting allegation of sexual harassment and process for redressal:
 - 1. All allegations of sexual harassment shall be reported to the Presiding Officer (PO) in writing in the below mentioned format or through online using SHe-Box portal:

Date:
Name of the Aggrieved woman:
Employee ID No. of Aggrieved woman:
Communication address, phone no. and e-mail ID of the Aggrieved woman:
Name of the respondent:
Description of harassment in brief:
Details of evidence, if any:
Signature of Aggrieved woman:





5. On receipt of the allegation, the below mentioned process shall be followed by Presiding/Nodal Officer PO receives allegation of harassment PO documents the receipt of allegation and assigns the identification number PO ascertains the correctness of the identity of the aggrieved woman and conducts initial enquiries based on the documents within 3 days from the receipt of allegation PO finds that allegation has no sufficient grounds PO finds the allegation to be true - PO, before initiating the for investigation or to be pursued under this Policy enquiry and if consented by the aggrieved woman may take steps or allegation is found to be frivolous/vexatious to settle the matter between the aggrieved woman and the respondent through conciliation. A warning may be given after Dismisses the allegation at that stage consulting the IC, to the respondent to stop his behaviour and within 10 days from the date of receipt intimate the same to the aggrieved woman. If the harassment of allegation and decision is documented. continues, the aggrieved may again report to the PO. Suitable disciplinary action will be taken against the person making the wrong PO finds that further investigation is necessary allegation of sexual harassment PO Calls for the meeting of Internal Committee (IC) where in the aggrieved woman will be allowed to explain the case with or without evidences. - Within 7 days from the date of receipt of allegation Internal Committee may call for the explanation from the respondent and conduct detailed enquiry – within 7 days from the date of meeting In case the allegation is proved to be correct In case the allegation is proved to be false IC shall submit the investigation report along with necessary documents to the Disciplinary Authority who shall take cognizance to the complaint and take further course of action including disciplinary action prescribed in this policy. In case the disciplinary authority does not take action on the recommendation of IC within 10 days from the date of submission of report by IC – the matter will be referred to MD for remedial action for all employees below the board level and for the board level executives/members, the matter will be referred to the Chairman of the Board.







- 2. It may either be typed or written in a legible handwriting in English. Aggrieved woman shall invariably mention her name.
- 3. It may either be handed over in person to the Presiding Officer or may be sent by courier/post in a sealed cover or through SHe-Box portal.
- 4. The aggrieved woman shall make a complaint to the Presiding Officer within the period of three months from the date of incident and in case of a series of incidents, within a period of three months from the date of last incident. However, the aggrieved woman is requested to make the complaint immediately after the incident so as to avoid the further humiliation.





<u>Note:</u> Internal Committee shall have the right to terminate the enquiry or give ex-parte decision on the complaint, if the aggrieved woman or respondent remains absent for 03 consecutive hearings, without sufficient cause.

Disciplinary Authority

Level of Employee	Disciplinary Authority
All employees up to DGM	Sr. General Manager / CGM
General Manager	Managing Director
Sr.GM/ CGM	Chairman of the Board
Managing Director	Chairman of the Board

Disciplinary actions may include:

Based on the gravity of the offence concluded in the report of the Internal Committee, the Disciplinary Authority may decide appropriate measures including any or combination of the followings:

- 1. Written apology;
- 2. Bond of good behaviour;
- 3. Gender sensitization;
- 4. Counselling;
- 5. Adverse remarks in the Performance Appraisal Report;
- 6. Debarring from supervisory duties;
- 7. Punishments/penalties as embodied in the Standing Orders / Service Rules viz.

Standing Orders - Penalties

A. Minor Penalties:

- a. Warning or Censure
- b. Fine as per Payment of Wages Act, 1936 and rules made thereunder; or
- c. Suspension without wage/salary for the period not exceeding 4 days or subjected to action as permitted in the Payment of Wages Act, 1936 and rules made thereunder:
- d. Stoppage of increment without cumulative effect.
 Fine or recovery to the damages caused to the property of the Factory which will be to the actual cost of proportionate.

B. Major penalties:

- a. Reduction to a lower grade or post or lower stage in a time scale. Stoppage of one or more increment with cumulative effect
- b. Withholding promotion for higher time scale
- c. Removal from service which does not qualify for future employment.
- d. Dismissal/discharge from service which disqualifies for future employment in any unit of the company.







Service Rules - Penalties

A. Minor Penalties:

- a. Warning or censure
- b. Fine as per Payment of Wages Act, 1936 and rules made thereunder; or
- c. Suspension without wage/salary for the period not exceeding 4 days or subjected to action as permitted in the Payment of Wages Act, 1936 and rules made thereunder.
- d. Stoppage of Increment without cumulative effect.

B. Major Penalties:

- a. Reduction to a lower grade or post or lower stage in a time scale. Stopping of one or more increment with cumulative effect.
- b. Withholding Promotion for higher time scale
- c. Removal from service which does not disqualify for future employment.
- d. Dismissal / discharge from service which disqualifies for future employment in any unit of the company.

> Protection against retaliation:

Regardless of the outcome of the allegation made in good faith, the employee lodging the complaint and any person providing information or any witness, will be protected from any form of retaliation. While dealing with allegation of sexual harassment, the Committee shall ensure that the aggrieved woman or the witnesses are not victimized or discriminated against by the respondent. Any unwarranted pressures, retaliatory or any other type of unethical behaviour from the respondent against the aggrieved woman while the investigation is in progress should be reported by the aggrieved woman to the Complaints Committee as soon as possible. Necessary actions, including referring the matter to the disciplinary authority, will be taken by the Complaints Committee against any such allegations who are found genuine.

> Complaints made with a malicious intent

This policy has been evolved as a tool to ensure that in the interest of justice and fair play, our employees have a forum to approach in the event of instances of sexual harassment. However, if on investigation, it is revealed that the complaint was made with a malicious intent and with the motive of maligning the concerned individual / tarnishing his image in the company and to settle personal/professional scores, strict action which includes major punishment will be taken against the employees making such false allegation as per the Standing Orders/Services Rules of the Company.

> Confidentiality

The company understands that it is difficult for the aggrieved woman to come forward with a complaint of sexual harassment and recognize the victim's interest in keeping the matter confidential.

Page **8** of **10**

To protect the interest of the victim, the aggrieved woman and others who may report incidents of sexual harassment, confidentiality will be maintained throughout any investigatory process to the extent practicable and appropriate under the circumstances.

> General conditions:

- 1. Sexual harassment is judged based on the impact on the aggrieved woman and not on the intent of the respondent.
- 2. It is the obligation of all employees to report sexual harassment experienced by them personally. Any co-worker may report sexual harassment on behalf of the aggrieved woman only when the aggrieved woman has consented for the same in writing and such consent is produced at the time of reporting.
- 3. Where the aggrieved woman is unable to make a compliant on account of her physical or mental incapacity or death or otherwise, her family members/legal heir may make a compliant under this policy. The IC will take the necessary measure in this regard.
- 4. Once the allegation is received, it will be kept strictly confidential.
- 5. Both the complainant and the alleged respondent initially will be questioned separately with a view to ascertain the veracity of their contentions. If required, the person who has been named as a witness will need to provide the necessary information to assist in resolving the matter satisfactorily.
- 6. All information received shall be kept confidential. Any person (including witnesses) who breaches confidentiality shall be subject to disciplinary action.
- 7. In addition to the above, legal remedies as may be provided under the various laws for the time being in force may also be sought.
- 8. All members of the Committee against Sexual Harassment should be neutral and unbiased.
- 9. The committee shall take note of the respective socio-economic positions of the parties, their hierarchy in the respective workplace, the employer-employee equations and other power differences while appreciating the evidence.
- 10. The committee shall ensure that settlement, if arrived, shall be purely of non-monetary (cash or kind) in nature.
- 11. The parties shall not be allowed to bring any legal practitioner to represent them in their case at any stage of the proceedings before the Internal Committee.

Documentation

The Committee shall keep complete and accurate documentation of the allegation, its investigation and the resolution thereof. The incident would be documented in both the aggrieved party's and the respondent's personal files with the full report of the Complaints Committee.

Reporting

- 1. Where a settlement has been arrived, the PO shall record the settlement so arrived and report the same to the IC.
- 2. A report on the allegations received and the final result thereof shall be brought out in the Annual Report.
- 3. The annual report shall contain the following:
 - a. Number of allegations received during the year
 - b. Number of allegations disposed-off during the year
 - c. Number of cases pending more than the prescribed time limit
 - d. Number of workshops or awareness program against sexual harassment carried out.
 - e. Nature of action taken by the committee.

> Amendment

The Company reserves its right to amend or modify this Policy in whole or in part, at any time without assigning any reason whatsoever.





