



POLICY
Whistleblowing


POL GADR-FEN.008

Rev. 02


17.05.2021

Page 1 of 10

WHISTLEBLOWING POLICY


	<p style="text-align: center;">POLICY</p> <p style="text-align: center;">Whistleblowing</p>	POL GADR-FEN.008	
		Rev. 02	17.05.2021
		Page 2 of 10	

Description
<p>This document replaces the Atlantia Group's previous Whistleblowing Procedure. This document takes into account the changes in the organisation and governance and the need to bring the entity conducting the investigation closer to the subject of the report.</p> <p>To this end, the main interventions (reflected in the Policy) concerned:</p> <ul style="list-style-type: none"> - governance aspects (i.e.: provision of a decentralised model for managing reports, establishment of ADR's Whistleblowing Team in favour of a multidisciplinary approach; strengthening of the role of Internal Audit and provision of information flows with the other parties to the internal control system); - operational process aspects (i.e.: limitation of reporting channels in favour of a single point of entry, preliminary verification and assessment process governed by Internal Audit under the supervision of the Whistleblowing Team, discussions with the other parties to the internal control system and in particular the second lines of defence and the Supervisory Body). <p>The guarantees and protections for Reporting and Reported subjects have, of course, been maintained.</p>

	POLICY Whistleblowing	POL GADR-FEN.008	
		Rev. 02	17.05.2021
		Page 3 of 10	

INDEX

1.	<u>OBJECTIVE OF THE DOCUMENT AND SCOPE OF APPLICATION</u>	4
1.1	PREAMBLE	4
1.2	OBJECTIVES OF THE DOCUMENT	4
1.3	SCOPE OF APPLICATION AND STARTING DATE	4
2.	<u>DEFINITIONS, ABBREVIATIONS AND ACRONYMS</u>	5
3.	<u>REFERENCE STANDARDS AND PRINCIPLES</u>	6
4.	<u>THE PROCESS: STAGES, ROLES AND RESPONSIBILITIES</u>	6
4.1	RECEIPT OF REPORTS	6
4.1.1.	CONTENT OF REPORTS	6
4.2	PRELIMINARY VERIFICATION OF REPORTS	7
4.3	ASCERTAINMENT OF REPORTS	7
4.4	CLOSING OF REPORTS	8
4.5	HANDLING OF SPECIAL CASES AND POTENTIAL CONFLICTS OF INTEREST	8
4.6	COMMUNICATION, TRAINING AND AWARENESS-RAISING	8
5.	<u>GUARANTEES AND PROTECTIONS</u>	8
5.1	CONFIDENTIALITY GUARANTEE	8
5.2	REPORTING SUBJECT PROTECTION	9
5.2.1.	CONFIDENTIALITY ON THE REPORTING SUBJECT'S IDENTITY	9
5.2.2.	PROTECTION OF REPORTING SUBJECTS FROM RETALIATION OR DISCRIMINATION	9
5.3	REPORTED PARTY PROTECTION	9
6.	<u>SANCTIONING SYSTEM</u>	10
7.	<u>PERSONAL DATA PROTECTION</u>	10

	POLICY Whistleblowing	POL GADR-FEN.008	
		Rev. 02	17.05.2021
		Page 4 of 10	

1. OBJECTIVE OF THE DOCUMENT AND SCOPE OF APPLICATION

1.1 PREAMBLE

The ADR Group combines sound business and financial discipline with a commitment to operating in accordance with environmental, ethical and governance principles that meet the highest international standards. In all its activities, the Group requires ethical and professional integrity, a correct behaviour and full compliance with the laws and regulations of all the countries in which it operates, as well as with honesty, reliability, impartiality, loyalty, transparency, fairness and good faith principles.

In line with international best practices and in full compliance with applicable regulations, ADR S.p.A. has implemented a process for collecting and managing reports, aimed at ensuring:

- univocal reporting channels and bodies responsible for analysing reports;
- the provision of common mechanisms for detecting and managing any conflicts of interest in the process of managing reports;
- the assignment, without prejudice to the collegiality of the Whistleblowing Team, of a key role to the Internal Audit function in the management of the process, from the receipt of reports to the execution of the preliminary investigation.

1.2 OBJECTIVES OF THE DOCUMENT

This document (hereinafter also 'the Policy') regulates:

- the process whereby reports are received and handled (so-called 'whistleblowing');
- the modalities for the management of the relevant investigation, in compliance with the legislation on privacy or any other legislation in force applicable to the Reporting and the Reported subjects.


1.3 SCOPE OF APPLICATION AND STARTING DATE

The Policy shall apply to ADR S.p.A. following its approval by the Board of Directors of ADR S.p.A. and also provides that the same shall be applied to its Subsidiaries which will be required to take note of this Policy.

The addressees of the Policy are the Top Management, members of the Corporate Bodies, employees, as well as third parties (e.g., customers, suppliers and consultants) in possession of information on violations (or alleged violations) of:

- Rules and regulations;
- the Code of Ethics;
- Model 231;
- the Anti-Bribery Procedure;
- the Conflict of Interest Management Procedure;
- Management System for the Prevention of Corruption implemented by ADR S.p.A. pursuant to the UNI ISO 37001 standard;
- the Corporate regulatory framework (policies, procedures, etc.);

as well as information on events likely to damage the assets or image of ADR.

	<p style="text-align: center;">POLICY</p> <p style="text-align: center;">Whistleblowing</p>	POL GADR-FEN.008	
		Rev. 02	17.05.2021
		Page 5 of 10	

2. DEFINITIONS, ABBREVIATIONS AND ACRONYMS

ATLANTIA: Atlantia S.p.A.

ADR: Aeroporti di Roma S.p.A.

BOARD OF DIRECTORS or BoD: the Board of Directors of ADR S.p.A.

INTERNAL AUDIT: the Internal Audit of ADR S.p.A.

ATLANTIA GROUP: Atlantia S.p.A. and its direct and indirect Subsidiaries.

ADR GROUP: ADR S.p.A. and its direct and indirect Subsidiaries.

WHISTLEBLOWING TEAM: the collegiate body responsible for the reporting process, which assesses the adequacy of the process, suggests any improvements to the process to the Board of Directors, and promotes the necessary awareness-raising and training measures for the Company's workforce. It consists of the heads of the following departments of ADR S.p.A.: Internal Audit, Human Resources & Organization, Legal & Corporate Affairs, Finance & Administration and Enterprise Risk Management.

WHISTLEBLOWING TEAM COORDINATOR: it is represented by the Head of Internal Audit, who governs the whistleblowing process from their receipt to the closure of the investigation. He is entitled to represent – if necessary – the Team at meetings with the Administration, Management and Control Bodies.

WHISTLEBLOWING TEAM TECHNICAL SECRETARIAT: resource(s) identified by the Whistleblowing Team to support the organisation of the activities of this collegial body (e.g., convening and organising meetings, taking minutes, managing the documentary and electronic archives).

REGISTER OF AUTHORISED SUBJECTS: a record kept under the responsibility of the Whistleblowing Team containing the list of subjects authorised to know from time to time – on a "need to know" basis – of the existence and/or content of a report and the identity of the Reported subjects, as well as – where permitted by law – of the Reporting subjects.

MODEL 231: the Organisational, Management and Control Models (pursuant to Italian Legislative Decree 231/2001) respectively adopted and implemented by ADR S.p.A. and its Subsidiaries, in order to prevent the perpetration of offences under Italian Legislative Decree 231/2001.

CODE OF ETHICS: the Group's Code of Ethics defined by Atlantia S.p.A. and adopted by all Group companies, which identifies the essential core of values that make up the corporate culture and are translated into the management principles and policies that underlie daily operations.


SUPERVISORY BODY or SB: the Supervisory Bodies respectively established in ADR S.p.A and its Subsidiaries pursuant to Article 6 of Italian Legislative Decree no. 231 of 2001, responsible for supervising the functioning, effectiveness and observance of the Models.

ANTI-BRIBERY PROCEDURE: the Atlantia Group's Anti-Bribery Procedure adopted also by ADR Group.

REPORT: a communication concerning facts that are considered as: unlawful conducts or irregularities; violations of regulations; actions likely to cause damage to the company's assets or image; violations of the Code of Ethics; violations of the Anti-Bribery Procedure; violations of Model 231; violations of company procedures and provisions.

REPORTING SUBJECT: any subject (both inside and outside the ADR Group) who makes a Report, having obtained information on the matters referred to above.

REPORTED SUBJECT: any subject to whom the facts subject to a report relate or can be attributed.

	POLICY Whistleblowing	POL GADR-FEN.008	
		Rev. 02	17.05.2021
		Page 6 of 10	

3. REFERENCE STANDARDS AND PRINCIPLES

The provisions of this Policy shall be supplemented by the provisions of:

- the Group's Code of Ethics;
- Italian Legislative Decree No. 231 of 8 June 2001, as amended;
- European Regulation 2016/679 for the protection of personal data (GDPR), Italian Legislative Decree No. 196 of 30 June 2003 – (Privacy Code) and European and national legislative interventions and/or measures by the competent authorities (Privacy Regulation);
- all company rules and regulations, including Model 231, the Anti-Bribery Procedure, Management System for the Prevention of Corruption, the Internal Control System Guidelines for Financial Reporting and the Tax Compliance Model.

4. THE PROCESS: STAGES, ROLES AND RESPONSIBILITIES

The process consists of the following stages:

- receipt of reports;
- preliminary verification of reports;
- ascertainment of reports;
- closing of reports.

4.1 RECEIPT OF REPORTS

In order to ensure the effectiveness of the reporting process and provide total and indiscriminate access to all those who wish to make a report, ADR provides a number of alternative channels, specifically:

- an IT platform, accessible by all Reporting subjects (Employees, Third Parties, etc.) on ADR's website <https://digitalplatform.unionefiduciaria.it/whistleblowingnew/en/accessoprincipale/identificazionegruppo?token=ADRWB>;
- e-mail, at the following address: segnalazioni.adr@adr.com;
- ordinary mail, at the following address: ADR S.p.A., Team Segnalazioni ADR, via Pier Paolo Racchetti 1, 00054, Fiumicino (RM).

Where possible, use of the first channel (the IT platform) is preferable, in order to ensure full traceability of ADR's receipt and management of the report over time, as well as to handle the need for dialogue between the Whistleblowing Team and the Reporting subject.

Similarly, although anonymous reports are accepted at ADR, the Group suggests that Reporting subjects choose non-anonymous reports, for the sake of the speed and effectiveness of investigations. Guarantees and protections for Reporting subjects are set out in paragraph 5 below, to which reference should be made.


4.1.1. CONTENT OF REPORTS

The Reporting subject makes Reports by providing the information at their disposal.

The subsequent stages of preliminary verification and investigation are facilitated by Reports with precise and detailed content, such as, by way of example:

- a description of the facts reported, with an indication of the known circumstances (manner, time and place);
- the identity of the Reported subject(s), insofar as known;
- an indication of any other persons who may report on the facts being reported;
- any documents – also in physical form – substantiating the report,

in addition, of course, to the identity of the Reporting subject (e.g., personal and contact details), in cases where anonymity has not been opted for.

	POLICY Whistleblowing	POL GADR-FEN.008	
		Rev. 02	17.05.2021
		Page 7 of 10	

4.2 PRELIMINARY VERIFICATION OF REPORTS

The Coordinator shall analyse the reports received and:

- should the report contain precise, detailed and verifiable information, initiate the relevant investigation; otherwise, should the report contain unsubstantiated and/or unverifiable information, and should the Reporting subject not be available to provide the necessary additional information, file the report;
- should the report relate to matters that – albeit concerning ADR Group – do not fall within the scope of application of this document (so-called "non-related reports", such as, by way of example, commercial complaints, commercial proposals, marketing activities), forward the report to the department of ADR or its Subsidiaries responsible for handling the matter, which shall be responsible for updating ADR S.p.A.'s Whistleblowing Team on the results of its verification activities.

At the first available meeting, the Coordinator shall report on the reports referred to in the above points to ADR S.p.A.'s Whistleblowing Team, providing reasons for the choices made.

ADR S.p.A.'s Whistleblowing Team may, if deemed necessary, request further information from the Coordinator.

It cannot be excluded that a report relating to ADR or its Subsidiaries may have a significant impact for the Atlantia Group.

In this case, as part of the preliminary verification phase, the ADR's Whistleblowing Team shall assess the Report, evaluating its possible significant impact (e.g., reputational and/or economic/financial damage) and inform Atlantia S.p.A.'s Whistleblowing Team of any action to be taken, in addition to the receiving Company's ordinary Report management process. On completion of the Report, the ADR's Whistleblowing Team shall inform Atlantia's Whistleblowing Team of the outcome of its checks.

The Coordinator shall convene the Whistleblowing Team for evaluating all questionable cases and for analysing the reports within its competence (e.g., inherent reports – i.e., reports within the scope, substantiated and verifiable) and – alternatively – for validating the proposed modalities of investigation or jointly defining them.

Finally, the Whistleblowing Team shall define the necessary communication flows (if any) within the organisation and/or towards the Administration and Control Bodies. Within the framework of these flows, the Whistleblowing Team shall also inform, according to its competence, the Supervisory Body and the Anti-Bribery Officer.

Finally, the Whistleblowing Team shall have the power to:


- close reports relating to facts already known and fully ascertained by the Whistleblowing Team without the report adding or allowing the addition of further elements or aspects to what is already known (so-called "Outdated Reports");
- refrain from processing reports relating to (i) facts in relation to which investigations are known to be underway by Public Authorities (e.g., judicial authorities and administrative bodies) and (ii) facts that are already known and are the subject of pending litigation between ADR/Subsidiaries and Third Parties or Employees (so-called "Reports on Facts Under Investigation/Ongoing Lawsuits").

4.3 ASCERTAINMENT OF REPORTS

The aim of this stage is to carry out in-depth investigations, in accordance with the procedures defined by the Whistleblowing Team, in order to objectively ascertain whether or not the reported facts are well-founded.

To this end, the Coordinator shall take an active part in the process, with the support of the competent corporate functions and/or external consultants depending on the subject of the report. The Coordinator shall report on the results of the investigation to the Whistleblowing Team, which may request any necessary additions and shall assess, on a case-by-case basis and on the basis of the evidence progressively brought to its attention, whether it is appropriate to activate communication flows towards the organisation, the Administration and Control Bodies and the other parties involved in the internal control system, including in particular the Supervisory Body and the Anti-Bribery Officer.

The Whistleblowing Team shall deliver the reports to the competent Supervisory Body (i.e. the Supervisory Body of ADR S.p.A. or its Subsidiary) so that it can assess their possible relevance pursuant to Model 231. The competent Supervisory Body then proceeds to autonomously deal with the relevant report pursuant to Model 231 according to its internal regulations.

	POLICY Whistleblowing	POL GADR-FEN.008	
		Rev. 02	17.05.2021
		Page 8 of 10	

4.4 CLOSING OF REPORTS

The Whistleblowing Team shall examine the results of the investigation phase, and:

- should the content of the report be confirmed, refer the definition of any necessary measures to the competent functions on a subject-to-subject and in accordance with the existing proxy system;
- should weak areas and/or points for improvement in the internal control and risk management system emerge during the audit (regardless of the outcome), request the implementation of the necessary improvement actions; the Internal Audit shall support the competent Management in defining the action plans and monitor (as part of the follow up process) their implementation within the agreed timeframe.

The Whistleblowing Team shall submit to the Supervisory Body and to the Anti-Bribery Officer of ADR or its Subsidiary (to the extent of their respective competences) the results of the preliminary investigation before its final closure, in order to identify any further needs for investigation.

Finally, the Whistleblowing Team shall proceed to file the report, classifying it as "Founded" or "Not Founded" and "With Actions" or "Without Actions", whether for improving the Internal Control System or otherwise (e.g., reporting to the judicial authorities).

It shall then activate the communication flows between the Administration and Control Bodies and the other parties involved in the internal control system, including in particular the Supervisory Body and the Anti-Bribery Officer.

*** ** *

The documentation (both in paper and electronic form, including the file dedicated to the individual reports and containing the documentation relating to the preliminary verification and assessment activities and their results) prepared and managed as part of the process in question shall be kept by the Technical Secretariat, in compliance with the appropriate levels of security in relation to the risk of accidental or illegal destruction, loss, modification, disclosure and access to information by unauthorised persons.

4.5 HANDLING OF SPECIAL CASES AND POTENTIAL CONFLICTS OF INTEREST

Should the reported facts concern:

- one or more members of the Whistleblowing Team, either directly or indirectly, or activities falling under their organisational responsibilities, said members shall be excluded from the handling of the report;
- one or more members of ADR S.p.A.'s Board of Directors, the duties of the Whistleblowing Team shall fall to the Chairman of the Board of Directors or, failing that, to the CEO.

In the event of further and different situations where a member of the Whistleblowing Team has a conflict of interest, it shall be their responsibility to declare the conflict. Whether to maintain or exclude that member's involvement in Whistleblowing Team meetings dealing with the specific conflict issue shall be assessed by the remaining members.

4.6 COMMUNICATION, TRAINING AND AWARENESS-RAISING

The Whistleblowing Team is responsible for promoting, over time, the necessary awareness-raising and training actions for the corporate population on the whistleblowing process and, in particular, on the usefulness of the process, the supporting tools and the guarantees and protections for Reporting and Reported subjects.


5. GUARANTEES AND PROTECTIONS

5.1 CONFIDENTIALITY GUARANTEE

All ADR's staff involved in the handling of reports in any capacity whatsoever shall guarantee confidentiality regarding the existence and content of the report, as well as the identity of the Reporting subjects (where disclosed) and the Reported subjects.

Any communication concerning the existence and content of the report, as well as the identity of the Reporting subjects (where disclosed) and the Reported subjects, shall strictly follow the "need to know" criterion.

To this end, the Whistleblowing Team shall record in the special Register of Authorised Subjects the list of persons to whom it has become necessary to provide communications regarding each report and the information provided (e.g., the existence and/or content of the report, the identity of the Reporting and/or Reported subjects, the outcome of the investigations carried out, etc.).

	POLICY Whistleblowing	POL GADR-FEN.008	
		Rev. 02	17.05.2021
		Page 9 of 10	

5.2 REPORTING SUBJECT PROTECTION

5.2.1. CONFIDENTIALITY ON THE REPORTING SUBJECT'S IDENTITY

ADR shall guarantee the confidentiality of the Reporting subject's identity from the time the report is received, in accordance with the law.

For reports transmitted via the IT platform referred to in §4.1 above, the confidentiality of the identity of the Reporting subject (as well as the content of the report) shall be protected in the following ways:

- the platform shall be provided by a specialist third party independent from the ADR Group;
- the platform shall adopt a "no-log" procedure, i.e., it shall not collect in any way, either directly or indirectly, information on how the connection is made (e.g. server, IP address, mac address), thereby guaranteeing complete anonymity. In particular, this means that the company's IT systems shall be unable to identify the access point to the portal (IP address), even if access is made from a computer connected to the company network;
- the platform shall guarantee high standards of security, employing advanced encryption algorithms and other methods to prevent unauthorised access;
- no registration shall be required for Internet access to ADR's website (available to anyone, including Employees), and Reporting subjects may remain anonymous. If they wish, Reporting subjects may otherwise provide their name and express consent for their details to be communicated to the Whistleblowing Team.

For reports transmitted via paper and electronic mail channels, the confidentiality of the Reporting subject's identity (as well as the content of the report) shall be protected in the following ways:

- paper mail addressed to the Whistleblowing Team shall be delivered unopened (as delivered by the postal service) to the Whistleblowing Team Secretariat;
- only members of the Whistleblowing Team and the Technical Secretariat shall have access to the e-mail box segnalazioni.adr@adr.it; the administrator of the competent company e-mail system may only access the reference box for technical reasons, subject to a justified case-by-case request to be forwarded in writing to the Whistleblowing Team Coordinator, and access shall only be granted upon prior written authorisation (from the Whistleblowing Team Coordinator).

In all cases in which the name of the Reporting subject has been communicated, in the processing of reports by the Whistleblowing Team, the name of the Reporting subject shall be separated from the content of the report and replaced with the alphanumeric code assigned to them at the time of the first entry in the special Register kept at the Technical Secretariat.

5.2.2. PROTECTION OF REPORTING SUBJECTS FROM RETALIATION OR DISCRIMINATION

In compliance with the law, ADR shall prohibit and sanction any form of retaliation or discrimination against anyone making a report (or anyone who has cooperated in ascertaining the facts reported), regardless of whether or not the report turns out to be well-founded.

In particular, should the bona-fide Reporting subject be an Employee, the Whistleblowing Team (availing itself of the relevant corporate functions) shall monitor the Employee's working life for a period of 2 years from the date of the report, in order to prove the absence of any discriminatory action or other forms of retaliation following the report.


5.3 REPORTED PARTY PROTECTION

ADR shall require everyone to cooperate in maintaining a corporate environment of mutual respect and shall prohibit any conduct that may harm the dignity, honour and reputation of any individual. The guarantees of confidentiality established by the Policy shall also protect Reported subjects.

Reported subjects shall not be subject to disciplinary sanctions in the absence of objective evidence of the reported violation, i.e., without investigating the reported facts and notifying the relevant charges in accordance with the legal and/or contractual procedures.

The Reported subjects may not request to know the name of the Reporting subject, except in the cases expressly provided for by law.

For the purpose of further protecting the Reported subjects, the actions and powers allowed to them by law remain unaffected.

	<p style="text-align: center;">POLICY</p> <p style="text-align: center;">Whistleblowing</p>	POL GADR-FEN.008	
		Rev. 02	17.05.2021
		Page 10 of 10	

6. SANCTIONING SYSTEM

ADR shall provide for and impose disciplinary sanctions (where applicable) on its Employees:

- against those who are responsible for any act of retaliation or discrimination or in any case of unlawful prejudice, either direct or indirect, against the Reporting subject (or anyone who has cooperated in the investigation of the facts which are the subject of a report) for reasons connected, either directly or indirectly, with the report;
- against the Reported subject, for the responsibilities ascertained;
- against anyone who breaches the confidentiality obligations referred to in the Policy;
- against Employees, as provided for by law, who have made an unfounded report with malicious intent or gross negligence.

Disciplinary measures shall be proportionate to the extent and seriousness of the unlawful conduct ascertained, and may go as far as termination of employment for the most serious cases.

With regard to Third Parties (e.g., partners, suppliers, consultants, agents), the remedies and actions provided for by law shall apply, in addition to the contractual clauses on compliance with the Code of Ethics.

7. PERSONAL DATA PROTECTION

In accordance with the minimisation principle set out in Article 5 of (EU) Regulation No. 2016/679 ("GDPR"), only personal data that is relevant and necessary for the purposes of the Policy may be processed. Therefore, all personal data (of any natural person) contained in the report or otherwise collected during the investigation phase that is not necessary shall be deleted or anonymised.

The Privacy Procedure contains general information on the processing of personal data in the context of the Policy.

On the occasion of each report, the Reported subject and other persons involved in the report may not immediately receive a specific privacy notice regarding the processing of their data, in the presence of a risk that providing such a notice would compromise the ability to effectively verify the validity of the report or to collect the necessary feedback.