Purpose

This Code of Conduct & Discipline Rules (henceforth referred to as “CD Rules/Code” in brief) for all employees have been formulated to foster and maintain the standard of business conduct for employee trust and confidence in the professionalism and the integrity of the employees of the Company by ensuring that all employees adhere to appropriate standards of conduct as set out in this Code and ensure compliance with legal requirements. The purpose of the CD Rules is to deter wrong doing and promote discipline within the Company. The matters covered in this CD Rules are of utmost importance to the Company, its valuable clients, its shareholders and its business partners. Further, these are essential so that the Company can conduct its business in accordance with its stated values.

This document is confidential in nature and supersedes any policy on Whistle Blow existing in the Company, and should be read in conjunction with the most recent policies and procedures documented and held on file.
The Code is applicable to all employees across functions, geographies and grades. Employee shall mean all individuals on full-time or part-time employment with the Company, with permanent, probationary, trainee, retainer, temporary or contractual appointment except those in casual employment or out sourced or paid from contingencies.

Integrity in conducting business by Company is of paramount interest and essential. As such employees are expected to read and understand this CD Rules, uphold these standards in day to day activities and comply with: all applicable laws, rules and regulations and procedures adopted by the Company business and social events by the Company that govern the conduct of its employees.

As the principles described in this Code of Conduct and Discipline Rules are general in nature, for any clarification, employees may contact “Human Resource” department in this regard.

**Definition**

A. “Group Companies” here includes all subsidiary, joint venture, associate companies or holding Company of of Magma HDI General Insurance Company.

B. “Subsidiary, Joint Venture and Associate Companies” shall have the same meaning as defined in the Companies Act, 2013 unless the contrary exist.

C. “Relatives” shall include spouse, siblings, children, parents, grandparents, grandchildren, aunts, uncles, nieces, nephews, cousins, step relations and in-laws.

D. “You, your, him, them etc.” used in the CD Rules shall refer to the Employees of the Company.

**Rules**

**Rule-1. Honest & Disciplined Conduct.**

Every employee shall, at all times, maintain absolute devotion to duty, personal and professional integrity, honesty and ethics, while working on or off the Company’s premises, at off-site locations where the Company’s business is being conducted, at Company sponsored business and social events, or at any other place where such employees is representing the Company.

**Rule-2. Performance Standard.**

All employees shall maintain the required level of performance consistently against targets and goals set for the year. Performance will be reviewed annually and through other reviews and governance mechanisms as prescribed. If performance is found to be unsatisfactory for a sustained period ( 3 months and more), employee may liable to be proceeded against under the rules for misconduct.

**Rule-3. Conflict of Interest.**

Every employee’s duty to the Company demands that he or she avoids and discloses actual and apparent conflicts of interest. A conflict of interest exists where the interest or benefits of one person or entity is in conflict with interest of benefits of the Company.

Conflicts of interests may arise in any of the following areas:

(i) **Employment/Outside employment.**

Every employee shall be in full time employment with the Company only, every employee should devote full attention to the business interests of the Company. Employees are prohibited from engaging in activity that interferes with their performance or responsibilities to the Company, or is otherwise in conflict with or prejudicial to the interest of the Company. Company’s policies prohibit employees from taking up simultaneous employment with suppliers, customers, competitors of the Company or from taking part in any
activity that enhances or supports a competitor’s position. In such a case, the employee must seek express permission from the Human Resources department.

(ii) **Related parties.**
Every employee shall avoid conducting Company’s business with a relative, or with a business, in which a relative of an employee is associated in a significant manner. Relatives shall include spouse, siblings, children, parents, grandparents, grandchildren, aunts, uncles, nieces, nephews, cousins, step relations and in-laws. The extent CD Rules of the Company discourages the employment of relative of employees in positions or assignments within the same department in a particular location.

**For example:**
(i) Both Husband and Wife are working under the same SBU, but under different departments like Credit & Accounts, is allowed.
(ii) Husband & Wife or two brothers working in Recovery department under same SBU, is not allowed.

**On joining, employees are advised to declare any existing relationships in the work place i.e. Relatives working in the Company. Failure to do so may lead to disciplinary action.**

(iii) **Accepting gifts from others.**
Under no circumstances an employee shall accept any offer, payment, promise to pay, or authorization to pay any money, gift, privileges or any valuables from customers, etc., that is perceived as intended, directly or indirectly, to influence any business decision, any act or failure to act, or commission of any fraud.

(iv) **Taking part in demonstrations.**
No employee of the Company shall engage himself or participate in any demonstration which involves incitement to an offence.

(v) **Use of Internet/Electronic Services.**
Every employees of the Company shall be guided by the IT policies applicable in the Company. The Internet/E-mail services and the electronic gadgets of the company should be used only for business communication purposes and not for personal use and the same should not be used for any unlawful, libellous, abusive, threatening, harmful, vulgar, obscene or otherwise objectionable material of any kind or nature. No employee should use his personal hardware / software in the office.

(vi) **Sexual Harassment.**
Notwithstanding anything contained in any other law for the time being in force, the conduct of sexual harassment would amount to misconduct in employment. Company has in place a Policy on Prevention and Redressal of Sexual Harassment (POSH) applicable for all employees of the Company.

**Rule-4. Misconduct.**

Misconduct in the context of these CD Rules shall mean and include breach of the conditions of these CD Rules as well as wilful act or omission backed by deliberate malafide intent and those perceived as against the interest of the Company.

An illustrative list (not exhaustive) of serious misconducts is given below:

(i) Wilful insubordination or disobedience, impertinence whether alone or in combination with another or others, of any lawful and reasonable order of a superior.
(ii) Any act, subversive of discipline, cleanliness and efficiency and any act involving moral turpitude committed within any premises of the establishment and outside.
(iii) Theft, fraud or dishonesty in connection with the employer’s business or property as also with those of other employees if occurring within the premises of the establishment.
(iv) Accepting bribes or illegal gratification in any form, from any person who is associated with the business of the company (e.g. customer, vendor, dealer, DSA, MBA etc.).
(v) Any act interpretable as a breach of integrity, honesty, in any manner, if specifically proved.
(vi) Accepting cash towards EMI from the customer without issuance of money receipt
(vii) Habitual absence without leave or absence without sufficient cause/s or unauthorized absence for more than 10 consecutive days.
(viii) Habitual late attendance.
(ix) Any act which is a deliberate deviation from the laid down process of the company which may result in loss to the company.
(x) Habitual negligence or neglect of work.
(xi) Drunkenness, fighting, riotous, indecent disorderly behaviour or conduct likely to cause breach of peace or conducts endangering the life or safety of any other person.
(xii) Causing damage to any property of the establishment.
(xiii) Loitering, idling or wasting time during office hours.
(xiv) Disclosing to any unauthorized person/s any information, secrets or formula in regard to the working of the establishment, this comes into the possession of the employee in course of work.
(xv) Gambling etc. within the premises of the establishment.
(xvi) Refusal to proceed on outstation duties or to carry out any duty assigned at any other place, or refusal to comply with any order/s of transfer.
(xvii) Threatening or intimidating any employee or inflicting an assault on any employee within the premises of the establishment or any other employee within the premises of the establishment.
(xviii) Refusal to accept a show-cause letter, suspension order or memo/notice or letter or any order given by a superior either himself or through a messenger or peon (including a courier service).
(xix) Refusal to give evidence in any enquiry against any other employee charged with any misconduct and/or misbehaviour with the Enquiry Officer or witnesses during the pendency of disciplinary proceedings.
(xx) Refusal to submit oneself for search to the security staff or any other employee/official, if required, or refusal to offer himself/ herself for interrogation by management officials.
(xxi) Obtaining leave of any kind on a false pretext or taking employment or doing any business during the suspension period.
(xxii) Interference with records either pertaining to himself / herself or to any other employee.
(xxiii) Giving false information regarding name, age, father’s name, spouse’s name, qualifications or any other previous service particulars and furnishing forged documents in support thereof.
(xxiv) Habitual breach of any of the Orders or instructions issued there under from time to time or frequent repetition of any misconduct or act of omission.
(xxv) Conviction in any Court of Law for a criminal offence.
(xxvi) Committing any act of sexual harassment.

**Disciplinary Action**

If an employee is found guilty, upon an enquiry one or more of the punishment may be imposed commensurate with the gravity of the offence, namely;

**(A) Minor Penalties.**

i) Warning or Censure.

ii) Recovery of the whole or part of any pecuniary loss caused to the Company by the employee as a result of the misconduct committed.

iii) Suspension from employment without pay by way of punishment for a period not exceeding 7 days( i.e. Punitive suspension).

**(B) Major Penalties.**
i) Removal from service which shall not be a disqualification for future employment.

ii) Dismissal

iii) Withholding of financial benefits accrued such as annual increment, variable pay in any form and.

iv) All grant of stock options including those, which are vested but not exercised shall expire and stand terminated with effect from the date of your termination from the employment due to breach of CD Rules.

iv) Demotion or reduction in rank/level with commensurate loss of pay.

Non-Competition and No Poaching

During the term of your employment, you undertake not to engage directly or indirectly, as a consultant or as an employee, or make available your services to any organization or undertake any other activity which may interfere with the performance of your duties, or accept an obligation to render services to (including, services as an advisor or member of a board of directors) any other person or other entity, without the prior written consent of the Company.

You agree that you will not (nor will you cause or cooperate with others to) publicly criticize, ridicule, disparage or defame the Company or its products, services, policies, directors, officers, shareholders, or employees, with or through any written or oral statement or image (including, but not limited to, any statements made via websites, blogs, postings to the internet, or emails and whether or not they are made anonymously or through the use of a pseudonym).

You will not, during the term of the employment or for a certain period of 6 months thereafter, directly or indirectly, on your own accord or on behalf of or in conjunction with any other person, convey or actively solicit to attempt to induce any employee or business associate to leave their current employment with the Company and join the service of any competitor or your new employer.

Confidentiality

Employees of the Company will abide by the confidentiality obligations as laid under the policies and processes of the Company and the applicable laws, as amended from time to time.

You will at all times observe the strictest confidentiality regarding all the Confidential Information (defined herein) of the Company, its affiliates, third parties, whether designated in writing as confidential or not. The Confidential Information shall mean all information or data (in any form or medium) disclosed to you by the Company or by a third party acting on behalf of the Company and shall include a) any information having been disclosed prior to the date hereof; and b) any information relating to Company's business operations, credit standards, product information, investments, financial information, know-how, trade secrets, customer information, market information, computer programs, hardware configurations, engineering specifications, training materials, pricing information or any information classified under law as confidential including sensitive personal information of customer(s) or potential customer(s) or consultants or employees of the Company and the terms of this letter of appointment (herein referred to as the "Confidential Information").

Employees of the Company agree to use the Confidential Information, solely for the purpose of executing duties in the course of employment and for no other purpose. All employees of the Company agree not to copy, reproduce, reverse engineer, disassemble, modify and/or replicate in any manner, the Confidential Information or any part thereof, without the prior written consent of the Company.

The Confidential Information shall, at all times, remain the property of the Company.

The Company reserves the right to execute such additional confidentiality arrangements with the employees of the Company, as it may deem fit.
Notwithstanding the terms of this Clause, Confidential Information will not include information that is in the public domain other than as a result of breach of this Clause or is lawfully known to the employees or is lawfully disclosed to the employees by a third party other than under an obligation of confidence or is independently developed by employees of the Company without knowledge of or recourse to the Confidential Information or employees are required to disclose under any law or in course of discharge of their duties to the Company.

Failure to maintain confidentiality will entitle the Company to seek damages from the employees of the Company, apart from any other legal recourse that the Company may have under the applicable laws during or after the termination from the employment of the Company.

**Company’s Intellectual Property Rights, Publication and Media**

The Company shall retain all ownership in all works such as programmes, policies, reports, creatives, softwares, processes, products etc., and Confidential Information including all improvements, modifications or derivative works and/or any intellectual property rights therein. The proprietary rights in any derivative works developed by you based on any Confidential Information or intellectual property rights shall vest with the Company, as an employer.

Upon request and without further compensation thereof, you agree to do all lawful acts, including the execution of papers and the giving of testimony, that may be necessary in obtaining and enforcing intellectual property rights and for affirming and recording the Company’s ownership and title thereto, and to cooperate otherwise in all proceedings and matters relating thereto.

During the course of your employment with the Company, should you desire to, publish articles in journals, newspapers, magazines and other publications, or be a speaker, you will do so with the prior approval of the Company as per the corporate communication policy of the Company. However, for such articles/speeches, you will take appropriate measures and specifically mention that such articles/speeches have been written/delivered in your personal capacity and do not reflect the opinion of the Company, unless the management specifically authorizes you in writing. The management reserves the right to review and edit any such articles/speeches to the extent of its conflict with the policies of the Company.

During the course of your employment, you will refrain from giving any interview or comment or feedback to media, either in print or visual, pertaining to the Company, without prior written authorization of the Company. Nothing contained herein shall absolve you from your obligation to maintain confidentiality in accordance with the terms hereof.

**Data Protection**

You authorize the Company and other third parties appointed by the Company including the Group Companies, to collect, share, access, disclose, store, process, deal in any manner and transfer your personal information for the purpose of managing the employment relationship in accordance with the applicable laws.

**Travel and Transfer**

You may be required to travel in discharge of your duties towards the Company. Your entitlements with respect to the same shall be governed by the Company’s policy on the same.

The Company reserves the right to transfer/second/depute you to any other department, branch, unit or establishment under the same management or Group Companies, whether existing or to be set up in future. You may also be transferred to another firm or another Company, which is an associate or sister concern of the Company, or in which this Company has any interest, either financial or managerial. In the event of a
In the event of transfer/secondment/deputation, you will be given a prior notice.

In the event of transfer/secondment/deputation, you will have continuity of service for the purpose of calculation of Provident Fund and Gratuity and you will be governed by the terms and conditions of the new organization.

**Governing Law**

Your employment, and any dispute which may arise under, out of or in connection with your employment, shall be governed by and construed in accordance with the laws of India and shall be subject to the exclusive jurisdiction of the courts at Kolkata.

**Miscellaneous**

Notices or other communication required or permitted to be given or made hereunder shall be in writing and delivered personally or by registered post or by courier or by email or by facsimile to the intended recipient at, in case of;

i) an Employee: address recorded with the Company;

ii) the Company: address of the location where you are posted, or to such other address/number as may be notified by you from time to time in writing.

All such communication shall be effective when received.

Your employment will be governed and bound by and is subject to all the general guidelines, standards, rules, policies and practices laid down and amended by the Company from time to time. Such amendments may affect or result in a modification of the terms and conditions governing your employment which are set out in this letter of appointment and any appurtenances thereof, and you shall be bound by such modifications, subject to applicable laws.

This employment is subject to verification of your credentials and background, completion of all necessary documentation and reference check to Company’s satisfaction.

You acknowledge that no prior verbal or prior written agreements, prior promises or representations that are not specifically stated in the letter of appointment will be binding on the Company.

**Removal of Doubts**

Where a doubt arises as to the interpretation of any of these rules, the matter shall be referred to the Chief People Officer (CPO) or any designated management personnel for final decision.

**Amendments**

Any amendment in the Code shall be recommended by the Chief People Officer of the Company for approval of the Board of Directors.