

WHISTLEBLOWER POLICY

This policy applies to all Resonant Inc. employees worldwide, including part time, temporary and contract employees. We use the terms "Resonant," the "Company," "we," "our" and "us" in this policy to refer to Resonant Inc., a Delaware corporation.

I. STATEMENT OF POLICY

Resonant is committed to providing a workplace conducive to open discussion of our business practices and is committed to complying with the laws and regulations to which we are subject, as well as our Code of Business Conduct and Ethics (the "Code"). Accordingly, the Company will not tolerate any conduct that is in violation of such laws, regulations or our Code. Each employee has a responsibility to promptly report any suspected misconduct, illegal activities or fraud, including any questionable accounting, internal accounting controls and auditing matters, or other violations or Federal and State laws or of our Code (collectively "Misconduct") in accordance with the provisions of this policy.

II. POLICY OF NON-RETALIATION

It is our policy to comply with all applicable laws that protect our employees against unlawful discrimination, retaliation, threats or harassment, as a result of their lawfully reporting information regarding, or their participation in investigations involving alleged Misconduct by the Company or its agents. Specifically, our policy is designed to prevent employees from being subject to disciplinary or retaliatory action by the Company or any of its agents or employees as a result of an employee's:

- disclosing information to a government or law enforcement agency or a representative of the Company, where the employee has a good-faith, reasonable belief that the information demonstrates a violation or possible violation of a Federal or State law, rule or regulation;
- providing information, filing, testifying, or participating in a proceeding about to be filed, or otherwise assisting in an investigation or proceeding regarding any conduct that the employee reasonably and in good faith believes involved a violation or possible violation of a federal, state law, rule or regulation; or
- providing information to the Company's representatives or other persons where the employee has a good faith and reasonable belief that the information discloses a violation or possible violation of our Code.

If any employee believes they have been subjected to any discrimination or retaliation or other action by us or our agents for reporting suspected Misconduct in accordance with this policy, they may file a complaint with our Compliance Office by following the procedures set forth below under the heading "Method of Reporting." If it is determined that an employee has experienced any improper employment action in violation of this policy, we endeavor to promptly take appropriate corrective action.

III. METHOD OF REPORTING

Through Regular Channels. If you become aware of suspected Misconduct, you should report it to your manager. In turn, your manager is responsible for bringing your report to the attention of the Compliance Officer. Resonant has designated our Chief Financial Officer as the Compliance Officer responsible for handling reports of suspected Misconduct. If suspected Misconduct relates to questionable accounting or auditing matters or any matter involving the Compliance Officer, the suspected conduct may instead be reported to our Chief Executive Officer. In such instances, all references in this policy to the "Compliance Officer" should be read to refer to our Chief Executive Officer. If you are not comfortable reporting the problem to your Manager, you may report it directly to the Compliance Officer. The Compliance Officer will investigate and assess your report to determine whether the information you reported constitutes a violation of the law or of Resonant policy. The Compliance Officer will notify the Chair of the Audit Committee of all reports involving financial, accounting, internal accounting controls and auditing concerns.

Using Our Third-Party Compliance-Reporting System. Resonant has also created a way for you to file a report using a third-party compliance and reporting system if you do not feel comfortable making the report to the Compliance Officer (e.g. if your claim involves the Compliance Officer or individuals in his organization). You may do this anonymously or provide your name to enable a better follow-up. You may use this process to make a first-time report, for a report of retaliation in violation of this policy, or in circumstances in which you feel that your manager, an officer of the company, or the Compliance Officer did not properly address your prior report. We currently use Navex for these purposes. To make reports through Navex, you may do so online at www.resonant.ethicspoint.com or by toll-free telephone call at (844) 208-6163. In either case, you can choose to make the report anonymously or not.

IV. POLICY FOR RECEIVING AND INVESTIGATING REPORTS

Upon receipt of any reported violation of the Code by any person other than an executive officer of the Company, the Compliance Officer will determine whether the alleged information on the report alleges or contains allegations that might constitute a violation of the Code. The Compliance Officer, to the extent deemed appropriate, shall consult with the Audit Committee with respect to conduct or results of any such investigation. The Compliance Officer will inform the reporting person (if their identity is known) that the report has been received and, to the extent the Compliance Officer determines is appropriate, provide him or her with the name of, and contact information for, the investigator(s) assigned to the report. With respect to any other report pursuant to this policy, upon receipt of such report, the Compliance Officer will determine whether the information in the report alleges, or contains allegations that might constitute Misconduct. The Audit Committee shall be notified promptly of reports of alleged Misconduct determined to involve accounting, internal auditing controls and auditing concerns, or alleged violations of the Code by executive officers or directors of the Company. The Audit Committee will, to the extent it deems appropriate, appoint one or more internal and/or external investigators to promptly and fully investigate claims of Misconduct, under the supervision of the Compliance Officer, or, in the case of (i) alleged Misconduct relating to accounting, internal accounting controls and auditing concerns or (ii) alleged violation of the Code by executive officers or directors of the company, under the supervision and oversight of the Audit Committee or such other persons as the Audit Committee determines to be appropriate under the circumstances.

The Compliance Officer will inform the reporting person (if their identity is known) that the report has been received, and to the extent appropriate, provide him or her with the name of, and contact information for the investigator assigned to the report.

If the investigation confirms Misconduct has occurred, we will promptly take appropriate corrective action with respect to the person(s) involved, including possible termination of such person(s) employment, and will also take appropriate steps to correct and remedy any Misconduct.

V. RETENTION OF REPORTS

The Compliance Officer will maintain a log of all reports, tracking their receipt, investigation and resolution. Each member of the Audit Committee and, at the discretion of the Compliance Officer, other personnel involved in the investigation of reports, shall have access to the log. Copies of the log and all documents obtained or created in connection with any investigation will be retained for a period of three years.

VI. YOUR OBLIGATIONS

Read and Understand the Policy. When you receive this policy (or updated versions), you are expected to understand this policy and comply with its terms. Please discuss any questions you may have regarding this policy with your direct manager or the Compliance Officer to ensure you understand this policy.

Follow the Policy. You must act in accordance with this policy; report them to your manager, the Compliance Office or using the third-party compliance and reporting system, as appropriate.

Adopted Effective August 7, 2017