

Speak-Up Channel Policy

Table of Contents

1. Introduction

1.1. Introduction

1.2. Aim of the Policy

2. Policy Scope and Coverage

2.1. Stakeholders Covered

2.2. Types of Reportable Concerns

2.3. Subjects of Report

2.4. Contents of Report

3. Speak-Up Procedure

3.1. Reporting Methods

3.2. Acknowledgment and Initial Review

3.3. Investigation Process

3.4. Rights of Subject of Investigation

3.5. Findings and Decision

3.6. Outcome Communication

3.7. Record Keeping

4. Reporter Protection

4.1. Confidentiality

4.2. Protection from Retaliation and Harassment

4.3. Actions for individuals Engaging in Victimisation

5. Policy Violations

5.1. Actions for Breaches

5.2. Actions Against Malicious Reports

5.3. Company's Follow-up actions

6. Data Protection and Privacy

7. Contact Information

8. Version History

1. Introduction

1.1. Introduction

Celltrion (hereinafter "Company" or "We") is committed to conducting its operations ethically, honestly, and in full compliance with applicable laws and regulations. This commitment underpins every decision made across our global operations. All stakeholders—including employees, directors, officers, affected communities, contractors, and subcontractors (hereinafter “you”) —are required to uphold high standards of conduct and report any activities that violate these principles.

The Global Speak-Up Channel Policy (“this Policy”) aims to promote transparency and accountability throughout our supply chain. We are committed to fostering a culture where concerns related to ethics, business integrity, the environment, and human rights and labour practices can be reported without fear of retaliation.

This Policy outlines the roles and responsibilities of all parties involved in the Speak-Up process, detailing the procedures for reporting concerns, conducting investigations, and implementing follow-up actions as necessary.

This Policy does not apply to employees, officers, consultants, self-employed contractors, casual workers, agency workers, volunteers or interns, or suppliers, who should use the Company’s Whistleblowing Policy instead.

1.2. Aim of the Policy

- To encourage you to trust the Company and confidently raise concerns when wrongdoing has occurred or is suspected;
- To provide avenues for you to raise concerns in confidence and receive feedback on any action taken;
- To ensure that you receive a response to your concerns;
- To reassure you that you will be protected from possible retaliation or victimization if you have a reasonable belief that you have made any report which is of the public interest.

2. Policy Scope and Coverage

2.1. Stakeholders Covered

The Speak-Up Channel is accessible to all stakeholders, and through our Whistleblowing Policy and this Speak Up Policy we provide a means for all to raise any concerns..

This Speak-Up Policy applies to local residents and civil society organisations, and any other third parties who are otherwise impacted or effected by the work of the Company.

In all events, any of you who raise concerns (“Report”) through the various channels defined under Article 3. of the Speak-Up Procedure (found below) shall hereinafter be referred to as “Reporters”.

2.2. Types of Reportable Concerns:

All concerns, whether known or suspected, that fall within the following categories may be reported.

Ethics and Business Integrity

- Accounting irregularities and financial reporting violations
- Bribery and kickbacks
- Conflicts of interest
- Fraud and dishonest conduct
- Improper disclosure of trade secrets
- Insider trading violations
- Unfair business practices with customers, suppliers, or competitors
- Misuse of company assets

Environment

- Destruction of natural habitats and ecosystems
- Environmental and safety violations
- Greenwashing behaviour
- Hazardous waste mishandling

Human Rights and Labour

- Child labour
- Discrimination and harassment
- Drug and alcohol abuse
- Forced labour and human trafficking
- Labour rights and working condition violations
- Threats or violence

This list is not exhaustive and includes any conduct that violates applicable laws, regulations, ethical standards, or the Code of Conduct, regarding ethical business practices, environmental sustainability, and human rights.

2.3. Subjects of Report

Reports can concern the Company's own operations, the operations of its subsidiaries, or the operations of its business partners within the company's supply chain.

2.4 Contents of Report

For a Report to be effective, the Reporter needs to provide thorough and accurate information. Key components that should be included in the Report are:

- **Dates and Locations:** The Reporter may specify the time and place where the events took place, as this will provide context and guide the investigation process.
- **Description of the Compliance Breach:** A clear and detailed account of inappropriate or illegal behaviour or situation, including specific facts, names of those involved, and any relevant context.
- **Evidence:** Any supporting materials such as documents, emails, photos, or other relevant forms of evidence may be included. Solid evidence enhances the ability to investigate and resolve the issue effectively.
- **One-time or Recurring Incident:** The Reporter should clarify whether the issue is still occurring or if it was a one-time event. This will help evaluate the urgency of the situation and adjust the response accordingly. If the issue is likely to recur shortly, providing additional relevant information will enable timely action.

3. Speak-Up Procedure

3.1. Reporting Methods

You can report concerns confidently through the Speak-Up Channel.

The Speak-Up Channel (*see Article 7: Contact Information*) is accessible 24/7 and offers multilingual support, making it convenient for users worldwide. It also allows for anonymous reporting, where permissible under applicable laws, providing an additional layer of confidentiality for those hesitant to disclose their identity.

The Speak-Up Channel provides a direct and reliable means to communicate concerns to the appropriate department (i.e., Global Compliance Team), ensuring that your Report is reviewed and addressed promptly and thoroughly.

3.2. Acknowledgment and Initial Review

Upon receiving a Report, the Company will acknowledge receipt to the Reporters and conduct an initial review. A dedicated investigation team (the “Investigation Team”) will be responsible to conduct the initial review. The Team will include members from the Global Compliance Team, relevant subject matter specialists, or external experts as needed.

During the initial review phase, a preliminary check is conducted to assess the Report’s authenticity and determine whether sufficient evidence exists to indicate a potential or actual breach. Reports with substantiating evidence will proceed to an investigation.

The Company will notify the Reporter (if their contact details have been provided) within 7 days of receipt regarding the result of the preliminary check, whether an investigation will be initiated, the Report will be declined, or the matter will be referred to an appropriate body.

Reports may be closed without proceeding to the investigation stage under the following circumstances:

- 1) The subject matter falls outside the scope of human rights, labour, social, ethical, or environmental violations; (in case, it may be referred to another relevant division.);
- 2) There is insufficient evidence to establish a factual basis; or
- 3) The information provided is overly general or unclear (additional clarification may be requested).



If the Report is declined for investigation, the written notification to the Reporter shall include a detailed explanation of the reasons for such decision.

3.3. Investigation Process

When a Report passes the preliminary check during the initial review, the investigation will be initiated based on its content. The Investigation Team will primarily conduct the investigation.

During the investigation, the Reporter may be asked to provide additional supporting information and has the right to complete or correct information in good faith. The Investigation Team may conduct interviews and gather information from witnesses with knowledge of reported events.

The investigation will usually be completed within 30 days from the date of acknowledgment. If

unavoidable circumstances arise, the investigation period may take longer. In such cases, the Reporter (if applicable) will be informed of the reasons for the extension and the expected completion date.

The CCO holds authority over the investigation process, ensuring impartiality and procedural integrity throughout. The CCO may also engage external experts as needed to support and supplement the investigation.

The Company reserves the right to take protective measures against knowingly false Reports.

3.4. Rights of Subject/s of Investigation

The subject/s of the investigation will be protected by confidentiality measures throughout the process. They are entitled to present their defence, which includes providing their account of events, submitting evidence, and presenting relevant arguments.

All investigations must be conducted objectively, based solely on facts, and free from presumption of guilt. Information regarding the Report and any subject's identity will be handled discreetly and shared only with the necessary participants in the investigation.

3.5. Findings and Decision

Once the investigation has concluded the Investigation Team will formally communicate in writing the outcome, and, if applicable, any proposed resolution or corrective action to the Reporter (if they are not anonymous and so long as they are contactable) and will engage in a discussion with the Reporter. The Reporter will be informed of the investigation methodology followed, and all communications will be formally recorded.

3.6. Outcome Communication

- **Specific Communication**

The Reporter will be informed of the Report's outcome via a written determination after the investigation procedure is concluded as set out above. The Reporter retains the right to request additional follow-up measures if they find the outcome unsatisfactory.

- **Public Disclosure**

Through its official communication channels, the Company may periodically disclose statistical data on received Reports, as well as updates on Reports submitted through the Speak-Up Channel that may materially impact the Company's reputation or present significant financial implications, including their investigation status and relevant outcomes.

3.8. Record Keeping

The Global Compliance Team will document and retain all information received through the Speak-Up Channel and subsequent investigation records for 6 years. Proper documentation and management of reported information ensures that investigation procedures are conducted fairly

and consistently. This information will serve as valuable reference material for improving response measures to similar incidents in the future.

The following data will be recorded and managed:

- Reporter Information: Name/Contact Details of the Reporter
- Date Received: The date when the initial Report was received
- Case Details: A description of the issue or concern reported
- Actions Taken: Details of the investigation and response measures implemented in relation to the Report
- Closure Date: The date when the case was closed
- Communication with the Reporter: Confirmation of whether the results were communicated to the Reporter

4. Reporter Protection

4.1. Confidentiality

The Company will handle all Reports of suspected misconduct with strict confidentiality and protect the privacy of Reporters as far as possible. "Confidential" means that a Reporter's identity will only be shared with authorised personnel who require access to effectively conduct investigations and implement necessary follow-up actions (including disciplinary measures where warranted). Please note that a Reporter may be required to participate as a witness during the investigation process.

When reporting a concern, the Reporter should only provide information directly relevant to the matter at hand and refrain from sharing unrelated personal information. Any personal information disclosed during the reporting process will be handled with strict confidentiality.

While anonymous reporting is permitted and respected, the Company recognizes that it may present challenges in thoroughly investigating the facts and resolving the concern due to difficulty in obtaining specific details and/or answers to follow up questions.

Regardless of how a Report is made, the Company encourages you to share all the information you have concerning the suspected wrongdoing. Providing sufficient details will help the Company in conducting a thorough and effective investigation.

4.2. Protection from Retaliation and Harassment

While the Company acknowledges that reporting concerns requires careful consideration from stakeholders, such prompt reporting serves to protect all stakeholders, including the Company and its business partners, from potential unlawful conduct.

The Company is committed to implement appropriate protective measures for Reporters who make Reports the public interest.

The retaliation measures against a Reporter may include, but are not limited to, the following:

- 1) Suspension, lay-off, dismissal, or equivalent actions

- 2) Demotion or withholding of promotions
- 3) Discrimination, disadvantageous or unfair treatment
- 4) Harm to reputation or financial loss
- 5) Blacklisting that affects future employment

The Company maintains a zero-tolerance policy regarding any such form of retaliation, harassment, or disadvantageous treatment (including indirect pressure) against Reporters. The Company will take necessary remedial actions as stated under Article 4.3 in the event that any form of retaliation occurs.

4.3. Actions for Individuals Engaging in Victimisation

Mistreatment of a Reporter by an employee/worker is a disciplinary offence. Individuals who engage in victimisation and who work for, or with the Company, may be subjected to severe consequences which may include:

- Formal disciplinary proceedings and written warnings
- Required completion of remedial education programs
- Temporary removal from position
- Employment termination
- Contract suspension or termination (if working for the Company on a self-employed basis)

5. Policy Violations

5.1. Actions for Breaches

The Company aims to ensure that any measures it takes to address a policy violation are proportionate and fair, taking into account the context and severity of violations related to environmental, human rights, and ethical concerns.

Depending on the severity and nature of breaches, the Company may impose a range of sanctions and/or remedial actions. These can include but are not limited to:

- Verbal or written warnings
- Suspension with or without pay
- Demotion or withholding of promotion
- Termination of employment or contract
- Financial penalties or fines
- Restriction from specific duties or access to Company resources
- Legal actions, if applicable

5.2. Actions Against Malicious Reports

Making deliberately false or misleading or otherwise malicious allegations may result in the Company needing to take remedial action. Any false Reports, defamation, or communications made with malicious

intent are prohibited and may not be investigated, and Reporters who make such Reports, or Reports intended solely to defame or harm the reported person or related parties, will not be protected under Reporter protection provisions. In such cases, the Company reserves the right to pursue administrative, criminal, and civil liabilities in accordance with applicable regulations and may take appropriate disciplinary or legal action to protect its rights and assets.

5.3. Company's Follow-up actions

Follow-up actions will be taken if a violation is confirmed. For any violation, an immediate assessment must be conducted not only to address reported issues but also to identify all actual and potential impacts. Such comprehensive assessment is crucial to detect and remediate any negative issues that may have resulted from the violation, followed by implementing appropriate corrective measures. To prevent recurrence, the Company will strengthen its preventive measures through regular monitoring, auditing, and systematic training, while incorporating lessons learned into internal policies and procedures.

In case violations related to business partners are discovered, appropriate preventive measures shall be taken, and failure to implement these measures will influence decisions regarding contract renewal, pricing negotiations, and task assignments, with the possibility of contract termination in severe cases.

6. Data Protection and Privacy

Personal data processed within the Speak-Up Channel will be managed in strict compliance with applicable privacy laws and regulations, aimed at protecting personal data collected.

The Company has implemented 'Data Protection Policy', 'Data Retention & Erasure Policy' and 'Speak-Up Channel Privacy Notice' in accordance with the applicable laws and regulations, and any enquiry with respect to your personal data should be referred to the Data Protection Officer.

7. Contact Information

For reporting concerns, please access to the following channel:

Speck-Up Channel:

- Available on your local Celltrion Healthcare webpage under ***Contact Us – Speak Up Channel***

The Speck-Up Channel is the primary and preferred method for reporting concerns, as it provides a secure, confidential, and efficient way to communicate directly with the appropriate personnel.

For other enquiries, please contact:

- Global Compliance Team: CP@celltrion.com
- Global ESG Management Team: Global_ESG@celltrion.com
- Data Protection Officer: dpo.cthc@celltrionhc.com

8. Version History

Version	Date	Author	Description	Approved by	Date Approved	Date Published
V 1.0	2025.07.03.	Global Compliance & ESG Department And UK Compliance	Creation of Document	Scottie JongHoon Kim (CCO) & Haleema Tariq (Whistleblowing Officer)	2025.08.	2025.08.