Brambles

Speak Up Policy

Brambles Limited

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Version 4.0

1 This Policy

The purpose of this Policy is to reinforce and reaffirm Brambles' commitment to an open speaking up process in which employees and other eligible persons are encouraged to raise any concerns of Wrongdoing they may have. In today's environment, speaking up remains Brambles' first and best line of defense to Wrongdoing; when Wrongdoing is detected and reported, Brambles can take prompt, corrective action to fix it. We recognise that the early detection and reporting of Wrongdoing depends on maintaining a culture of trust and integrity in which all employees and other eligible persons:

- (a) are encouraged to report potential Wrongdoing as soon as possible, knowing that their concerns will be taken seriously and that appropriate action will be taken;
- (b) know and use the channels available to them to report concerns of Wrongdoing;
- (c) know the protections available and the steps that we will take to investigate reports; and
- (d) trust that the speaking up process is confidential and has no tolerance for victimisation, retaliation, retribution, or detrimental treatment of any kind.

This Policy is designed to comply with the *Corporations Act 2001* (Cth) and *Taxation Administration Act 1953* (Cth). For more information about the protection afforded to certain individuals who make a qualifying disclosure in Australia or about our Australian operations, please see Annexure I. inconsistency.

2 What Activities are Covered By This Policy?

Except where local or applicable law provides greater rights or remedies to individuals, in which case the local or applicable law shall prevail, this Policy applies to individuals who wish to disclose misconduct or an improper state of affairs or circumstances in relation to Brambles, including any of its group companies ("Brambles"). In this Policy, these activities are called "Wrongdoing" and include, but are not limited to:

- (a) criminal activity under any applicable law, including the laws of Australia and the European Union;
- (b) fraud;
- (c) breach of duty or trust;
- (d) conduct that represents a danger to the public, including dangers to health and safety and damage to the
 environment resulting from the release of toxic substances or environmental waste or violation of
 applicable environmental law or regulation;
- (e) questionable accounting, internal accounting or auditing mismanagement, including actual or threatened:
 - (i) fraud or deliberate error in the preparation, evaluation, review or audit of any Brambles financial statement;
 - (ii) fraud or deliberate error in the recording and maintaining of Brambles' financial records;
 - (iii) deficiencies or non-compliance with Brambles' internal accounting controls;
 - (iv) misrepresentations or false statements to or by senior officers or accountants regarding a matter contained in Brambles' financial records, financial reports, or audit reports;
 - (v) deviation from full and fair reporting of Brambles' financial condition; or
 - (vi) other activities that might represent a danger to the financial system;
- (f) breaches or suspected breaches of applicable tax laws or misconduct in relation to Brambles' tax affairs;
- (g) bribery or corruption;
- (h) human rights abuses;
- (i) unethical conduct;
- (j) failure to comply with any legal or regulatory requirements not specifically mentioned above, including any laws administered by the Australian Securities and Investments Commission (**ASIC**);

- (k) conduct that compromises product safety and compliance, transportation safety, food safety or the protection of animal health or welfare;
- (l) breaches affecting the protection of personal or confidential data or the security of Brambles' network and information systems;
- (m) the unauthorised disclosure of trade secrets or proprietary or confidential information;
- (n) any breach of Brambles' Code of Conduct or other policies or procedure;
- (o) conduct likely to damage Brambles' reputation;
- (p) victimisation, retaliation or retribution for reporting concerns of Wrongdoing or for providing any information externally to a legal practitioner for the purpose of seeking advice or legal representation under any applicable whistleblower law or to any applicable regulator to assist it in the performance of its functions or duties under applicable law; or
- (q) the deliberate concealment of any of the above.

If you have reasonable grounds to suspect that any Wrongdoing has happened or is likely to happen, you should report it under this Policy. The various ways you can do this are explained in section 4 below. If you are uncertain as to whether an activity is covered by this Policy, you should speak to the Chief Legal Officer, the Chief Compliance Officer or any other member of the Legal and Global Ethics and Compliance Team.

In most cases, this Policy, and the reporting channels set forth in section 4 below, do not cover complaints relating to your own personal circumstances, such as the way you have been treated at work. Instead, in most cases, complaints about your own personal circumstances should be reported to your line manager or your human resources representative, who will take appropriate action. The confidentiality of any employee lodging an objectively reasonable complaint relating to their own personal circumstances will be respected, and no victimisation, retaliation or retribution will be tolerated.

3 Who Can Speak Up Under This Policy?

This Policy and the procedures described in this Policy are available to every current and former officer, employee, and associate of Brambles and any party with whom Brambles has or had a business relationship (such as Brambles' customers, suppliers, employees of suppliers, contractors, agents, distributors, volunteers, trainees and shareholders). This Policy and the procedures described in this Policy also apply to any relatives or dependents of any of the above, including a spouse, a dependant of a spouse, parent, or other linear ancestor, child, or grandchild or sibling, or to any other individual as prescribed by applicable law.

4 How To Raise A Concern

Brambles encourages all reports of Wrongdoing to be made to the Brambles' Speak Up hotline, which includes multiple channels for reporting. Reports made to the Speak Up hotline are received by an independent third party, Navex Global, 24 hours a day, 7 days a week, and routed to the Global Ethics and Compliance Team. To raise a report using the Speak Up hotline, individuals may go to www.brambles.ethicspoint.com, which provides a listing of country- or region-specific, local or toll-free telephone numbers or links to the available online reporting system, or consult the Speak Up posters in Brambles' facilities. Using the Speak Up hotline is the best way for Brambles to ensure reports of Wrongdoing are dealt with promptly, securely and in accordance with this Speak Up Policy. While Brambles encourages reporters to identify themselves, reporters may make a report on an anonymous basis using the Speak Up hotline.

Additionally, we hope all employees will feel comfortable raising concerns about actual or possible Wrongdoing openly and, where they feel comfortable, reports may be made orally or in writing directly to:

- your line manager;
- the Chief Legal Officer and Group Company Secretary;
- the Vice President and Regional General Counsel, EMEA;
- the Vice President and Regional General Counsel, Americas and Asia;
- the Chief Compliance Officer; and
- any member of Brambles' Internal Audit team.

Finally, there may be certain circumstances where individuals believe that they cannot communicate a concern of Wrongdoing using any of the channels listed above. In such a situation, that individual may communicate directly with the Chair of the Board or the Chair of the Audit & Risk Committee, who may be contacted by and through the Head of Legal and Group Company Secretary at GPO Box 4173, Sydney NSW 2001, Australia. Any communication to the Chair of the Board or the Chair of the Audit & Risk Committee should be clearly marked marked as "Confidential-Eyes Only". With this marking, the communication will be forwarded directly to the Chair of the Board or the Chair of the Audit & Risk Committee and will not be opened by the Chielf Legal Officer. Individuals also may communicate with Brambles' external auditors by contacting ethics.helpline@au.pwc.com or, for persons located in Australia, on 1800 487 878.

Regardless of the channel used, employees must report suspected Wrongdoing as soon as practicable. Reporting Wrongdoing as soon as possible allows Brambles to undertake an investigation and remedy or eliminate it and to minimise any adverse consequences which may arise from it.

You may report suspected Wrongdoing anonymously. However, as it is much more difficult and often impossible to investigate suspicions which are reported anonymously, you are encouraged, but not required, to give your identity. Any reports made, whether anonymous or not, should include sufficient detail to allow Brambles to investigate the matter fully. For example, it is important to provide information about the names of the people allegedly involved in, or witness to, the incident(s), the dates and times of the incident(s) (approximate or exact), where the incident(s) occurred, and why the employee believeds the incident(s) should be reported. Insufficient detail may prevent Brambles from addressing the matter appropriately.

Any employee who believes that he or she has been personally involved in Wrongdoing is expected to report such incident(s). Self-reporting will be considered when deciding whether or what disciplinary action may be appropriate.

The goal of this Policy is to provide an internal mechanism for reporting, investigating and remedying any Wrongdoing. Sometimes individuals will have concerns that relate to the actions of a third party, such as a customer, supplier, or service provider. We strongly encourage you to report such concerns internally before raising them with any third party. You should utilise one of the channels for reporting set out above for guidance. Nothing in this Policy, however, prevents you from reporting Wrongdoing or providing information to, testifying or otherwise assisting ASIC, the Australian Commissioner of Taxation or any other applicable regulator performing its functions or duties consistent with or in relation to applicable law.

5 Confidentiality Is Respected

If you report Wrongdoing on reasonable grounds, your identity and any information which is likely to lead to your identification will be kept in confidence and will be shared only on a "need-to-know" basis with those responsible for investigating or resolving the concern. We will store all information about a report securely and consistent with our Data Classification Policy and Document Retention and Data Destruction Policy and Schedule. We also will redact your identity from all relevant documents.

For those reports of Wrongdoing covered by Annexure I, the legal protections available under the Australian whistleblower laws, as set out in section 8 of Annexure I, will apply.

6 No Victimisation

We understand that individuals are sometimes worried about possible repercussions associated with complaints of Wrongdoing. Please know that we encourage openness and will support any person who has reasonable grounds to raise suspicions of Wrongdoing under this Policy, even if they turn out to be mistaken.

We will not tolerate direct or indirect victimisation, retaliation or retribution of any kind to any person who makes a report under this Policy or conducts, assists or participates in an investigation into a report made under this Policy. Any employee found to have engaged in such behaviour against a person because they believe that the person has made, may make, proposes to make, or could make a report under this Policy or has assisted, may assist, proposes to assist, or could assist in an investigation will be subject to appropriate discipline, up to and including the possible termination of employment. We interpret victimisation, retaliation or retribution broadly to include any act or omission which causes, or threatens to cause, any detriment (collectively,

Detrimental Treatment), and such Detrimental Treatment includes, amongst other things:

- suspension, layoff, dismissal or equivalent measures;
- demotion or withholding of promotion;
- withholding of training;
- negative performance reviews;
- altering an employee's position, status or contract (to include working terms and conditions) or other person's position, status or contract to his or her disadvantage;
- disciplinary action or other form of injury to an employee in his or her employment;
- discrimination, harassment, intimidation, threats, current or future bias or other unfavorable treatment;
- harm or injury to a person, including psychological harm or damage to a person's reputation;
- damage to a person's property, business, or financial position; and
- negative employment references, blacklisting or business boycotting.

If you believe that you have suffered, or someone else has suffered, any such Detrimental Treatment, you should report your concerns using one of the reporting mechanisms identified in section 4 above immediately.

7 Investigative Process

Once you have raised a concern, Brambles will evaluate it to determine the appropriate next steps. Brambles' Legal and Global Ethics and Compliance Team is the function designated to receive and investigate, or oversee the investigation of, reported Wrongdoing. Promptly, and within seven days of receipt of your report, a member of Brambles' Legal and Compliance Team will acknowledge receipt of your concern.

In some cases, Brambles may appoint an internal or external investigator or team of investigators, including staff with relevant investigative experience or with special knowledge of the subject matter. At your request, Brambles will arrange for a physical, in-person meeting with the appointed investigator within a reasonable timeframe.

No one will be judged to have engaged in Wrongdoing or misconduct until the investigation, if any, is complete and they have had a chance to respond to the allegations. All investigators will treat witnesses in a professional manner and with dignity and respect. Depending on the outcome of an investigation, in addition to potential disciplinary action, the investigators may make recommendations for change to enable Brambles to minimise the risk of future Wrongdoing.

Brambles will aim to keep any person who raises a concern of Wrongdoing informed of the progress of any investigation and its likely timetable for completion. We also will aim to complete all investigatons within a reasonable timeframe not exceeding three months, or six months where the facts and circumstances surrounding the concern require, and provide feedback regarding the same. However, sometimes the need for confidentiality and legal considerations may prevent us from giving the person who raises a concern of Wrongdoing specific details of the investigation or any disciplinary action taken as a result.

It is a very serious matter to raise a concern which you know to be false, and if we determine that a false complaint has been made without reasonable grounds for doing so, we may conclude that such actions amount to gross misconduct, warranting discipline up to and including the possible termination of employment.

8 Cooperation

All employees are expected to cooperate fully with any investigation under this Policy, providing complete and truthful information. Any employee who fails to cooperate with an investigation or lies to or misleads Brambles will be subject to disciplinary action up to and including termination of employment.

Employees who have been informed or become aware of ongoing investigations for which they have potentially relevant records (e.g., memoranda, electronic mail, instant messages, files, notes, photographs, and recordings, etc.) must retain these records and provide them to Brambles. Any employee who knowingly destroys or alters potentially relevant records or information will be subject to disciplinary action up to and including the possible termination of employment.

9 Reporting Speak Up Matters

Subject to the confidentiality protections set out in section 5 above and in Annexure I, where applicable, reports of Wrongdoing may be used for limited reporting purposes, including to the Brambles' Board of Directors and its Audit & Risk Committee.

10 Support

We recognise that raising a concern of Wrongdoing, or participating in an investigation (either as a witness, an accused or as an investigator), can be difficult and uncomfortable. In certain circumstances, including to protect you from the risk of Detrimental Treatment, Brambles may, on a case-by-case basis, allow you to perform your duties from another location or in another role at the same band level. We also may reassign or relocate other Brambles employees allegedly involved in the Wrongdoing while the investigation is ongoing.

Additionally, Brambles' employees and their families can contact <u>Brambles' Employee Assistance Programme</u> (*EAP*) for support. EAP provides free, confidential, short-term support services by qualified professionals to Brambles' employees and their immediate family members, either face-to-face, over the phone or through the internet. Information on how to contact the <u>EAP</u> is available on Walter.

11 Further Information

If you would like further information on this Policy, we encourage you to contact Brambles' Chief Legal Officer, Brambles' Chief Compliance Officer or any member of the Legal and Global Ethics and Compliance Team.

12 Maintenance Of This Policy

This Policy, including Annexure I, is available internally to all employees through the Global Ethics and Compliance Hub on Walter and externally to all individuals on the Brambles website at https://www.brambles.com/corporate-governance-overview. Additionally, hard copies of this Policy, including Annexure I, are available at every plant or service center owned or operated by Brambles. The manager of each such facility will be responsible for ensuring that the current form of this Policy, including Annexure I, is available in hard copy in a canteen, breakroom or any other location where other policies, procedures or manuals may be accessed freely.

13 Responsibility For The Success Of This Policy

The Brambles Board has overall responsibility for this Policy and reviewing the effectiveness of actions taken in response to concerns raised under this Policy. The Risk and Audit Committee has responsibility for:

- (a) ensuring appropriate mechanisms are in place to protect against Detrimental Treatment; and
- (b) the communication and compliance with this Policy throughout Brambles.

The Chief Compliance Officer has day-to-day operational responsibility for this Policy and ensures that all managers and other staff who may deal with concerns or investigations under this Policy, including Eligible Recipients as defined in Annexure I, receive regular and appropriate training.

The Chief Legal Officer, in conjunction with the Board, will review this Policy from a legal and operational perspective at least once a year. This Policy does not form a part of any employee's employment contract, or otherwise create contractual rights or obligations, and it may be amended from time to time.

All employees are responsible for the success of this Policy and should ensure that they use it to disclose any suspected Wrongdoing. Employees are invited to comment on this Policy and suggest ways in which it might be improved. Comments, suggestions and queries should be addressed to the Chief Legal Officer.

Brambles Speak Up Policy Annexure I

Legal Protections for Speak Up Reporters in Australia

1. Purpose

- 1.1. Brambles' Speak Up Policy, generally, and this Annexure I, more specifically, are designed to comply with the *Corporations Act 2001* (Cth) and *Taxation Administration Act 1953* (Cth) (collectively, the "Acts"), which provide specific protection for individuals who make "Qualifying Disclosures".
- 1.2. A report may be a Qualifying Disclosure if it is made by an "Eligible Reporter" about a "Disclosable Matter" to an "Eligible Recipient". The information in this Annexure I is designed to provide you with further details about these concepts, to include the specific legal protections available under the Acts, and to explain the process that should be followed.
- 1.3. If you have any questions about this Annexure I or the legal protections under the Acts, we encourage you to contact Brambles' Chief Compliance Officer or any member of the Global Legal or Ethics and Compliance Teams.
- 1.4. To avoid doubt, both the Speak Up Policy and this Annexure I apply in Australia. To the extent that the Speak Up Policy is inconsistent with this Annexure I, this Annexure I will prevail to the extent of the inconsistency.

2. Key Principles

- 2.1. As set out in the Speak Up Policy, Brambles encourages you to report anything you reasonably believe may be Wrongdoing, even if you are not sure whether it constitutes a Qualifying Disclosure. We want you to feel safe coming forward without fear of retaliation or retribution because, by Speaking Up, you help us to identify and address issues and to improve how we do business.
- 2.2. As set out in the Speak Up Policy, we do not allow any form of Detrimental Treatment to be taken against anyone because they can make, do make, propose to make or could make a report of Wrongdoing on reasonable grounds, even if the report does not constitute a Qualifying Disclosure. We consider all forms of Detrimental Treatment to be misconduct and grounds for disciplinary action, up to and including termination of employment. In addition, there are specific protections and steep penalties and the potential for criminal prosecution for those who engage in Detrimental Treatment in relation to a Qualifying Disclosure.
- 2.3. When individuals Speak Up under the Speak Up Policy and this Annexure I, the information they provide will be dealt with confidentially. Qualifying Disclosures also qualify for certain confidentiality protections under the Acts. Brambles will manage any Qualifying Disclosures under this Annexure I in accordance with all applicable legal requirements.
- 2.4. Nothing in Brambles' Speak Up Policy or this Annexure I prevents you from, or requires approval for, reporting what you reasonably believe is a breach of the law to an appropriate government authority or from seeking legal advice in relation to the protections available to you for making a report.

3. Definitions

For the purposes of this Annexure I the following terms have the following meaning:

- 3.1. "Brambles" refers to Brambles Limited and any of its Group Companies.
- 3.2. "Detrimental Treatment" has the meaning set out in the Speak Up Policy.
- 3.3. "Disclosable Matter" or "Disclosable Matters" refers to information that:
 - 3.3.1. concerns misconduct, or an improper state of affairs or circumstances, relating to Brambles or a Group Company, including in relation to the Tax Affairs of Brambles or an associate of Brambles;
 - 3.3.2. indicates that Brambles or a Group Company, or their officers or employees, have engaged in conduct that violates the *Corporations Act 2001* (Cth) or certain other Australian laws;

- 3.3.3. constitutes an offence under any Commonwealth law punishable by at least 12 months of imprisonment; or
- 3.3.4. represents a danger to the public or the financial system.

Examples of Disclosable Matters include insider trading, insolvent trading, breach of the continuous disclosure rules, failure to keep accurate financial records, falsification of records or accounts, bribery, fraud, modern slavery or a violation of human rights, or a breach of duty or trust.

- 3.4. "Eligible Reporter" or "Eligible Reporters" means:
 - 3.4.1. current or past employees of Brambles;
 - 3.4.2. current or past officers or associates of Brambles (including the directors and secretary of Brambles and those of a Group Company);
 - 3.4.3. current or past suppliers of Brambles, whether paid or unpaid, including contingent workers and any of the supplier's employees or workers (e.g., current and former contractors, consultants, service providers and business partners); and
 - 3.4.4. any relatives, dependents or spouses (or that spouse's dependents) of any individual identified in this section 3.4.
- 3.5. "Eligible Recipient" or "Eligible Recipients" means the following individuals and entities:
 - 3.5.1. the Chief Legal Officer and Group Company Secretary;
 - 3.5.2. the Vice President and Regional General Counsel, EMEA;
 - 3.5.3. the Vice President and Regional General Counsel, Americas and Asia;
 - 3.5.4. the Chief Compliance Officer;
 - 3.5.5. an internal or external auditor of Brambles or a Group Company;
 - 3.5.6. if the concern relates to Brambles' Tax Affairs, to:
 - 3.5.6.1. any employee or officer of Brambles who has functions or duties that relate to Brambles' Tax Affairs;
 - 3.5.6.2. a registered tax agent or BAS agent (within the meaning of the Tax Agent Services Act 2009 (Cth)) engaged by Brambles; or
 - 3.5.6.3. the Commissioner of Taxation;
 - 3.5.7. the Australian Securities and Investments Commission (ASIC); or
 - 3.5.8. the Australian Prudential Regulation Authority (APRA).
- 3.6. "Group Company" means, for the purposes of this Annexure I, a related body corporate of Brambles as that term is defined in the *Corporations Act 2001* Cth).
- 3.7. "Tax Affairs" means affairs relating to any tax imposed by or under, or assessed or collected under, a law administered by the Commissioner of Taxation.
- 3.8. "Wrongdoing" has the meaning set out in the Speak Up Policy.

4. Qualifying Disclosures

- 4.1. A report will be a Qualifying Disclosure eligible for legal protection under the Acts if each of the following criteria are met:
 - 4.1.1. you are an Eligible Reporter as defined in section 3.4;
 - 4.1.2. you report a Disclosable Matter as defined in section 3.3, and you have reasonable grounds to support it;
 - 4.1.3. your report relates to Brambles', or a Group Company's, Australian operations or conduct occurring in Australia; and
 - 4.1.4. you report your Disclosable Matter directly to the Brambles' Speak Up hotline or to an Eligible Recipient listed in section 3.5.
- 4.2. A Qualifying Disclosure also includes a report you make to a legal practitioner for the purpose of obtaining legal advice or legal representation about the operation of the whistleblower laws in Australia (whether or not the report relates to Wrongdoing).
- 4.3. If the criteria for a Qualifying Disclosure is met, the legal protections under the Acts will be available to you even if your report is made anonymously or if your report turns out to be incorrect or unsubstantiated.

5. How To Report A Qualifying Disclosure

Section 4 of the Speak Up Policy sets out how to make a report, which also applies to Qualifying Disclosures made under this Annexure I.

Brambles encourages all reports of Disclosable Matters to be made to the Brambles' Speak Up hotline. Reports made to the Speak Up hotline are received by an independent third party, Navex Global, and routed to the Global Ethics and Compliance Team. Using the Speak Up hotline is the best way for Brambles to ensure your report is dealt with promptly, securely and in accordance with the Speak Up Policy and this Annexure I. While Brambles encourages reporters, including Eligible Reporters, to identify themselves, reporters may make a report on an anonymous basis through the Speak Up hotline.

6. Public Interest and Emergency Disclosures

In certain circumstances, Eligible Reporters may also be protected under the Acts if they report a Disclosable Matter to a professional journalist or parliamentarian that they have reasonable grounds to consider is in the public interest (a "Public Interest Disclosure") or that relates to a substantial and imminent danger to health, safety or the natural environment (an "Emergency Disclosure"). The requirements that must be met in order to receive legal protection for a Public Interest Disclosure or an Emergency Disclosure are set out below:

	Public Interest Disclosure	Emergency Disclosure	
1	A previous report has been made to ASIC or APRA		
2	90 days has passed since making the report	No wait period	
3	The Eligible Reporter does not have reasonable grounds to believe that action is being, or has been taken, to address the matters reported The Eligible Reporter has reasonable grounds to believe that making a further disclosure of the information would be in the public interest	The Eligible Reporter has reasonable grounds to believe that the information concerns a substantial and imminent danger to the health or safety of 1 or more persons or to the natural environment	
4	The Eligible Reporter has provided written notification to ASIC or APRA (whichever received the previous report) that they intend to make a Public Interest Disclosure or Emergency Disclosure and they provide enough information to identify the previous disclosure		
5	The Eligible Reporter makes a disclosure to a member or the legislature of a Territory of		
6	The information disclosed provides no more detail than necessary to inform the recipient of the Disclosable Matter	The information disclosed provides no more detail than necessary to inform the recipient of the substantial and imminent danger	

Brambles suggests that individuals seek independent legal advice before making a Public Interest Disclosure or Emergency Disclosure.

7. Investigation of a Qualifying Disclosure

- 7.1. When a Qualifying Disclosure is made or shortly thereafter, Brambles will seek the Eligible Reporter's consent to disclose their identity and any information that is likely to lead to their identification. The Eligible Reporter can select one of two options:
 - 7.1.1. Consent. This means that the Eligible Reporter consents to their identity being disclosed for the limited purposes of investigating the concern and for reporting to relevant stakeholders. This is the preferred option because Brambles will be best placed to fully investigate the matter and provide the Eligible Reporter with ongoing protection and support.
 - 7.1.2. Remain Anonymous. This means that the Eligible Reporter does not tell Brambles who they are. This may mean that Brambles has limited ability to seek further information from the Eligible Reporter and investigate the matter.
- 7.2. When a Qualifying Disclosure is made, the matter will be investigated as appropriate and consistent with the process set out in the Speak Up Policy and the Standard Operating Procedures for Investigating Complaints of Wrongdoing. Even if you withhold consent as described in section 7.1 above, it will be lawful for Brambles to disclose information, **other than your identity**, which you share that may lead to your identity becoming known if it is reasonably necessary in order to investigate the concern(s) raised. If it becomes necessary to disclose such information, Brambles will take all reasonable steps to protect your identity.
- 7.3. We seek to protect the confidentiality of an Eligible Reporter's identity, by:
 - 7.3.1. storing information about a report securely and consistent with our Data Classification and Handling Policy and Document Retention and Data Destruction Policy and Schedule;

- 7.3.2. redacting the Eligible Reporter's identity from all relevant documents; and
- 7.3.3. sharing the Eligible Reporter's identity only with those who have a legitimate need to know, subject to the consent provided by the Eligible Reporter.
- 7.4. If you believe your identity has not been kept confidential, you should contact Brambles' Chief Compliance Officer, who will review the allegation. You may also submit a complaint to a regulator, such as ASIC or the Australian Taxation Office, for investigation.

8. Protections For Qualifying Disclosures

In addition to the protections set out in the Speak Up Policy, under the Acts the following legal protections are available to Eligible Reporters who make a Qualifying Disclosure:

	Protection	Consequences
1	Protection of Confidentiality	It is illegal under the Acts to disclose an Eligible Reporter's identity or any information likely to lead to their identification, except when:
		 the Eligible Reporter consents; the disclosure is made to ASIC, APRA or a member of the Australian Federal Police, or if the matter relates to a tax matter, the Commissioner of Taxation; the disclosure is made to a lawyer in order to obtain legal advice or representation in relation to the operation of the Acts; or information likely to lead to the identification of the Eligible Reporter (but not the Eligible Reporter's actual identity) is disclosed because it is reasonably necessary for the purpose of investigating the matter and all reasonable steps are taken to reduce the risk that the Eligible Reporter will be identified.
2	Protection from Detriment and Compensation	It is illegal under the Acts to carry out any conduct which causes Detrimental Treatment, or threatens Detrimental Treatment (whether express, implied, conditional or unconditional), because the Eligible Reporter (or any other person) has raised, may have raised, proposes to raise or could raise a Qualifying Disclosure. This includes any situation where a belief or suspicion that a Qualifying Disclosure has been, may be or could be raised is only part of the reason why action is taken. If an Eligible Reporter is subject to Detrimental Treatment or a threat of Detrimental Treatment, they may be entitled to compensation or another remedy under the Acts.
3	Immunity from Some Types of Liability	
		 protection from civil, criminal and administrative legal action for making a Qualifying Disclosure; protection from contractual or other remedies being enforced or exercised against them on the basis that they made a Qualifying Disclosure; and for Qualifying Disclosures made to ASIC, APRA or the Commissioner of Taxation and for Public Interest Disclosures and Emergency Disclosures, the information they provide may not be admissible in evidence against them in legal proceedings (unless they have provided false information).

8.1. Courts are given broad scope to make orders remedying Detrimental Treatment or threats of Detrimental Treatment. This can include injunctions, compensation orders, reinstatement, exemplary damages, and apologies. Civil and criminal sanctions may also apply to breaches of the Acts.

9. Personal Work-Related Grievances

- 9.1. Generally, reports that concern personal work-related grievances do not qualify for legal protection under the Acts. A report will concern a personal work-related grievance if:
 - the complaint concerns a grievance about any matter in relation to your employment or former employment or having or tending to have implications for you personally; and
 - the complaint does not have significant implications for Brambles or any of its Group Companies that do not relate to you or in certain other limited circumstances.
- 9.2. Examples of personal work-related grievances include:
 - a dispute between you and another Brambles' employee; and
 - a decision relating to the terms and conditions of your employment. This can include any decision relating to your performance, decisions relating to transfers or promotions or decisions relating to your continued employment.
- 9.3. Disclosures of personal work-related grievances which do not qualify for legal protection will be dealt with under the Speak Up Policy and other applicable Human Resources grievance policies and procedures as appropriate.
- 9.4. Notwithstanding the foregoing, a personal work-related grievance will qualify for legal protection under this Annexure I if:
 - 9.4.1. it raises allegations of Detrimental Treatment (or the threat of Detrimental Treatment) arising out of the reporter's Qualifying Disclosure (or ability to make a Qualifying Disclosure) under this Annexure I;
 - 9.4.2. it is a mixed report that includes information about a Disclosable Matter as well as a personal work-related grievance;
 - 9.4.3. it indicates that Brambles or a Group Company, or their officers or employees, have engaged in conduct that violates the *Corporations Act 2001* (Cth) or certain other Australian laws;
 - 9.4.4. it relates to an alleged breach of a Commonwealth law which is punishable by imprisonment for a period of 12 months or more or to conduct that represents a danger to the public or the financial system; or
 - 9.4.5. the Disclosable Matter relates to information that suggests misconduct that goes further than one person's personal circumstances and otherwise meets the remaining elements of a Qualifying Disclosure.

10. Support for Eligible Reporters

- 10.1. We recognise that raising any report of Wrongdoing, including a Disclosable Matter, can be difficult and uncomfortable. In certain circumstances, including to protect you from the risk of Detrimental Treatment, Brambles may, on a case-by-case basis, allow you to perform your duties from another location or in another role at the same band level. We also may reassign or relocate other Brambles employees allegedly involved in the Wrongdoing while the investigation is ongoing.
- 10.2. Additionally, Brambles' employees and their families can contact Brambles Employee Assistance Program (EAP) for support. EAP provides free, confidential, short-term support services by qualified professionals to Brambles' employees and their immediate family members, either face-to-face, over the phone or through the internet. Information on how to contact the EAP is available on Brambles' Walter here.

11. Review and Maintenance of this Annexure I

The Chief Legal Officer, in conjunction with the Board, will review this Annexure I from a legal and operational perspective at least once a year.