

General rules and regulations / obligations of code of compliance

The compliance rules of M/s Projections Strategy LLP (known as Projections herein, who are the owners of the website: www.railanalysis.com) are meant to ensure that all products /services offered by Projections and the Indian /International Experts are in compliance with the legal regulations without any conflict of interests. They thus set the framework and the rules which Experts are contractually bound to observe and strictly follow as under:-

- Each and every Expert who provides or uses the Services procured by Projections Strategy LLP hereby declares his/her acceptance and compliance with all Projections compliance rules and regulations.
- These Principles of the compliance policy apply to all the services provided by Projections through their website: www.railanalysis.com and offline consulting.
- The Services by an Expert must not create any conflict of interest, whatsoever.
- The Services provided by an Expert must not lead to any breach of contract between the Expert and any of his clients or his company.
- The Expert must not breach any of the laws or violation of rights of any nature whatsoever, of the code of conduct of a person or a company to whom or to which the Expert has an obligation.
- The Expert must not disclose any information not known to the general public, relevant under commercial law concerning any company or a third party to gain access to such information.

Duties of Experts

- Each Expert shall act independently and without any influence or instructions.
- The expert acknowledges that they are not entitled to describe Projections or the client as their employer and are not entitled to represent Projections.
- Each Expert will work in strict confidentiality and is fully prohibited to disclose any information concerning consulting services or clients or the identity thereof.
- Experts are under no circumstances permitted to reveal or pass on their knowledge of any information which may be confidential or protected by law and/or our regulations.
- Experts may provide no consulting Services to a company of which they are an employee/Ex employee, irrespective of their designation or in any other capacity for similar tasks being performed by them for other clients /companies through projections.
- Experts undertake not to provide consulting Services to a company which is in direct competition with the company/client through Projections for the similar services under any circumstances, whatsoever.
- Experts who are administrative officers or civil servants must adhere strictly to all provisions regarding ethics and procedures which apply to or are envisaged for their position in the civil service.
- Administrative officers or civil servants may undertake no consulting Services whose content relates directly to the authority or department in which they are employed.
- Furthermore, Experts undertake not to offer any investment, legal, medical, accounting or other regulated advice. This obligation also relates expressly to consulting and trading recommendations in relation to securities of any kind.
- Experts undertake never to provide or give false or misleading information or to misrepresent their experience, training or relationship of employment or dependence with Projections or their knowledge of the latter to any of the clients.
- Experts also undertake on a regular basis to review and update the biographical assumptions on them to which they applied especially before they agree to participate in a project or to provide a consulting Service.
- Each Expert is fully responsible to decide whether it is appropriate to accept a request for advice pursuant to the General Terms and Conditions.
- If an Expert requires authorization from his existing employer, it is the responsibility of the Expert to obtain this authorization prior to commencing the consulting Service. Experts who are doubtful for getting the authorization they should not except any request.
- Experts undertake to read the entire Projections Expert Compliance terms and conditions in advance each time they undertake to provide a Service.

3. Anti-Corruption Rules

- During the execution of contracted Services, Projections follows its own compliance policy, which is designed to satisfy all necessary requirements for the complete satisfaction of the clients /companies.

- Experts shall inform Projections immediately if they should be asked to grant improper financial or other favours of any kind whatsoever in the context of a Service being provided by them.

4. Non-Disclosure & Confidentiality Policy

- All Confidential information is oral or written, operating and business secrets, documents, and other information and materials with which the Expert is entrusted for the execution of the project and which are labelled confidential or whose confidentiality results from its subject matter or other circumstances, the experts undertakes to treat all such confidential information, acquired by him in strict confidence and not to pass or share cut information with any third party without the written permission of Projections.
- However this agreement does not apply to such information which is or becomes generally known, which was already known to the Expert prior to its communication by Projections or has been independently developed or otherwise lawfully obtained by him or her.
- Experts will take all appropriate precautionary measures to ensure that strict confidentiality is maintained under all circumstances.
- The non-disclosure agreement is valid for a period of two years and can be extended depending upon the duration of the collaboration and also for a further period of two years from the point of termination of the collaboration. (The non-disclosure agreement expires in the event that the collaboration should fail or require premature termination).
- All Documentation issued, including all copies made thereof, as well as working documents and materials, are to be returned on request.
- In each case of culpable violation of this non-disclosure agreement Experts undertake to pay to compensate Projections suitably without any requirement on the part of the latter to provide evidence of damage sustained .

5. Limitation of Liability

Subject to the provisions in the Agreement, M/s Projections or for the material shown in the website: www.railanalysis.com, or for the advice , suggestions or any other information provided by the experts to its clients , Projections will not be liable for any loss of contract, loss of goodwill, loss of market, loss of profit or loss of anticipated profit and more generally for any special, indirect, or consequential loss or damage, expense or cost whatsoever.

6. Judiciary

This agreement will be governed by and on construed in accordance with the laws of New Delhi, India and shall be subject to the exclusive jurisdiction of the New Delhi Courts

Contacting Us

Should you have any queries please email : support@railanalysis.com