Whistleblowing Policy

St. Joseph's RC High School Ysgol Uwchradd Gatholig Joseff Sant

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St. Joseph's RC High School follows the LA's Whistleblowing policy, which is reproduced in full on the following pages.

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Whistleblowing Policy

This policy was updated March 2015 by LA

This policy was presented and accepted by the Governing Body March 2015

This staff were made aware of this policy and or updates Spring 2015

Introduction

It is important to the Council that any fraud, misconduct or wrong doing is reported and properly dealt with. All employees have a duty to report any malpractice as outlined in the Employee Code of Conduct.

Aims of the Policy

The policy has been developed to demonstrate the Council commitment to the none tolerance and elimination of malpractice.

It provides a clear framework to enable employees to raise concerns within the Council / School without fear of victimisation, discrimination or disadvantage rather than seeking a resolution to the problem outside the Authority.

Scope

The policy applies to all employees, contractors, suppliers, elected members, agency staff working for the Council on Council premises or carrying out duties for the Council.

School Based Employees:

Newport City Council commend this policy to individual Governing Bodies for adoption. If adopted by a Governing Body, the policy will apply to all employees under the direct control of that Governing Body.

To be read in conjunction with:

Employee Code of Conduct
Members Code of Conduct
Corporate Complaints Policy
Grievance Procedure
Disciplinary Code
Equal Opportunity Policy
Bullying and Harassment
Data Protection Act 1998
All Wales Child Protection
procedures
Anti fraud and corruption strategy
policy statement
Whistleblowing management
quidance

WHISTLEBLOWING

Whistleblowing is the raising of a concern, either within the workplace or externally, about a danger, risk, malpractice or wrongdoing which affects others.

OUTLINE

This policy seeks to:

- 1. Ensure that serious concerns are properly raised and addressed
- 2. Deter serious malpractice
- Promote accountability throughout the Council / School
- 4. Avoid crisis management and public criticism
- 5. Support individuals in challenging bad practice without fear of recrimination, victimisation or harassment.

The policy does not cover:

 An individual employment grievance. This should be referred to the Council's / School's Grievance Policy or other polices such as the Equal Opportunities Policy or the Bullying and Harassment Policy.

Health and Safety Matters: All employees have a legal obligation to report to a manager any work situation which represents a risk or danger to the Health and Safety of Council employees, colleagues or members of the public

WHAT IS A QUALIFYING DISCLOSURE?

The term 'qualifying disclosure' is used to describe information about any wrongdoing that an employee or other person may come across. It may be something that has happened, is happening or could happen in the future.

It could be in relation to:-

- 1. A criminal offence
- 2. A breach of legal obligations
- 3. A miscarriage of justice (criminal or civil not include the Council internal procedures)
- 4. A danger to the Health and Safety of any person
- 5. Damage to the environment
- 6. Deliberate covering up of any information tending to show any of the above matters
- 7. Financial irregularity and concern

Examples of serious concerns that fall under this policy could include:

- 1. Mal-administration, as defined by the Public Services Ombudsman for Wales
- 2. Breach of or failure to implement or comply with any policy determined by the Council / School.
- 3. Failure to comply with appropriate professional standards.
- 4. Corruption or Fraud.
- 5. Actions likely to cause physical danger to any person, or to give rise to a risk of significant damage to property.
- 6. Failure to take reasonable steps to report and rectify any situation which is likely to give rise to a significant avoidable cost or loss of income to the Council / School or would otherwise seriously prejudice the Council / School.
- 7. Abuse of power, or the use of Council's / School's powers for any unauthorised or ulterior purpose.
- 8. Unfair discrimination in the Council's / School's employment practice or in the delivery of services.
- 9. Unsafe working practices, which could result in an adverse effect on the health & safety or welfare of an whistleblower, their colleagues, the general public or service users, which have not been dealt with adequately.
- 10. Physical, sexual, or other abuse or harassment. This may involve an employee, a child or a vulnerable adult.
- 11. Failure to rectify or take reasonable steps to report a matter likely to give rise to a significant and avoidable cost or loss of outcome to the Council / School
- 12. Actions that could be considered as serious abuse of Council / School time. This might include serious abuses involving internet usage, email, clocking systems, flexi systems, time sheets, unauthorised meetings, unauthorised work, use of council vehicles etc.

NOTE: This list is intended to illustrate the types of issues which may be raised, it is not comprehensive.

SAFEGUARDS

The Council / School recognises that the decision to report a concern can be a difficult one, not least because of the fear of reprisal from those responsible for the malpractice. Those who make an allegation in the public interest should have nothing to fear as they will be doing their duty to their employer, colleagues and the public. Employees who make disclosures are entitled to receive independent advice and a list of relevant organisations and their contact details are covered in Appendix 1 of this policy.

The Council / School will not tolerate any detriment suffered by a whistleblower, and if this occurs the action may result in disciplinary action being taken against such employees who cause this detriment. Examples of detriment (or disadvantage) may include failure to promote, denial of training, closer monitoring, ostracism, blocking access to resources, unrequested re-assignment or re-location, demotion, suspension, disciplinary sanction, bullying or harassment, victimisation, dismissal, failure to provide an appropriate reference, or failing to investigate a subsequent concern.

If an employee who makes a disclosure believes that they are suffering a detriment for having raised a concern, this should be reported to the Head of People and Business Change.

Those who express their concern in the public interest but their allegation is not confirmed by the investigation should not fear reprisal, as no action will be taken against them. If however, allegations are made which subsequently prove to have a malicious intent, then the matter will be treated seriously and could result in disciplinary action.

EXPRESSING DISCLOSURES IN CONFIDENCE

Whilst a qualifying disclosure is expected to have substance, it is not expected that the employee raising the disclosure will need to prove it is true. It is the responsibility of the investigating manager/officer.

All disclosures will be treated in confidence and every effort will be made to keep the identity confidential where the individual requests this, unless disclosure is required by law. Any identification of a whistleblower will only be with the consent of the individual.

In some circumstances, it may be necessary for the person to be prepared to come forward as a 'witness'. Should this be necessary then every effort will be made to limit the contacts with the whistleblower to maintain the level of confidentiality.

ANNONYMOUS DISCLOSURES

A worker raises a concern anonymously if he or she does not give his or her name at all. If this happens, the Council will assess the anonymous information as best it can to establish whether there is substance to the concern and whether it can be addressed. Clearly if no-one

knows who provided the information it is not possible to reassure or protect them. This policy encourages individuals to put their name to the concern whenever possible.

The provisions of the Data Protection Act 1998 must be observed during the process, particularly in disclosure, use and processing of personal information.

PROCEDURE

STEP ONE

Disclosures are best raised in writing by completing the <u>Whistleblowing Report Form</u>, otherwise the person can disclose to their immediate line manager. Where the disclosure relates to the line manager it is appropriate to raise the issue with a Head of Service / Headteacher.

If employees feel unable to speak to their line manager or Head of Service regarding their disclosure, they can contact the internal Whistleblowing Helpline on 01633 210428 (please note that this number will be manned by a member of the Human Resources department).

Individuals may be accompanied by their Trade Union representative or work colleague to any meetings/interviews.

Within 10 days of a disclosure being received, the manager will write to the person raising the issue, acknowledging that the disclosure has been received and indicating how the Council / School proposes to deal with the matter and an estimation of how long it will take to provide a final outcome.

Regular support and contact will continue to be provided and support will be reviewed as and when appropriate.

On conclusion of any investigation, the individual will be told the outcome of the investigation and what action has been done/proposed. If no action is to be taken, the reason for this will be explained. In addition matters raised may:

- 1. Be referred to the Police
- 2. Be referred to the External Auditor
- 3. Form the subject of an independent inquiry
- 4. Some concerns may be resolved as an agreed action without the need for investigation

Should it be found that the matters raised fall within an alternative policy, e.g. the disciplinary policy the individual will be made aware that the matter is being forwarded to the appropriate person within the Council / School.

In the case of any information which is raised in the course of a disciplinary investigation, the Investigating Officer will investigate this in line with the Council's / School's Disciplinary Code If the information is disclosed after a decision has been made to hold a disciplinary hearing and is raised by way of defence, the relevant disclosure will form part of the consideration of the Disciplining Officer / Disciplinary panel.

If the disclosure concerns a health and safety issue then the Investigating Officer may take steps to protect the health, safety and well-being of any person or to protect the property of the Council / School or of any person for whom the Council / School has a statutory duty of care, and to secure that such action is

taken.

In schools the Chief Education Officer and Head of People and Transformation would advise the Chair of Governors of the process to be followed.

STEP TWO

If the individual is unhappy with the response, outcome or the handling of the issue, the matter should be raised with a Corporate Director / Headteacher (or Chair of Governors where the outcome has been provided by the Headteacher), adopting the grievance procedure as the most appropriate mechanism.

STEP THREE

Where the individual believes there is a need to take the matter outside the Council / School, they should ensure they do not disclose confidential information unless that disclosure is privileged and relevant to the concern raised. Anyone proposing external disclosure should seek independent legal advice or contact the Public Concern at Work organisation. Please see Appendix 1 for further information on external organisations providing advice and support on whistleblowing. In addition Legislation sets out a number of bodies to which qualifying disclosures (Concerns) can be made:

- 1. HM Revenue & Customs www.hmrc.gov.uk
- 2. Financial Services Authority www.fsa.gov.uk
- 3. Office of Fair Trading http://oft.gov.uk
- 4. Health and Safety Executive www.hse.gov.uk
- 5. Environment Agency www.environment-agency.gov.uk

EMERGENCY SITUATIONS

If the individual believes that the malpractice must be dealt with immediately either because it concerns a health and safety issue or concerns children or vulnerable adults, immediate contact should be made to a manager on the list below. The risk or the urgency should be explained in sufficient detail and accuracy to ensure that the person receiving the report understands what the harm or risk is and whom or what needs to be protected.

The written disclosure should be completed as quickly as possible following a verbal report being made.

Normal Working Hours

1	Contact Manager	If not appropriate go to 2
2	Contact Senior Manager / Headteacher	If not appropriate go to 3
3	Contact the Whistleblowing Helpline	01633 210428

Contacts for reporting special disclosures relating to:

Disclosure about	Contact	Details
Members	Monitoring Officer(Head of Law & Standards)	01633 656656
Governors or Governing Bodies	Chief Education Officer	01633 656656
Children	Designated Complaints Officer for Social Services	01633 656656 (office hours)
Child in a school	Chief Education Officer	01633 656656
Vulnerable Adults	Principal Officer – POVA	01633 656656

Effective monitoring of the Policy

The effectiveness of the policy will be monitored in the following ways:

- This policy will be the responsibility of the Corporate HR Manager to annually review, ensuring legal compliance and best practice.
- The HR service will be responsible for recording and reporting on whistleblowing incidents and numbers of cases will be provided in the annual report.
- The effectiveness of the policy will be reported to the Council's Scrutiny Committee on an annual basis with steps for making improvements identified where appropriate.
- Periodic audits of the effectiveness of whistleblowing arrangements will be undertaken, including
 a) a record of the number and types of concerns and the outcomes of investigations
 - b) feedback from individuals who have used the arrangements
 - c) any complaints of victimisation
 - d) any complaints of failures to maintain confidentiality
 - e) any relevant litigation
 - f) a review of staff awareness, trust and confidence in the arrangements
- The audits will be reportable to the Council's Scrutiny Committee and the terms of reference outlined in a to f above will be reviewed as appropriate by the Board.

APPENDIX 1: External contacts regarding whistleblowing

More information on whistleblowing can be found on the GOV.UK website: www.gov.uk/whistleblowing

ACAS: Call 0300 123 1100 for free support and advice or to check your workplace policies and practices. The Acas Helpline provides free and impartial advice for employers, employees and representatives on a range of employment relations, employment rights, HR and management issues. The helpline is available Monday-Friday: 8am-8pm and Saturday 9am-1pm

Public Concern at Work, the Whistleblowing Charity, is the leading authority in the field. They aim to protect society by encouraging workplace whistleblowing and can be contacted on their website and via social media sites Facebook and Twitter.

www.pcaw.org.uk 020 7404 6609 https://www.facebook.com/publicconcernatwork https://twitter.com/WhistleUK

The Auditor General for Wales: contact about the proper conduct of public business; value for money, fraud and corruption in public bodies in Wales

PIDA Officer
The Auditor General for Wales
24 Cathedral Road
Cardiff CF11 9LJ
Tel: 01244 525980

E-mail: whistleblowing@wao.gov.uk www.wao.gov.uk/whistleblowers-hotline

Children's Commissioner for Wales about matters relating to the rights, welfare and interests of children in Wales.

Children's Commissioner for Wales Oystermouth House Phoenix Way Llansamlet Swansea SA7 9FS

Tel: 01792 765600 Fax: 01792 765601

Email: post@childcomwales.org.uk

www.childcomwales.org.uk

The Information Commissioner about compliance with the requirement of legislation relating to data protection and to freedom of information.

The Office of the Information Commissioner Wycliffe House Water Lane Wilmslow, SK9 5AF Tel: 0303 123 1113

Email: casework@ico.gsi.gov.uk

www.ico.gov.uk

The Health and Safety Executive about health or safety of individuals at work or the health and safety of the public that is work-related, in connection with those industries and work activities for which HSE is the enforcing authority.

Health and Safety Executive

Tel: 0300 003 1647

Online form: http://www.hse.gov.uk/contact/raising-your-concern.htm www.hse.gov.uk

Public Services Ombudsman for Wales about breaches by a member or co-opted member of a relevant authority's code of conduct in Wales.

Public Services Ombudsman 1 Ffordd yr Hen Gae Pencoed CF35 5LJ Tel: 0300 790 0203 Fax: 01656 641199

Email: ask@ombudsman-wales.org.uk

www.ombudsman-wales.org.uk

Care Council for Wales about matters relating to the registration of social care workers in Wales.

Care Council for Wales South Gate House Wood Street Cardiff CF10 1EW Tel: 0300 30 33 444 info@ccwales.org.uk