

Whistleblowing Policy and Procedure

1 Purpose and Scope

This Policy and procedure applies to Ambitious about Autism (AaA) and Ambitious about Autism Schools Trust (AaAST).

1.1 Policy statement

The Public Interest Disclosure Act 1998 provides workers with protection against dismissal or less favourable treatment if they reasonably report concerns in good faith. The Act is sometimes known as the Whistleblowers Act.

Ambitious about Autism (AaA) and Ambitious about Autism Schools Trust (AaAST) is committed to achieving and maintaining high standards with regard to behaviour at work, service to the public and in all its working practices. Employees are expected to conduct themselves with integrity, impartiality and honesty. AaA and AaAST seeks to develop a culture where inappropriate behaviour at all levels is challenged. To achieve this AaA and AaAST encourages the reporting of genuine concerns about malpractice, illegal acts, concerns over radicalisation or failures to comply with recognised standards of work without fear of reprisal or victimisation.

AaA and AaAST has established a procedure by which you can raise issues that concern you at work and these can be acted upon. If you raise concerns in good faith you will not suffer dismissal or detriment as a result.

AaA and AaAST Whistleblowing Policy is intended to complement statutory protection. For the avoidance of doubt, your statutory rights will not be affected in any way by this policy.

Our policy is accompanied by a procedure that should be followed when making a protected disclosure.

AaA and AaAST will not tolerate harassment or victimisation of a genuine whistleblower (including informal pressures) and will treat such conduct as gross misconduct, which if proven, may result in dismissal.

AaA and AaAST reserves the right to amend the policy and procedure as necessary to meet any change in requirements.

If there is anything that you think AaA and AaAST should know about, please use the procedure. By knowing about malpractice at an early stage the organisation stands a good chance of taking necessary steps to safeguard the interests of others and protect the organisation.

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1.2 What is whistleblowing?

This policy is designed to deal with concerns raised in relation to specific issues, which are in the public interest and detailed below.

AaA and AaAST has other policies and procedures that deal with complaints, critical or constructive comments, and appeals. Disciplinary, Grievance, Harassment Code of Conduct and Equal Opportunities policies also address standards of behaviour at work. The relevant policy should be followed where appropriate.

AaA and AaAST have a separate policy for Preventing Extremism and Radicalisation, which should be followed.

Whistleblowing is specific and means a disclosure of information made by a worker or an external person or body where they reasonably believe that one or more of the following matters is happening now, took place in the past or is likely to happen in the future:

- a criminal offence;
- a failure to comply with a legal obligation (e.g. breach of a contractual or other common law obligation, statutory duty or requirement or administrative requirement, including suspected fraud, malpractice or breach of a code of conduct);
- a miscarriage of justice;
- a danger to the health and safety of any individual;
- damage to the environment;
- covering up or ignoring a safeguarding concern about abuse or suspected abuse
- a deliberate concealment of information tending to show any of the above
- concerns regarding extremism and radicalisation of a learner/pupil or employee/volunteer

Only genuine concerns should be reported. Disclosures must be made in good faith with a reasonable belief that any information and/or allegation is substantially true, and that the disclosure is not made primarily or solely for personal gain. Malicious or false allegations will be treated as a serious disciplinary offence.

1.3 Who does the policy protect?

This policy applies to all employees, including full time, part time and temporary (regardless of length of service), volunteers, agents, contractors, suppliers and users of AaA and AaAST services.

Applicants, or external bodies or agencies, who have genuine concerns about malpractice or illegal acts as outlined in Section 2, are encouraged to report their concerns.

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Please note that whistleblowing is specific to the issues in Section 2 and matters relating to a complaint about your own personal circumstances or an appeal against a decision are addressed through the AaA and AaAST Grievance Policy and Procedure.

1.4 The Public Interest Disclosure Act 1998

This policy takes into account the Public Interest Disclosure Act 1998 ("the Act"), which protects workers making disclosures about certain matters of concern, where those disclosures are made in accordance with the provisions of the Act.

Disclosures are only protected if they fall within the categories set out in Section 2 above and are made reasonably and in good faith.

2 Guidelines for managers / individuals

2.1 Whistleblowing Procedure

Workers raising a concern should take the following steps:

You should first raise your concern with the Chief Executive in the first instance. The Chief Executive may ask for the concerns to be put in writing, if this is considered appropriate.

Anonymous allegations are not automatically disregarded but given the safeguards which are in place for those making allegations under this policy, anonymous allegations are given less weight than those from named individuals.

If, exceptionally, your disclosure is about the Chief Executive you should report your concerns directly to the Vice-Chair of the Trustees who will decide how the investigation should proceed.

If you are unhappy with the response that you receive, you may report the matter to the Chair of Trustees. This option will not apply where an allegation has been dismissed following an investigation.

Applicants, members of the public and other organisations are encouraged to raise a genuine concern about AaA and AaAST relating to the areas outlined in Section 2 above.

AaA and AaAST will decide how to respond in a responsible and appropriate manner under this policy. An investigation will be conducted as speedily and sensitively as possible. An official written record will be kept at each stage of the procedure.

A decision as to whether a preliminary investigation should be carried out will be made within two weeks of the complaint having been received. Where this is not possible, the person making the complaint will receive an explanation of the delay.

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You are entitled to be accompanied by a relevant accredited union representative (if any) or a work colleague, or member of the Staff Council throughout the procedure when reporting your concerns.

The person to whom you have raised the concern will investigate (or delegate to an appropriate individual or third party if appropriate) your concern/s as follows:

- If appropriate, arrange an initial interview with you normally within two weeks of complaint to ascertain your area/s of concern. This interview will remain confidential if requested.
- The notes taken during the interview will be sent to you to approve as an accurate record of what was discussed.
- You will be asked whether you want your identity to be disclosed and will be reassured about protection from possible victimisation or possible reprisals.
- You will be asked if you are prepared to make a verbal or written statement (if you have not already done so).
- A senior member of staff or an external person or body as appropriate, will then conduct further investigations. The investigation may be conducted by the auditors, for example in the case of financial irregularity or suspected fraud. They will aim to complete the investigation within seven working days although in serious or complicated cases, this may not be possible.
- The person against whom the disclosure is made will normally be told at an early stage, provided with supporting evidence and allowed to respond. However, it may be necessary to conduct the investigation in confidence (i.e. without informing the subject of your allegation/s) until (or if) it becomes necessary to do so. Alternatively, depending on the nature and seriousness of the complaint, the person/s against whom the allegation/s is made may be suspended while investigations are undertaken.

Notifying the Police

Whoever hears the whistleblowing concern has a professional obligation to notify the police if they have good reason to believe a crime has been committed. In the event of concerns about a person becoming radicalised consideration will be given to using the relevant Local Authority Channel process which can incorporate a referral to the police.

If there is a case to answer, and if appropriate, the disciplinary procedure will be initiated against the person/s who is the subject of the allegation/s.

You will be informed of the outcome of the investigation within five working days of completion of the investigation. The exact nature of any disciplinary action taken against any person will remain confidential.

Whether there was a case to answer or not, and provided that your disclosure was made in good faith because you reasonably believed it to be true, AaA and AaAST

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will ensure that you are protected from reprisal or victimisation as a result of your complaint.

Only where it is established that your allegations were false and made maliciously or for personal gain will disciplinary action be taken against you. Such disclosures will be treated as gross misconduct and may result in your dismissal without notice or payment in lieu of notice.

If, as a result of investigations you are implicated in some way in any wrong doings, disciplinary action may be taken against you. The fact that you have blown the whistle will be taken into account if an action is considered.

If you are not satisfied with the outcome of the investigation, you may consider informing other bodies and AaA and AaAST recognises that workers have a right to make a disclosure about certain matters of concern, as set out in paragraph 2.2 above, to prescribed persons (such as the Health and Safety Executive, the Director General of Fair Trading, Charity Commission the Director of the Serious Fraud Office, the Utility Regulators, the Data Protection Registrar and the Environment Agency).

If you are not satisfied with the outcome of the investigation and the concerns were about a safeguarding issue, you may consider informing the regulators who have a responsibility to inspect AaA and AaAST services.

Their contact details are:

Ofsted

WBHL
Ofsted
Piccadilly Gate
Store Street
Manchester M1 2WD
Telephone: 0300 123 3155

This action should not happen instead of following procedures.

2.2 List of other external contacts

Trades Unions

Local Citizens Advice Bureaux

Company Law: Business Innovation and Skills Department, Charity Commission

Competition and Consumer Law: Office of Fair Trading and local authority

Environmental Issues: The Environment Agency

Financial Services and the City: Financial Services Authority, Financial Reporting Council and its operating bodies (the Accountancy and Actuarial Discipline Board, Financial Reporting Review Panel and Professional Oversight Board), Head of

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Listing Department at the London Stock Exchange, HM Treasury (insurance business), Securities and Futures Authority

Fraud and Fiscal irregularities: Serious Fraud Office, Inland Revenue, HM Customs and Excise, Department of Trade and Industry

Health and Safety Risks: the Health and Safety Executive and the local authority

Others: Certification Officer (fraud and other irregularities relating to the financial affairs of trade unions and employers' associations), Criminal Cases Review Commission (miscarriages of justice), Information Commissioner, Occupational Pensions Regulatory Authority, Audit Commission for England and Wales, National Audit Office Utilities: OFCOM, OFWAT, OFGAS, Public Concern At Work (PCaW), ORR.

PREVENT CONTACTS AT LOCAL AUTHORITIES

Haringey (for TreeHouse School and Ambitious College – Pears Campus at the College of North East London)

The Prevent contact for the London Borough of Haringey can be accessed via the Single Point of Access (SPA) Team for children or for adults directly with the Prevent Coordinator.

LB Haringey Prevent: Child referral

LADO

Office hours phone: 020 8489 4470 – during office hours (Monday to Thursday 8.45am to 5.00pm; Friday 8.45am to 4.45pm)

SPA outside office hours phone: 020 8348 3148 (including weekends)

Prevent outside office hours phone: 020 8489 0000

Secure email: SPA@haringey.gcsx.gov.uk

LB Haringey Prevent: Adult referral

Prevent Coordinator

Office hours phone: 020 8489 3884 or 020 8489 1280

Outside office hours phone: 020 8489 0000

email: prevent@haringey.gov.uk

Hounslow (for Ambitious College – Pears Campus at West Thames College and The Rise School, Feltham)

Safeguard children

Telephone: 020 8583 6600

Email: earlyhelp@hounslow.gov.uk or csll-socialcare-gcsx@hounslow.gcsx.gov.uk

Out of hours: After 5pm weekdays or weekends

Telephone 020 8583 2222 and ask to speak to the duty social worker

Safeguarding Adults

Telephone: 0208 583 3100 - Monday to Friday from 9am to 5pm.

Out of hours telephone: 0208 8583 2222

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Lyn Wilson
Safeguarding Advisor/LADO (Education)
Email: lyn.wilson@hounslow.gov.uk
Phone: : [020 8583 2785](tel:02085832785)

Contact details for Prevent in Hounslow

PC Gary McGinn; Hounslow Prevent

Email: gary.mcginn@met.pnn.police.uk

Joan Conlon Community Inclusion and Participation Manager (Prevent Lead)

Mobile 07817 079190|

Email joan.conlon@hounslow.gov.uk

Najeeb Ahmed Prevent Coordinator

Mobile 07890 540433

Email najeeb.ahmed@hounslow.gov.uk

The Chief Executive has lead responsibility for policy implementation within AaA and AaAST and this policy is endorsed by the CEO to demonstrate AaA and AaAST commitment.

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