



Reynalds Cross Vision:

To be the best of the best; to be a place where "Every Individual" really does matter, to maximise independent learning and enjoyment in line with school aims; and to be a, positive, happy and fun learning environment with outstanding features.

# Whistleblowing (Public Interest Disclosure) Policy

Approved	December 2022
Review	When required

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# This policy is based on the Local Authority Policy

## **Version Control**

Title:Whistleblowing PolicyVersion Number:9.2Version Type:FinalAuthor:Steve Sparkes, Head of Audit ServicesDocument Review Date:April 2022Circulation:All staff

Amendment History

Version	Date	Comment
1.0	March 2009	Policy approved by Governance Committee
2.0	January 2014	Revised policy to HR
3.0	May 2014	Policy to Policies and Procedures (Unions) meeting
4.0	September 2014	Policy to Children's Services
5.0	October 2014	Policy to CLT
6.0	November 2014	Policy to Audit Committee
7.0	January 2015	Policy with further revisions to Audit Committee
8.0	March 2015	Policy to Governance Committee for final approval
9.0	August 2015	Escalation Process Update
9.1	November 2020	Amendment to include reference to new Resolution policy and delete reference to grievance and dignity at work procedures.
9.2	April 2021	Public Concern at Work charity changed to 'Protect'

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## 1. One-Page Overview

#### Whistleblowing is for:

- All employees (including teaching and non-teaching staff), people working on behalf of SMBC (including sub-contractors), School Governors and service users.
- Genuine concerns about malpractice or impropriety that you believe to be in the public interest, including but not limited to mismanagement, bribery, fraud and health and safety failures.

#### Whistleblowing is not for:

- Raising employment concerns;
- Making complaints relating to bullying or harassment issues;
- Questioning financial or business decisions taken by SMBC; or
- Raising issues that have already been addressed under disciplinary, resolution or other procedures. You can, however, raise concerns about failure to properly follow these procedures.

#### Who can I contact to blow the whistle?

- Your manager;
- A senior manager, or
- The Head of Audit Services (contact details on page 9)

A diagram of how to report a concern is included at **Appendix 1** of this policy. A standard whistleblowing form is available at **Appendix 2**.

#### Can I keep my name / identity secret?

You are encouraged to give your name when raising a concern. You can make an anonymous disclosure, but these are much less credible. All concerns will be treated in confidence and every effort made not to reveal the whistleblower's identity.

#### What will happen to me if I blow the whistle?

SMBC has a duty to protect whistleblowers and to make sure that you can raise concerns without fear of recrimination, reprisal, or be disadvantaged in any way.

#### I'm not sure I feel able to blow the whistle – how can I get help or advice?

- Contact the charity Protect (previously called 'Public Concern at Work') for free confidential advice about the best way to raise a concern. Their website address is www.protect-advice.org.uk or you can email them at whistle@protect-advice.org.uk or contact them on 020 3117 2520.
- Speak with your Trade Union representative.

## 2. Policy

Solihull Metropolitan Borough Council (SMBC) is committed to the highest standards of honesty, openness, probity and accountability. In line with this commitment and as part of its governance arrangements, SMBC encourages anyone who has a genuine concern about malpractice or wrongdoing within the Council to come forward without fear of reprisal and voice those concerns.

'Whistleblowing' is the term ordinarily used to describe the disclosure of information by an employee about malpractice that is occurring within the organisation. This will include any illegal, immoral, irregular, dangerous or unethical activity under their employer's control. This can cover a broad range of matters, including mismanagement, bribery, fraud and health and safety failures.

Whilst the policy primarily covers employees (including teaching and non-teaching staff) and people working for or on behalf of the Council (including sub-contractors), SMBC encourages volunteers (including School Governors) and service users who have a concern to raise it in the knowledge that it will be taken seriously and dealt with appropriately.

It is essential that disclosures of impropriety, irregularity or wrongdoing are dealt with appropriately and promptly. This complements the Anti-Fraud and Corruption policy which states that SMBC will *Encourage and enable Solihull residents, elected members, employees, partners, contractors and suppliers to raise serious concerns.*'

This policy is intended to encourage and assist those individuals above, who believe they have discovered malpractice or impropriety, to raise their concerns within SMBC in the first instance rather than overlooking a problem or raising concerns outside of the organisation.

This policy is not designed to question financial or business decisions taken by SMBC nor should it be used to reconsider any matters, which have already been addressed under the disciplinary, resolution or other procedures. It can, however, be used to raise concerns about failure to properly follow procedures related to the above.

This policy has been developed in consultation with our recognised Trade Unions including Teacher Associations and complies with the best practice in the British Standards publication 'Whistleblowing Arrangements Code of Practice' issued 2008.

## 3. Policy Aims

This policy aims to:

• Provide an opportunity for employees and other individuals to raise genuine concerns internally.

- Encourage all employees and other individuals to feel confident in raising serious concerns and to question and report concerns about malpractice.
- Ensure children, young people and vulnerable adults feel able to raise concerns as service users.
- Provide a mechanism for individuals to obtain advice or to raise concerns confidentially and in a method to suit them.
- Reassure those reporting concerns that they will be protected from reprisals or victimisation for confidential reporting.
- Ensure there are relevant support measures in place for individuals using the reporting procedures.
- Ensure that concerns raised are given proper consideration and, where possible, provide a response.
- Make individuals aware of how they can pursue their concerns if they are not satisfied with SMBC's proposed course of action.

## 4. Scope of Policy

There are existing procedures in place that enable employees to raise a concern relating to their employment. These would normally be made under the Resolution procedure. Employees should consult this policy and obtain advice from Human Resources (HR) in relation to discrimination, harassment, bullying and victimisation.

This policy also complements the detailed guidance issued by professionals in relation to abuse of children, young adults and vulnerable adults.

This policy is intended to cover 'qualifying disclosures' that fall outside the scope of the procedures detailed above. A qualifying disclosure is one made in the public interest by a worker who has a reasonable belief that any of the following is being, has been or is likely to be committed:

- A criminal offence.
- An illegal or dishonest practice.
- Disclosures relating to miscarriages of justice.
- Unauthorised uses of public funds.
- Possible fraud, corruption or malpractice.
- Breaches of SMBC policies or procedures.
- Breaches of agreed SMBC or governing body procedures.
- Unsafe or unhealthy working practices that put the safety of employees and/or visitors at risk.
- Failure to comply with legal obligations.
- Risks to the environment.

- Other unethical conduct by officers, elected members, or other parties associated with SMBC, e.g. contractors, partners, volunteers etc.
- The deliberate concealing of information relating to any of the above matters.
- Allegations of abuse to children, young people and vulnerable adults.
- Failure to report/investigate abuse.

These procedures are in addition to SMBC and schools' own complaints procedures and other statutory reporting procedures that apply to some areas of SMBC's work and responsibilities. This policy should not be used to raise individual employment terms and conditions issues that fall outside the above list.

SMBC has procedures in place by which complaints or concerns relating to employment can be raised through the Resolution procedure. Equally, there is also disciplinary policy in place. Employees should be aware that if they decide to raise a concern related to their own employment at an Employment Tribunal, that any decision made by a Tribunal will examine whether the matter has been raised with the employer in the first instance when determining any award.

Advice on the appropriateness of these other procedures rather than the Whistleblowing procedure can be obtained from HR, or the Complaints Team.

Details of each Directorate's HR Advisor(s) are listed on SMBC's HR intranet pages. The Head of HR's contact details are:

Adrian Cattell, Head of Human Resources Telephone: 0121 704 6038 Email: <u>acattell@solihull.gov.uk</u>

SMBC's Corporate Complaints Team can be contacted as follows: Telephone: 0121 704 8005 Email: <u>connectcc@solihull.gov.uk</u>

Advice on the complaints procedure can be found on SMBC's Corporate & Statutory Complaints intranet pages.

## 5. Protection for workers

The Public Interest Disclosure Act 1998 amends the Employment Rights Act 1996 to introduce new rights for workers not to be subjected to dismissal or detriment by their employer for making a protected disclosure.

A qualifying disclosure will be 'protected' if the worker reasonably believes that it is made "in the public interest". A worker has the right not to be subjected to any detriment by his or her employer on the grounds that he or she has made a protected disclosure. 'Detrimental treatment' includes being unfairly penalised, disciplined or subjected to any other detriment (including termination of the employee's contract where he or she is an employee). In addition, whistleblowers are protected from suffering a detriment, bullying or harassment from another worker.

It is an integral part of this policy that employees can 'blow the whistle' without fear of recrimination, reprisal, or be disadvantaged in any way.

SMBC recognises that the decision to report a concern can be a difficult one to make, not least because of fear of reprisal from those responsible for the alleged malpractice. SMBC will not tolerate harassment or victimisation in any form and will take action and put in place support measures to protect employees who raise a concern.

Any investigation into allegations of potential malpractice will not influence or be influenced by any disciplinary or redundancy procedures that already affect employees. Any employee who makes an allegation that turns out to be unfounded will not be penalised if there is evidence that they had a genuine concern, or belief, when making the allegation.

It is a disciplinary offence to victimise an employee for raising a protected disclosure. It is also a disciplinary offence to maliciously make a false allegation.

### 6. Roles and Responsibilities

SMBC recognises that the decision to report a concern can be difficult and uncomfortable. SMBC is therefore committed to supporting individuals through the process and protecting them from any adverse repercussions.

Audit Committee has overall responsibility for monitoring SMBC's whistleblowing procedures.

Managers (including those with responsibility for safeguarding children or vulnerable adults) and Headteachers are required to ensure all workers are aware of this policy, to take all issues raised seriously and to report any concern to Internal Audit within 2 working days of the matter being brought to their attention.

**Employees, school staff (teaching and non-teaching) and other workers,** who genuinely believe that people they observe are behaving in a way that seems inappropriate or have a serious concern about the legitimacy of an aspect of a service, will be acting in the public interest by reporting the concern. They should, however, have reasonable grounds for raising the concern, in the public interest.

**Human Resources** can advise on the application of this policy and the support arrangements for employees. HR Managers and Advisors will be able to provide this advice.

**Internal Audit** has overall responsibility for advising on the application of this policy, maintaining a register, monitoring all whistleblowing concerns and reporting details to relevant stakeholders.

**Trade Unions and Teacher Associations** are a point of contact and can provide advice and guidance to individuals raising concerns.

## 7. Raising a Concern

#### Employees, school staff, members, partners or contractors

This policy seeks to encourage and assist individuals to disclose information through an appropriate channel. Ideally employees should raise concerns with their manager in the first instance, however, where they feel that this is not appropriate or would prefer to speak to someone independent, they can contact the Head of Audit Services or another member of the Audit team on 0121 704 6067, via our hotline on 0800 028 8535 or email <u>whistleblowing@solihull.gov.uk</u>.

Alternatively, you can write to the Head of Audit Services at the following address: Council House, Manor Square, Solihull, West Midlands, B91 3QB.

There may be circumstances when employees wish to seek independent advice before raising a concern internally. The charity Protect provides free confidential advice to workers about the best way to raise your concern. Their website address is www.protect-advice.org.uk or you can email them at whistle@protect-advice.org.uk or contact them on 020 3117 2520.

Where applicable, the individual may want to raise the matter with a Trade Union representative.

A diagram of how to report a concern is included at **Appendix 1**.

#### Service Users (Adults and Children)

In accordance with SMBC's commitment and responsibility to safeguard vulnerable individuals, it is the responsibility of all employees to be vigilant and to raise any concerns to their manager (unless it is their manager about whom they have the concerns). Where employees have a concern that a colleague, other SMBC employee or volunteer is behaving inappropriately in relation to children, young people or vulnerable adults, they should follow the corporate Managing Allegations procedures.

In addition, SMBC's safeguarding procedures should be followed when there are concerns about a child, young person or vulnerable adult. Details of SMBC's safeguarding guidance can be found at the following links:

Adult Safeguarding: <u>http://www.solihull.gov.uk/adultabuse</u>

Safeguarding Children and Young People: <u>http://www.solihull.gov.uk/Resident/socialservicesandhealth/childrenfamilies/safegua</u> <u>rdingchildren/safeguardingchildrenyoungpeople</u> If an employee has a concern about an individual from another agency who works with children and young people, this should also be discussed with a line manager and managed in accordance with the safeguarding procedures.

## 8. Procedure

#### Initial contact

Concerns may be raised both verbally and in writing. Employees and other workers who wish to report a concern should give as much detail as possible, e.g. background and history of the concern, giving names, dates and places, where possible, and the reasons for making a disclosure.

A standard form is available at **Appendix 2** to assist with this. It can also be completed on line on the Solihull Council website or by sending an email to <u>whistleblowing@solihull.gov.uk</u>

The individual reporting the concern must be able to demonstrate that there is an honest and reasonable suspicion that malpractice or impropriety has occurred, is occurring or is likely to occur and the disclosure is in the public interest.

Whilst SMBC would like details of the individual making the complaint, it is recognised that this may not always be possible. Concerns can be raised confidentially, which means that we will not reveal your name unless required by law to do so.

#### The investigation

The Head of Audit Services will liaise with relevant professionals to ensure that all allegations are dealt with correctly.

Where appropriate, the individual raising the concern will be contacted and a meeting arranged. For employees this can be away from their normal place of work if this is preferred. This will enable the investigating officer to discuss the concern further and ask additional questions.

Initial enquiries will be made to decide whether an investigation is appropriate. It may be possible to resolve some concerns without the need for an investigation. The individual will be notified about how SMBC proposes to deal with the concern within 10 working days.

The following matters may need to be considered as part of the investigation:

- The most appropriate method of investigation and the skills needed.
- The evidence that is needed to substantiate the concern.
- Whether the matter needs to be referred to the Police, or other external third parties.

- What involvement External Auditors should have.
- Whether an independent inquiry is appropriate.

The investigating officer will report her/his findings to the Head of Audit Services. Depending on the significance of the concern and the findings, it may be necessary for the Chief Executive or other parties to be informed.

The individual raising the concern will, as far as is possible and with due regards to third party rights, be notified of the outcome, subject to legal constraints.

If an individual is not satisfied that her/his concern is being properly dealt with, they have the right to raise the matter in confidence with the Monitoring Officer (who will inform the Chair of the Audit Committee).

## 9. Confidentiality

All concerns will be treated in confidence and every effort made not to reveal the individual's identity. However, whilst making all reasonable effort to maintain the confidentiality of the matter as a whole, at a certain stage in the investigation it may be necessary to make the origin of the complaint known to the person or persons the allegations relate to. This will be discussed with the individual at the time and, where possible, agreed.

Individuals should, however, be aware that their identity may be revealed by inference. Should this be necessary, individuals will be contacted and made aware of this before any details are revealed.

## **10.** Anonymous Allegations

This policy encourages individuals to put their names forward with any disclosures they make. Concerns expressed anonymously are much less credible but will be considered at SMBC's discretion. In exercising this discretion, the factors to be taken into account will include:

- the seriousness of the issues raised;
- the credibility of the concern and the evidence available; and
- the likelihood of confirming the allegation from attributable sources.

## **11. Malicious Allegations**

If employees make an allegation in the public interest and without personal gain, which is based on evidence or observation, but it is not confirmed by a subsequent

investigation, no action will be taken against that employee and they will be fully supported after the event.

In making a disclosure an individual should exercise due care to ensure accuracy of the information. However, if an individual makes an allegation that knowingly is untrue, or they have acted maliciously, unethically or for personal gain, disciplinary action may be taken, which could result in dismissal. For non-employees other action may be considered.

Equally, if malicious allegations are made against the employee, SMBC will ensure that the employee is fully supported and that appropriate disciplinary action is taken against the person making the malicious allegations.

If a child or service user makes an allegation, which could be malicious, appropriate action will be taken under the Managing Allegations against Employees Policy.

## **12. Register of Concerns**

The Head of Audit Services will maintain a register of all concerns that have been raised under this policy within SMBC. All SMBC managers will notify the Head of Audit Services within 2 days of a concern being raised so that it can be included in this corporate register. This will include the following information:

- the date the concern was raised;
- a summary of the concern including the individuals involved;
- the date the investigation commenced;
- the Investigating Officer appointed and details of other individuals involved;
- the outcome(s) of the investigation and a summary of actions taken; and
- the date the individual raising the concern was notified of the outcome.

All officers receiving an allegation under this policy must ensure that the Head of Audit Services receives prompt information in relation to allegations to enable this register to be maintained correctly. This information will be held in accordance with the Data Protection Act.

## **13. Monitoring Arrangements**

The Head of Audit Services will provide a confidential summary report to the Monitoring Officer, CLT and the Audit Committee every three months.

## 14. Making Disclosures outside the Council

This policy provides individuals with a mechanism to report an act of perceived wrongdoing that will enable SMBC to take corrective action. If the investigation finds the concerns unsubstantiated and all internal procedures have been exhausted, but an individual is not satisfied with the outcome, SMBC recognises the lawful rights of individuals to make disclosures outside SMBC. Disclosures can be made to

organisations such as the Health and Safety Executive, Audit Commission, professional bodies and the Police.

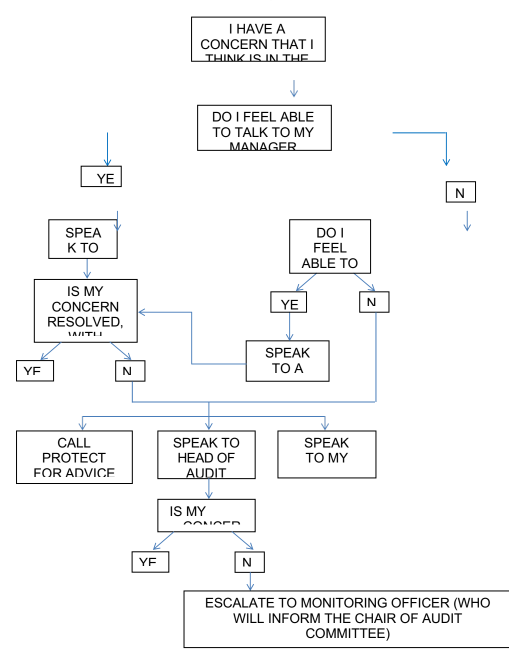
This policy has been developed to enable employees to express concerns on the basis that it is in the public interest to make such matters known to SMBC. However, reporting of a concern does not mean that such matters should be made available for public consumption through the press and/or social media.

Disclosure to the press is prohibited during the course of, or after completion of, an investigation either conducted internally or via those external bodies known as 'prescribed persons' or regulatory bodies. Disclosure to the press in these circumstances may lead to disciplinary action against the employee.

If matters are taken outside SMBC, individuals should ensure that this does not result in disclosing confidential information. It may, therefore, be necessary for advice to be sought from SMBC's Corporate Information Governance Manager, as follows:

Andrew Shipway Telephone 0121 704 6251 Email: <u>ashipway@solihull.gov.uk</u>

## Appendix 1: Whistleblowing – What to do:



If you are unsure of what to do, please call us on 0121 704 6282 and we will signpost you. ALL CALLS WILL BE TREATED WITH THE UTMOST CONFIDENCE.

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## **Appendix 2: Standard Form for Whistleblowing Allegations**

SMBC is committed to the highest possible standards of openness, probity and accountability. In line with that commitment, we expect employees and others that we deal with who have concerns about any aspect of SMBC's work to come forward and voice those concerns. It is recognised that most cases will have to proceed on a confidential basis. If you wish to make a report please use this pro-forma.

Background and history of the concern (giving as much detail as possible):

- The reasons why you are particularly concerned about the situation.
- Please set out how you would like to see the issue dealt with?

#### (Please attach additional sheets if necessary)

You are encouraged to put your name to this report, as concerns expressed anonymously are much less powerful. SMBC will consider all reports as far as is possible, but we encourage you to give your name and details below, if you feel able.

# I confirm that I believe the above to be a qualifying disclosure and this information is disclosed in the public interest.

Name:

Directorate/Job Title:

Contact Details (Tel / Email):

Signature:

Date:

PLEASE SEND THIS FORM TO: Steve Sparkes, Head of Audit Services, Council House, Manor Square, Solihull, West Midlands, B91 3QB or email <u>whistleblowing@solihull.gov.uk</u>