

Policy Owner	Head of HR
Applies to	This policy applies to all services and staff
Associated Documents	Staff grievance policy
	Complaints procedure
	Child protection & Safeguarding policy
Review Frequency	This policy will be reviewed every two years
Date of Implementation	March 2023
Review Date	March 2027
Approved by Chief Executive Officer	
Executive Officer	D 11.
	Dan Alipaz
	Dan Alipaz (Mar 18, 2025, 7:10pm)
Approved by the Chair of the Board	
	Stephen Bradshaw
	ទីស្រែងក្រា Bradshaw (Mar 20, 2025,



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1. Introduction

Aim

This policy aims to:

- Encourage individuals affected to report suspected wrongdoing as soon as possible in the knowledge that their concerns will be taken seriously and investigated and that their confidentiality will be respected
- Let all staff in the organisation know how to raise concerns about potential wrongdoing in or by the organisation.
- Set clear procedures for how the organisation will respond to such concerns
- Let all staff know the protection available to them if they raise a whistle-blowing concern
- Assure staff that they will not be victimised for raising a legitimate concern through the steps set out in the policy even if they turn out to be mistaken (though vexatious or malicious concerns may be considered a disciplinary issue)

This policy does not form part of any employee's contract of employment and may be amended at any time. The policy applies to all employees or other workers who provide services to the organisation in any capacity including self-employed consultants or contractors who provide services on a personal basis and agency workers.



Legal Framework

This policy has been written in line with <u>government guidance on whistle-blowing</u>. We also take into account the Public Interest Disclosure Act 1998.

2. Scope

This policy impacts all services and staff.

3. Policy Statement

Definition of whistle-blowing

Whistle-blowing covers concerns made that report wrongdoing that is "in the public interest". Examples of whistle-blowing include (but aren't limited to):

- Criminal offences, such as fraud or corruption
- Pupils' or staffs' health and safety being put in danger
- Failure to comply with a legal obligation or statutory requirement
- Breaches of financial management procedures
- Attempts to cover up the above, or any other wrongdoing
- Damage to the environment

A whistle-blower is a person who raises a genuine concern relating to the above.

Not all concerns about the organisation count as whistle-blowing. For example, personal staff grievances such as bullying or harassment do not usually count as whistle-blowing. If something affects a staff member as an individual, or relates to an individual employment contract, this is likely a grievance.

When staff have a concern they should consider whether it would be better to follow our staff grievance or complaints procedures.

Protect (formerly Public Concern at Work) has:

- <u>Further guidance</u> on the difference between a whistle-blowing concern and a grievance that staff may find useful if unsure
- A free and confidential advice line

Procedure for staff to raise a whistle-blowing concern

When to raise a concern

Staff should consider the examples in section 3 when deciding whether their concern is of a whistle-blowing nature. Consider whether the incident(s) was illegal, breached statutory or trust procedures, put people in danger or was an attempt to cover any such activity up.



Who to report to

Staff should report their concern to the Group Governance & Compliance Lead. If the concern is about the Group Governance & Compliance Lead, or it is believed they may be involved in the wrongdoing in some way, the staff member should report their concern to the Proprietorial representative/Chairman Stephen Bradshaw.

How to raise the concern

Concerns should be made in writing wherever possible. They should include names of those committing wrongdoing, dates, places and as much evidence and context as possible. Staff raising a concern should also include details of any personal interest in the matter.

Spaghetti Bridge procedure for responding to a whistle-blowing concern

Investigating the concern

When a concern is received - referred to from here as the 'recipient' - they will:

- Meet with the person raising the concern within a reasonable time. The person raising the concern may be joined by a trade union or professional association representative
- Get as much detail as possible about the concern at this meeting, and record the information. If it becomes apparent the concern is not of a whistle-blowing nature, the recipient should handle the concern in line with the appropriate policy/procedure
- Reiterate, at this meeting, that they are protected from any unfair treatment or risk of dismissal as a result of raising the concern. If the concern is found to be malicious or vexatious, disciplinary action may be taken (see section 6 of this policy)

Establish whether there is sufficient cause for concern to warrant further investigation. If there is:

- The recipient should then arrange a further investigation into the matter, involving the headteacher and/or Chairman Stephen Bradshaw, if appropriate. In some cases, they may need to bring in an external, independent body to investigate. In others cases, they may need to report the matter to the police
- The person who raised the concern should be informed of how the matter is being investigated and an estimated timeframe for when they will be informed of the next steps

Outcome of the investigation

Once the investigation – whether this was just the initial investigation of the concern, or whether further investigation was needed – is complete, the investigating person(s) will prepare a report detailing the findings and confirming whether or not any wrongdoing has occurred. The report will include any recommendations and details on how the matter can be rectified and whether or not a referral is required to an external organisation, such as the local authority or police.

They will inform the person who raised the concern of the outcome of the investigation, though certain details may need to be restricted due to confidentiality.

Beyond the immediate actions, the governing body and other staff if necessary will review the relevant policies and procedures to prevent future occurrences of the same wrongdoing.



Whilst we cannot always guarantee the outcome sought, we will try to deal with concerns fairly and in an appropriate way.

Malicious or vexatious allegations

Staff are encouraged to raise concerns when they believe there to potentially be an issue. If an allegation is made in good faith, but the investigation finds no wrongdoing, there will be no disciplinary action against the member of staff who raised the concern.

If, however, an allegation is shown to be deliberately invented or malicious, the organisation will consider whether any disciplinary action is appropriate against the person making the allegation.

Escalating concerns beyond Spaghetti Bridge

The organisation encourages staff to raise their concerns internally, in line with section 4 of this policy, but recognises that staff may feel the need to report concerns to an external body. A list of prescribed bodies to whom staff can raise concerns is included here.

The Protect advice line, linked to in section 3 of this policy, can also help staff when deciding whether to raise the concern to an external party.

4. Roles & Responsibilities

Implementation

All school leaders are responsible for ensuring that colleagues are aware of this policy and its scope. The Group Head of Quality & Governance, Chairman & HR Business Partner are responsible for its implementation.

5. Support, Advice and Communication

For further information, advice, guidance or feedback regarding this policy colleagues should contact the Head of HR.



Issuer Spaghetti Bridge Ltd

Document generated Tue, 18th Mar 2025 8:32:40 GMT

Document fingerprint c111387e3709b39459334ab174bdf9ab

Parties involved with this document

Document processed	Party + Fingerprint
Thu, 20th Mar 2025 10:55:58 GMT	Stephen Bradshaw - Signer (3ff9517e17866d20122e8d52010106d3)
Tue, 18th Mar 2025 19:10:33 GMT	Dan Alipaz - Signer (26c7042b36aafca0af96d8928b265442)
Audit history log	
Date	Action
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Date	Action
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Tue, 18th Mar 2025 8:32:41 GMT	Document generated with fingerprint
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Tue, 18th Mar 2025 8:33:34 GMT	Sent the envelope to Stephen Bradshaw
	(stephen.bradshaw@spbridge.co.uk) for signing (141.195.160.224)
Tue, 18th Mar 2025 8:33:35 GMT	Sent the envelope to Dan Alipaz (dan.alipaz@spbridge.co.uk) for signing
	(141.195.160.224)
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Tue, 18th Mar 2025 8:33:35 GMT	Document emailed to dan.alipaz@spbridge.co.uk (35.177.180.54)
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Tue, 18th Mar 2025 11:28:41 GMT	Stephen Bradshaw opened the document email. (66.249.93.38)
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Tue, 18th Mar 2025 19:10:24 GMT	Dan Alipaz viewed the envelope (31.127.112.124)
Tue, 18th Mar 2025 19:10:33 GMT	Dan Alipaz signed the envelope (31.127.112.124)
Tue, 18th Mar 2025 22:44:51 GMT	Stephen Bradshaw opened the document email. (172.224.227.19)
Thu, 20th Mar 2025 8:27:43 GMT	Sent Stephen Bradshaw a reminder to sign the document.
	(141.195.160.224)
Thu, 20th Mar 2025 8:27:43 GMT	Document emailed to stephen.bradshaw@spbridge.co.uk (18.175.176.253)
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Thu, 20th Mar 2025 10:55:38 GMT

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Thu, 20th Mar 2025 10:55:40 GMT

Stephen Bradshaw viewed the envelope (185.66.206.161)

Thu, 20th Mar 2025 10:55:58 GMT

Stephen Bradshaw signed the envelope (185.66.206.161)

Thu, 20th Mar 2025 10:55:58 GMT

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