

WHISTLEBLOWING POLICY

Version No: 1.0

Date to be reviewed: March 2022

Policy status: Approved

Last updated: September 2020

1. Turner Schools will:

- Strive to create an ethical, open culture.
- Establish safe routes for communications of concerns.
- Protect the whistleblower by making it clear that the Trust will support concerned employees provided any claim is made in good faith.
- Establish a fair and impartial investigative procedure.
- Remind staff of the duty of confidentiality where the duty of fidelity is implied by the law in every contract of employment and prohibits employees from publicly disclosing employers' confidential information, unless it is in the public interest that the information is disclosed or unless the Trust fails to properly consider or deal with the issue.
- Safeguard against abuse of the policy, by ensuring that the malicious raising of unfounded allegations is recognised as a disciplinary offence.
- Make it clear that this policy should not be used for complaints relating to personal circumstances and refer to the relevant procedures such as the Grievance Procedure as appropriate.
- Complaints about Members, Trustees and Local Governors, should be raised using the Trust's "Complaints Policy and Procedure" instead of the Whistleblowing Policy.

2. What are the aims of the policy?

- 2.1 The aims of this policy are to provide a framework which gives staff the procedure required to raise concerns about perceived wrongdoing at work, and provides protection for workers who "blow the whistle", providing a right not to be dismissed or suffer any detriment at work as a result of making a "protected disclosure".

3. What is whistleblowing?

- 3.1 Whistleblowing inside the workplace is the reporting by workers or ex-workers, of wrongdoing such as fraud, malpractice, mismanagement, abuse of child protection procedures, breach of health and safety law or any other illegal or unethical act either on the part of management, Challenge & Community Committees or by fellow employees.

3.2 If an employee has any genuine concerns related to suspected wrongdoing or danger affecting any of the schools' activities (a whistleblowing concern) they should report it under this policy.

4. Legislation

4.1 The Public Interest Disclosure Act 1998 is designed to protect whistleblowers' from detriment and unfair dismissal. The people protected by the Act include workers, employees, third party contractor staff, agency workers and work experience providers. The policy applies to all staff regardless of length of service.

4.2 Students may also have information which should be raised in the public interest and there will be proper procedures in place for them to air their concerns.

5. Raising a whistleblowing concern

5.1. In the first instance, a concern should be raised with the Head of School/Principal. If the concern is in regard to the Head of School/Principal, it should be raised with the CEO. If the concern is in regard to the CEO, it should be raised with the Chairman of the Board of Trustees.

5.2. A meeting will be arranged as soon as possible to discuss the concern. The Representor may be accompanied to this meeting by a workplace colleague or a trade union representative.

5.3. A written record of the meeting should be produced and a copy given to the employee; this should include any further actions as necessary.

6. Confidentiality

6.1 All parties will agree that the issue raised will be kept confidential while the policy is being used.

7. Definitions

- Representor - the person who has raised the concern
- Assessor – the person investigating the concern.

8. Investigation and outcome

8.1 Once the concern has been raised, the Assessor should:

- interview the Representor within seven working days, in confidence, or earlier if there is an immediate danger to loss of life or serious injury;

- obtain as much information as possible from the Representor about the grounds for the belief of malpractice;
- make a written record of the meeting giving a copy to the Representor, this should include any further actions as necessary;
- consult with the Representor about further steps which could be taken;
- advise the Representor of the appropriate route if the matter does not fall under the Whistleblowing Policy;
- report all matters raised under this policy to the Head of School/Principal or, where relevant, CEO and/or the Chairman of the Board of Trustees.

8.2 At the interview with the Assessor, the Representor may be accompanied by a recognised trade union representative or a work colleague. The Assessor may be accompanied by a member of staff to take notes.

8.3 Within ten working days of the interview, the Assessor will recommend one or more of the following:

- the matter be investigated internally by the Trust;
- the matter be investigated by the external auditors appointed by the Trust;
- the matter be reported to the Department for Education;
- the matter be reported to the Police;
- the route for the member of staff to pursue the matter if it does not fall within this procedure or,
- that no further action is taken by the Trust.

8.4 The grounds on which no further action is taken include:

- the Assessor is satisfied that, on the balance of probabilities, there is no evidence that malpractice within the meaning of this policy has occurred, is occurring or is likely to occur;
- the Assessor is satisfied that the Representor is not acting in good faith;
- the matter is already or has been the subject of proceedings under another Trust procedure or policy;
- the matter concerned is already the subject of legal proceedings, or has already been referred to the Police, the external auditors, the Department for Education or other public authority.

8.5 If the Assessor is the Head of School/Principal, the recommendation will be made to the CEO. If the CEO is the Assessor, the recommendations will be made to the Chairman of the Board of Trustees. The recipient of the recommendation will ensure that it is implemented unless there is good reason for not doing so in whole or in part. Such a reason will be reported to the next meeting of the Board of Trustees.

8.6 The Representor's identity will be kept confidential unless the Representor otherwise consents or unless there are grounds to believe that the Representor has acted maliciously. In the absence of such consent or grounds, the Assessor will not reveal the identity of the Representor except:

- where the Assessor is under a legal obligation to do so;
- where the information is already in the public domain;
- on a strictly confidential basis to a professionally qualified lawyer for the purpose of obtaining legal advice;
- where it is essential that the Representor provides evidence at a disciplinary hearing or other proceedings.

8.7 The conclusion of any agreed investigation will be reported by the Assessor to the Representor within 28 days. All responses to the Representor will be made in writing and sent to the Representor's home address. If the Representor has not had a response within the above time limits, they may appeal to the CEO or the Chairman of the Board of Trustees. The Representor may at any time disclose the matter on a confidential basis to a professionally qualified lawyer for the purpose of taking legal advice.

It is a disciplinary offence not to report concerns about the conduct of a colleague that could place a child at risk.

9. Malicious accusations

9.1 Deliberately false or malicious accusations made by a Representor will be dealt with under the Disciplinary Procedure.

10. External Sources

10.1 Whistleblowing to an external source without first following the internal procedure is inadvisable without compelling reasons. A reason may be that the Representor is not content with the conclusion of the Assessor. In particular, this means being careful about what is said to the media. Compelling reasons could be the involvement of the Board of Trustees as a whole, serious health and safety issues or possible discrimination. The external sources which could be used are:

- Department for Education
- Member of Parliament
- National Audit Office
- Health and Safety Executive
- Police

11. Records

Record	Where kept	Retention time (Min)	Disposal authority
Documentation of raised concern	HR Office	Six Years	Director of HR
Investigation notes	HR Office	Six Years	Director of HR
Letter to staff	HR Office	Six Years	Director of HR

12. Contacts

FOLKESTONE PRIMARY	CONTACT
Principal	Ms Feaver louise.feaver@turnerschools.com 01303 842400
FOLKESTONE ACADEMY	CONTACT
Head of School	Mr Shaw steven.shaw@turnerschools.com 01303 842400

MARTELLO PRIMARY	CONTACT
Principal	Mr Beech wayne.beech@turnerschools.com 01303 847540

MOREHALL PRIMARY	CONTACT
Acting Principal	Mrs Moris ame.moris@turnerschools.com 01303 275128

TURNER FREE SCHOOL	CONTACT
Principal	Mrs Yates tfsprincipal@turnerschools.com 01303 842400 Option 3

TURNER SCHOOLS CENTRAL TEAM	CONTACT
CEO & Trust Principal	Mr Murphy seamus.murphy@turnerschools.com 01303 842400
Chairman of the Board of Trustees	Mr Buchanan clerk@turnerschools.com 01303 842400



(Independent Whistleblowing Charity)

Protect (formerly Public Concern at Work) are leading experts in whistleblowing. They provide confidential advice for individuals who have witnessed wrongdoing in their workplace but are unsure how to raise their concerns.

If you need advice or support, call the Advice Line: 020 3117 2520 (option 1) or use the [Advice Line Contact Form](#)

Website: <https://protect-advice.org.uk/>

The Advice Line is open from 9am to 6pm, Monday to Friday. Anyone in need of advice outside of these times, can contact: whistle@protect-advice.org.uk and request a call back.