

TITLE		REF	VERSION
Whistleblowing Procedure		GOVPRO007	2.0
DEPARTMENT	Governance		

**REVIEW DATE** 

02/01/2026

# WHISTLEBLOWING PROCEDURE

DATE

#### Background

Under UK law, staff are provided with legal protection against dismissal or penalty as a result of disclosing certain serious concerns. Staff are required to follow the relevant internal procedures to make a disclosure.

02/01/2024

#### **Procedure statement**

Activate Learning is committed to the highest standards of ethics, professionalism, and regulatory compliance, and have established clear procedures for identifying and addressing any fraud, corruption, or malpractice. Enabling and encouraging staff to raise serious concerns, confidentially and without fear of repercussion, allows a further layer of protection against such practices. As a responsible employer, Activate Learning seeks to balance a culture of openness against our duty to protect staff against vexatious or unfounded allegations.

You are encouraged to raise genuine concerns about suspected wrongdoing at the earliest stage and using this internal procedure.

#### **Purpose**

This procedure outlines the process for making and investigating protected disclosures. The procedure also provides guidance on raising a concern externally, as is permitted by law, however it should be noted that failure to raise a concern under this procedure may result in a disclosure losing its protected status under law.

#### Scope

This procedure applies to all individuals working for Activate Learning Group (hereafter referred to as the Group), including managers, employees, contractors, and volunteers (collectively referred to as "staff" in this procedure).

Learners are encouraged to raise genuine concerns by making a complaint to their tutor, Faculty Manager or via the Customer Compliments, Comments and Complaints procedure.

This procedure is for staff who believe that they have discovered malpractice or impropriety and wish to make a protected disclosure, as defined below. Activate Learning provides other mechanisms for raising concerns that do not meet this definition, including the following:

- concerns relating to safeguarding should be raised under the Safeguarding and Child Protection Policy.
- concerns over the quality of financial or business decisions should be escalated via line management.
- concerns relating to your employment or work should initially be raised with your line manager and if unresolved, raised under the Grievance Procedure.
- requesting reconsideration of matters which have been addressed under another procedure should be pursued via the appeal mechanism set out in the relevant procedure.

If you are unsure of the most appropriate procedure for raising a concern, please contact the Head of Governance or the Chief People Officer.

#### Protected disclosures

A protected disclosure / public interest disclosure is a report of suspected wrongdoing or malpractice, relating to specific subject matters (outlined below), made under the relevant procedure. A protected disclosure must be made in the public interest and consist of reliable information, not merely allegations or suspicions.

A protected disclosure must relate to one or more of the following subject matters:

- criminal activity
- failure to comply with legal obligations.
- danger to health and safety
- damage to the environment
- academic or professional malpractice
- a breach of the Safeguarding and Child Protection Policy; and
- attempts to conceal any of the above.

#### Safeguards for staff making a disclosure.

Activate Learning will ensure that:

- matters raised under this procedure are treated confidentially in so far as is possible. However, to allow a full investigation, the nature of the concern may be disclosed to the alleged perpetrator(s);
- the discloser's name is not shared with any implicated person without their prior approval, unless withholding that information prejudices a fair investigation of the facts;
- explicit consent will be sought before the discloser is identified in any report or other relevant documentation, except for the purposes of seeking legal advice or to fulfil a legal obligation;
- the discloser will not be subject to disciplinary action, dismissal, omission, or detrimental treatment because of having made a protected disclosure. However, disclosures that are reasonably considered to have been made maliciously or vexatiously, or made externally without reasonable grounds may result in disciplinary action under the Staff Disciplinary Procedure; and
- the discloser is not threatened, bullied, pressurised, or victimised by colleagues for making a disclosure, including taking disciplinary action, as necessary.

#### Public interest disclosure procedure

#### Making a disclosure

In the first instance and where appropriate, you are encouraged to discuss your concerns informally with your line manager. Raising an informal concern may not result in a formal report, unless you agree, or we are required to do so by law.

If you are in possession of information which cannot be addressed informally and relates to one or more of the subject matters outlined above, you should disclose this promptly and in confidence to the Head of Governance.

A report can be made via email to <u>clerk@activatelearning.ac.uk</u>, in writing via internal post or via telephone. You should include any relevant information in your disclosure, bearing in mind that withholding any information may impede an investigation.

In the event that the disclosure relates to the Head of Governance, the disclosure should be made to the Chief Executive Officer (CEO), who will take all actions ascribed to the Head of Governance in this procedure.

If you are unsure whether a concern should be disclosed or whether to use this procedure, please contact your trade union representative, a member of the senior management team, or the Head of Governance.

#### Anonymous disclosures

You are strongly encouraged to identify yourself when making a disclosure so that we may fully investigate and address your concerns. Anonymous disclosures may result in us being unable to investigate the concern raised or notify the discloser of the outcome.

Activate Learning reserves the right to determine whether to apply this procedure to an anonymised disclosure in light of the seriousness and credibility of the disclosure, and how possible it will be to confirm the allegations.

#### **External disclosures**

This procedure allows staff to make disclosures internally, and you should use the internal procedure first. However, you have the right to make a disclosure externally, where you have grounds to do so, such as:

- you reasonably believe that you may be victimised or that evidence is likely to be concealed or destroyed because of such action; or
- the concern has been raised previously and the matter has not been resolved.

You may make a disclosure to an appropriate external body prescribed by law, or on a confidential basis to a practising solicitor or barrister. This list of 'prescribed' organisations and bodies can be found on the GOV.uk website. When seeking advice outside of Activate Learning, you must be careful not to breach any confidentiality obligations or damage the Group's reputation in so doing.

#### Procedure for investigating a disclosure – initial investigation

Receipt of a protected disclosure will be acknowledged within 5 working days by the Head of Governance, provided that the discloser is identifiable. Correspondence will normally be in writing to a home address, rather than through internal mail, unless otherwise requested by the discloser.

The Head of Governance shall appoint three appropriate Directors, who have no direct association with the subject, to conduct an initial investigation. Where the concern relates to safeguarding, the designated officer will be notified immediately, in line with the Safeguarding and Child Protection Policy.

Following the initial investigation, the appointed officers shall decide whether they believe that the disclosure is wholly without substance or merit, on the basis that:

- the discloser does not have reasonable cause to believe that the suspected malpractice is occurring;
- the matter is already the subject of legal proceedings or appropriate action by an external body; or
- the matter is already subject to another, appropriate Activate Learning procedure.

If the disclosure is considered to warrant further action, the appointed officers shall decide upon the appropriate course of action. This may include action under existing procedures; internal investigation; referral to the auditors or relevant external bodies such as the Police, LADO, OFSTED, OfS, ESFA, HSE (Health and Safety Executive) or the ICO (Information Commissioner s Office).

If the disclosure is considered to have insufficient substance merit to warrant further action, the discloser will be notified in writing, including the reasons for the decision.

The Head of Governance will notify the discloser of the recommended course of action and likely timescales in writing as soon as is reasonably practicable and shall keep the discloser informed if the action is delayed.

#### Procedure for investigating a disclosure – internal investigation.

Where a full internal investigation is deemed necessary, the Investigating Officers shall appoint an investigating officer. This may be an independent member of the Group Leadership Team, Group Executive Team or Corporation Board, or an external investigator, as appropriate.

The internal investigation will be concluded thoroughly, fairly, and as quickly as reasonably practicable allowing for a full investigation. The investigating officer shall inform any implicated person(s) of the nature and evidence supporting the disclosure and allow them to comment before any investigation or further action is concluded. Depending upon the nature of the disclosure, the investigating officer may also interview the discloser, in order to ascertain further facts of the matter.

Upon conclusion of the investigation, the investigating officer shall make recommendations for further action to the CEO (Chief Executive Officer) or Chair of Audit and Risk Committee, as appropriate. The recipient will take all steps within their power to ensure that the recommendations are implemented, unless there are good reasons for not doing so.

#### **Outcome and appeal**

The Head of Governance will notify the discloser of the outcome of the disclosure, in writing and as soon as is reasonably practicable. To maintain confidentiality and ensure compliance with GDPR it may be necessary to withhold some details of the investigation.

If the discloser is not satisfied that their concern has been appropriately addressed, they may appeal against the outcome, by writing to the Chair of the Corporation, within 10 working days of notification of the outcome. The Chair of the Corporation will make a final decision on action to be taken and notify the discloser, in writing, as soon as reasonably practicable.

If the staff member remains dissatisfied with the Chair of the Corporation's response to the disclosure, they may make a disclosure to an external body, as outlined above.

#### **Reporting and notification**

The Head of Governance will retain a record of all concerns raised under this procedure and will report all protected disclosures to the Audit and Risk Committee. The Committee shall bring issues of general importance to the attention of the Corporation.

Any evidence of criminal activity uncovered or reported during the course of an investigation of a disclosure shall be promptly reported to the police by the Investigating Officer. Activate Learning will ensure that any internal investigation does not hinder a formal police investigation.

Where there is actual or perceived risk of harm to a child or vulnerable adult, the appropriate agencies will be informed by the designated officer, in line with the Safeguarding and Child Protection Policy.

#### Further assistance for staff

Activate Learning will not tolerate any harassment or victimisation of staff who make disclosures. If at any stage of this procedure a staff member feels that they are being subject to informal pressures, bullying, or harassment due to making a disclosure, they should notify the Head of Governance. If at any point a staff member feels that they are being subject to informal pressures by the Head of Governance as part of this procedure, they should notify the CEO directly.

A staff member making a disclosure is entitled to request counselling or other support from the Group's occupational health provider; please contact HR for details of this service.

You can also contact the charity Protect for confidential advice on whistleblowing issues. Contact details are as follows:

Whistleblowing Advice Line: 020 3117 2520 Whistleblowing form: Advice Line Contact Form

#### References

This Policy complies with the following legislation:

Enterprise and Regulatory Reform Act 2013Public Interest Disclosure Act 1998

This Procedure should be read in conjunction with the following Activate Learning Policies and Procedures:

- Corporate Ethics Policy
- Safeguarding and Child Protection Policy
- Staff Disciplinary Procedure
- Grievance Procedure
- Fraud Response Procedure
- Bribery and Corruption Procedure

See also:

- Whistleblowing form (printable) on <u>SharePoint</u> (also attached as Appendix 1)

- Whistleblowing form (online) in Microsoft Forms

# WHISTLEBLOWING FORM

### PERSONALIA

Name:	
Contact information:	
Role/position:	
College:	

Please note that all whistleblowing disclosures are treated with strict confidentiality, as outlined in our Whistleblowing Procedure.

If you wish to submit an anonymous disclosure you may leave out your personal information. You are strongly encouraged to identify yourself when making a disclosure. Anonymous disclosures may result in us being unable to fully investigate the concern raised or notify the discloser of the outcome.

## DISCLOSURE

#### Your disclosure

Please state the nature of the concern and include the details of the person(s) involved and where and when the improper conduct took place.

#### Supporting evidence

Please provide information about any supporting evidence or witnesses to substantiate your disclosure in order to facilitate investigation.

I hereby declare that all information provided in this disclosure is true to the best of my knowledge. I understand that Activate Learning may use this information and any materials provided for the purposes described in the Corporate Ethics Policy and Whistleblowing Procedure.

Signature .....

Role/position:

Date:

