

# The Bourne Partnership



## Whistleblowing Policy 2022-23

Signed  Executive Headteacher	Date 14 <sup>th</sup> September 2022
Signed  Head of School	Date for Review 20 <sup>th</sup> September 2023

## Part A - Policy

### **1 Policy Statement**

The Bourne Partnership is committed to achieving the highest possible standards of probity and integrity regarding its practices.

The Bourne Partnership recognises that it is important for all Employees to have a means by which they can raise serious concerns about any aspect of the operation of the Bourne Partnership. The Bourne Partnership further acknowledges its obligations under the Public Disclosure Act (1998) to ensure mechanisms are in place through which concerns relating to matters of public interest can be raised.

The Bourne Partnership encourages Employees to raise any concerns internally at the earliest opportunity rather than disregarding issues or raising the matter externally.

The Bourne Partnership will address concerns seriously and undertake as much investigation as is necessary given the circumstances – this may include referral to external agencies.

The Bourne Partnership will endeavour to advise an Employee of any actions / outcome arising from a complaint where appropriate.

The Bourne Partnership will provide reasonable support to an Employee who raises a concern.

The Bourne Partnership will ensure that where a concern is raised, an Employee will be protected from detriment, harassment and victimisation. It is recognised that in certain cases it may be appropriate to consider concerns raised on a confidential or anonymous basis.

This policy and procedure explains:

- The mechanism for raising concerns
- The range of responses the Bourne Partnership may take upon receipt of concerns
- The support and protection available to Employees

### **2 Scope**

This Policy and Procedure applies to all employees of The Bourne Partnership. (This policy also applies to agency workers, volunteers, contractors and others working on Bourne Partnership premises).

Public Concern at Work defines whistleblowing as:

*'The raising of a concern either within the work place or externally, about a danger, risk, malpractice or wrong doing which affects others.'*

The Whistle Blowing Procedure provides a means for Employees to raise concerns about conduct or situations which they believe are inappropriate. Concerns may include, but are not limited to:

- Conduct which is, has been or is likely to be an offence or breach of law
- Conduct that has occurred, is occurring or is likely to occur - as a result of which the Bourne Partnership fails to comply with a legal obligation
- Acts or potential acts of fraud / corruption or the misuse of public funds / resources
- Miscarriages of justice
- Past, current or likely health and safety risks
- Concerns about any aspect of service provision
- Concerns of a safeguarding / child protection nature
- Unethical or unprofessional conduct that causes concern
- The deliberate concealment of information relating to concerns listed above

Concerns relating to an individual's own employment should be raised through the Bourne Partnership's grievance and harassment procedures.

Employees may raise concerns about the practice of anyone who works for or on behalf the Bourne Partnership including:

- All Employees
- Governors
- Volunteers
- Contractors

Concerns that Employees have may be raised individually or collectively. If collective concerns are raised staff should be prepared to give their own account during any investigation, should this be required.

There is no time limit for raising a concern – however Employees are encouraged to do so at the earliest opportunity since it may be difficult to address a matter if a significant time has elapsed.

### **3 Adoption Arrangements and Date**

This procedure was adopted by the Governing Body of Hadlow Primary School on 11<sup>th</sup> October 2017and supersedes any previous Whistleblowing Policy and Procedure.

This policy will be reviewed by The Bourne Partnership Governing Body every two years or earlier if there is a need. This will involve consultation with the recognised unions.

### **4 Responsibilities of the Bourne Partnership**

- To foster a culture where Employees can feel confident in raising concerns
- To ensure concerns are fully considered, investigated as necessary and action taken as appropriate
- To ensure that Employees raising concerns receive feedback on any action taken where appropriate
- To make employees aware how they can take matters further if they are not satisfied
- To reassure Employees that they will be protected against detriment and reprisal should they raise a concern

### **5 Responsibilities of the Employee**

- To raise concerns only where there is a reasonable suspicion for doing so
- Not to knowingly raise a false allegation with malicious or vexatious intent
- To engage with internal / external actions to address any concerns – by attending meetings and / or participating in any investigation

### **6 Trade Union Representation**

Employees may wish to consult and seek guidance from their Trade Union representative before making a disclosure under this procedure

Employees may be accompanied to any meeting by a trade union representative or workplace colleague who is not involved in the area of work to which the concern relates.

### **7 Responsible Officer and Monitoring of Complaints**

The Governing Body has overall responsibility for the maintenance and operation of this policy and procedure.

The Headteacher will ensure the effective implementation of the whistle blowing arrangements, providing training as appropriate, and undertake an annual audit of the whistle blowing arrangements, reporting the outcome to the Full Governing Body.

The Headteacher will consider:

- The number and types of concerns raised and the outcomes of the investigations.
- Feedback from individuals who have used the arrangements
- Any complaints of victimisation
- Any complaints of failures to maintain confidentiality
- Any relevant litigation
- The level of staff awareness, trust and confidence in the arrangements

Any reporting will not identify the parties to the complaint.

## Part B – Procedure

### **8 Raising a Concern**

Wherever possible employees should initially raise concerns openly with their line manager or the Headteacher / Principal.

In instances of serious concern or where the complaint involves the line manager or Headteacher / Principal complaints may be raised with the Chair of Governors

Should the Headteacher / Principal have concerns – these should be raised with the Chair of Governors in the first instance.

Please refer to Appendix 1 for the appropriate internal contacts

Concerns may be raised verbally or in writing.

A concern raised in writing should:

- Set out the background and history of the concern - giving names, dates and places where possible
- Give the reason why the Employee is particularly concerned about the situation

- For clarity it would be helpful for the Employee to state that they wish their concerns to be addressed under the whistleblowing procedure

An Employee is not expected to prove the validity of their concern, however they will need to demonstrate that there is a reasonable suspicion for their complaint.

An Employee may invite a Trade Union representative to support them in raising a concern or raise the matter on their behalf or at a subsequent meeting to explore the complaint.

## **9 How the Bourne Partnership will respond**

Preliminary enquiries may be made to decide on the appropriate course of action. This may necessitate further discussion with the Employee who has raised the concern.

On occasion it may not be appropriate for the person who receives the complaint to progress the concern and the matter may be referred to another individual within the Bourne Partnership or an external organisation.

It may be possible to resolve some concerns informally by agreed action without the need for further formal investigation.

Where it is not possible to resolve the matter informally, the action taken by the Bourne Partnership will depend on the nature of the concern and may include:

- Undertaking an internal management or disciplinary investigation
- Referral to the Bourne Partnership's auditors
- Referral to another regulatory authority
- Referral to the Police
- Referral to the Local Authority

Within 10 working days of receipt of any concern, the person progressing the matter will write to the Employee to:

- Acknowledge that the concern has been received
- Indicate how and through whom the Bourne Partnership proposes to address the matter including whether further investigation or referral to another organisation will be made
- Give an estimate of how long the investigation will take
- Indicate whether further information will be sought from the employee and the arrangements for obtaining this where known

The form of further contact between the Employee and the person progressing the complaint will depend on the nature of the matter raised and the follow up action required.

In instances where an investigation is prolonged or referral to an external agency takes place – arrangements will be made to provide the Employee with situational updates as far as is practicable.

On occasion the person considering the complaint may determine that it is not appropriate for further action to be taken. This may include where:

- There is no evidence that malpractice has occurred
- The matter is / has been the subject of internal proceedings under another Bourne Partnership policy
- The matter is / has been the subject of external legal proceedings / been referred to another external agency
- A false and malicious or vexatious complaint has been made

## **10 Notification of the Outcome of the Concern**

The Bourne Partnership recognises that an Employee raising a concern would wish to be assured that the matter has been fully addressed. Feedback will be provided on the outcome of the complaint, wherever possible.

In some circumstances however it may not be appropriate or permissible to share this information (for example where legal / disciplinary or regulatory authority action is pending or if sharing information may infringe the duty of confidence owed to a third party). Where it is not appropriate to provide detailed feedback the Employee will be advised that the matter has been addressed or concluded as far as is practicable.

Where a matter is not to be considered further the Employee who raised the complaint will be advised of this in writing.

## **11 How the matter may be taken further**

This procedure is intended to provide Employees with a mechanism to raise concerns internally within the Bourne Partnership.

Should this process be exhausted and the Employee feels that matters have not been fully / appropriately addressed or that concerns are ongoing they may wish to raise the matter outside of the Bourne Partnership.

Appropriate contacts are listed at Appendix 1.

An Employee who intends to raise a concern externally is encouraged to consider carefully whether this is the most appropriate form of action to resolve the issue and whether all reasonable internal steps have been taken.

If a matter is raised outside of the Bourne Partnership, an Employee should take all reasonable steps to ensure that confidential or privileged information is not disclosed.

## **12 Protection and Support for Employees**

The Bourne Partnership will take reasonable measures to support and protect Employees who raise concerns.

### **Protection from Detriment**

Employees raising a concern with reasonable suspicion for doing so will not be subject to discrimination, harassment or victimisation. Should an Employee believe they have been subject to detriment or retribution they should report this to the Chair of Governors who may address the matter in accordance with the Bourne Partnership's disciplinary procedure.

No action will be taken against an Employee where concerns raised are subsequently unproven.

However disciplinary action may be taken against individuals who knowingly make 'false, malicious and / or vexatious allegations.

Should an employee commit a criminal offence in raising a concern (e.g. accepting a bribe or an act of corruption) – protection from detriment may be lost and the Employee may be subject to the Bourne Partnership's disciplinary procedures.

### **Confidentiality**

The best way to raise a concern is to do so openly. Openness makes it easier for the Bourne Partnership to assess and investigate the issue. However, it is recognised that there may be some circumstances where an employee would prefer to raise a concern in confidence. Employees should make the Bourne Partnership aware of this when raising their concern.

Where appropriate every effort and consideration will be given to arrangements to maintain the Employee's confidentiality – including off site meetings where appropriate.

Every effort will be made not to reveal the Employee's identity, without their prior consent, if this is their wish.

However, in certain cases, it may not be possible to maintain confidentiality if the concern is subject to an external / police investigation where disclosure is required. An Employee will be advised should there be a possibility that their confidentiality cannot be maintained.

### **Anonymous Concerns**

Employees are encouraged to put their name to any allegation where possible.

Anonymous allegations will be considered and investigated at the Bourne Partnership's discretion.

In exercising the discretion, the following factors may be considered:

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

It should be noted that it may be more difficult to address the concern, support an employee or advise them of the outcome where a concern is reported anonymously.

### **Support**

Employees who raise a concern may wish to make use of the confidential counselling service provided by the Bourne Partnership, if appropriate.

Employees may also wish to consult their professional association or Trade Union if they are a member.

Other sources of support are provided in Appendix A.

Should an employee be required to give evidence in criminal or disciplinary proceedings – consideration will be given to appropriate support.

## **13 Other Concurrent Processes**

Where a complaint is raised under the whistleblowing procedure this will not in itself be sufficient to halt any other ongoing processes relating to absence, conduct, performance or redundancy.

However, each case will be considered on its merits to ensure that the Bourne Partnership is acting reasonably.

## **14 Record Keeping**

Notes may be taken of all meetings with the Employee held under this procedure. Where notes are taken a copy will be made available to the Employee.

All records will be treated as confidential and processed in accordance with the Data Protection Act (1998) which provides individual's with the right to request and have access to certain data.

A central record of whistle blowing will be maintained by the Governing Body. This record will include, a summary of the concern raised, action taken and the resulting outcome. Senior staff or Governors who receive whistle blowing concerns must ensure the concern is recorded.

## Appendix A: Contact Details

It is the usual expectation that an Employee will have endeavoured to raise the concern internally within the Bourne Partnership before referring the matter to an external organisation

### **Internal**

*School to add appropriate internal contacts eg Executive Headteacher / Chair of Governors*

Contact	Telephone Number	Email
Ros Fisher Nichola Gardiner	01732 850349 07765220664	<a href="mailto:rfisher@hadlow.kent.sch.uk">rfisher@hadlow.kent.sch.uk</a> <a href="mailto:Nichola.gardiner@shipbourne.kent.sch.uk">Nichola.gardiner@shipbourne.kent.sch.uk</a>
Richard Rule	07484904720	headteacher@hadlow.kent.sch.uk

Or in writing to the above named at the following address:

Ros Fisher/Nichola Gardiner  
Co-Chair of Governors  
The Bourne Partnership  
c/o Hadlow Primary School  
Hadlow  
Tonbridge  
Kent  
TN11 0EH

### **External**

Matt Dunkley  
Corporate Director – Education and Young Peoples Services  
Kent County Council  
Sessions House  
County Road  
Maidstone  
ME14 1XQ

Via KCC's Whistleblowing Helpline on 03000 414 500 or by emailing

[internalaudit@kent.gov.uk](mailto:internalaudit@kent.gov.uk)

Contact	Telephone Number	Email / Website
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Public Concern at Work	020 7404 6609	<a href="http://www.pca.org.uk">www.pca.org.uk</a> ;
Department for Education	0370 000 2288	<a href="http://www.education.gov.uk">www.education.gov.uk</a> ;
Ofsted	0300 123 3155	<a href="mailto:whistleblowing@ofsted.gov.uk">whistleblowing@ofsted.gov.uk</a> ;
Local Government Ombudsman	0300 061 0614	<a href="http://www.lgo.org.uk">www.lgo.org.uk</a> ;
Office of Qualifications & Examinations Regulation	0300 303 3346	Public.Enquiries@ofqual.gov.uk;

Employees may also wish to raise a concern with:

- An elected member of the local authority
- Relevant trade union or professional association where the employee is a member
- A solicitor
- The police

### Support for Employees

- Confidential Counselling Service - *Schools to add details*
- Teachers Support Line [www.teacherssupport.info](http://www.teacherssupport.info);
- Trade Union or Professional Association where the employee is a member
- Citizen's Advice Bureau [www.citizensadvice.org.uk](http://www.citizensadvice.org.uk)