



The GTA Dignity in the Work Policy

This policy applies to all members of GTA (including staff, learners, volunteers, parents/carers, and visitors) who access the GTA.

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Contents Page

Schedule for Development/Monitoring/Review.....	Page 3
Introduction.....	Page 3
Scope.....	Page 4
What is Bullying?.....	Page 4
What is Harassment?.....	Page 4
Duties and Responsibilities.....	Page 4
Day-to-day management.....	Page 4
Informal Procedure.....	Page 6
Internal Mediation.....	Page 6
Formal Procedure.....	Page 7
Appeals.....	Page 7
Fictitious complaints.....	Page 8
Time Scales.....	Page 8
Trade Union representative and workplace colleagues.....	Page 8
Confidentiality.....	Page 8
Help and Support.....	Page 8
Communication of the Policy.....	Page 8
Process for Monitoring Compliance with this Policy.....	Page 9
Organisation’s expectations in relation to staff training Needs.....	Page 9
References.....	Page 9
Appendix A.....	Page 10
Appendix B.....	Page 11

Schedule for Development/Monitoring/Review

This policy was initially approved by the Chief Executive in July 2017. Monitoring of the Policy will take place at regular intervals. The Policy will be reviewed annually, or more regularly in the light of any significant changes to legislation.

GTA will monitor the impact of the policy using:

- Logs of reported incidents
- Surveys/questionnaires

of:

- Staff
- Learners
- Parents/carers

Introduction

Doncaster, Rotherham, and District Motor Trades GTA Ltd (GTA) is committed to ensuring that all employees can seek, obtain, and hold employment without bullying or harassment. This policy sets out to define what Bullying and Harassment is who this policy applies to and the procedure for dealing with such complaints whether informally, through mediation or via formal action.

All employees have the right to be treated with consideration, dignity, and respect irrespective of their gender, race, age, disability, sexual orientation, colour, marital status, religion, or belief, ethnic or national origin, HIV status, political affiliation, trade union membership and gender reassignment. All employees have a responsibility to help create a safe and supportive working environment.

The GTA will not tolerate any form of bullying and harassment and will investigate all complaints and or allegations made. The GTA will ensure that all complaints will be treated sensitively, confidentially, and thoroughly and to be completed in a timely manner.

Any serious or persistent forms of bullying and/or harassment may be viewed as gross misconduct and as such may result in dismissal in accordance with the GTA's Disciplinary policy.

The GTA and its employees have a legal responsibility to comply with relevant employment legislation and this policy should not be referred to in isolation. Further details of relevant legislation and policies can be found in Appendix A

This policy applies to all staff employed within the GTA. Each individual carries personal responsibility for their own behaviour in relation to this policy.

The GTA recognises that bullying and harassment have a wider application than the employees of the GTA. Learners, members of the public, voluntary organisations, public sector organisations, employees from other employing organisations, individuals on work experience placements, contractors and suppliers are expected to conform to the standards set by the GTA.

The GTA has a zero-tolerance approach towards learners, visitors or employees who are violent or abusive in any way towards our employees. Any incidents identified because of an exit questionnaire or interview process will be followed up as appropriate.

Scope

To inform and set processes to prevent bullying and harassment at any of the GTA premises, by staff, students, or any stakeholders.

What is Bullying?

Bullying is defined as 'offensive, intimidating, malicious, insulting or humiliating behaviour, an abuse or misuse of power or authority which attempts to undermine an individual or group of employees and which may cause them to suffer distress.' Bullying can be a one-off or a series of incidents.

Examples of bullying may be derogatory remarks, spreading rumours or deliberately impeding work performance. Appendix B gives further examples of bullying behaviour and definitions of discrimination.

What is Harassment?

Harassment is unwanted conduct, which affects the dignity of men and women at work. This may be based on the following, but not limited to age, sex, race, religion, or belief, mental or physical disability, nationality, sexual orientation or gender reassignment.

Harassment can be persistent or be an isolated incident and can occur at an individual or organisational level. Examples of harassment include unwanted and/or deliberate physical contact, lewd comments, and intimidation. Appendix B gives further examples of behaviours that may constitute harassment and definitions of discrimination.

Incidents of bullying and harassment can be a one-off event or a pattern of behaviour.

Duties and Responsibilities

All employees have an obligation to act responsibly to one another and to report and/or intervene when they witness inappropriate behaviour.

Line Managers have a responsibility to investigate and respond quickly when they are made aware of inappropriate behaviour.

The GTA has a responsibility to provide a safe and secure working environment for all its employees which is free from bullying and harassment. The GTA will take steps to promote a culture of zero tolerance towards bullying and harassment.

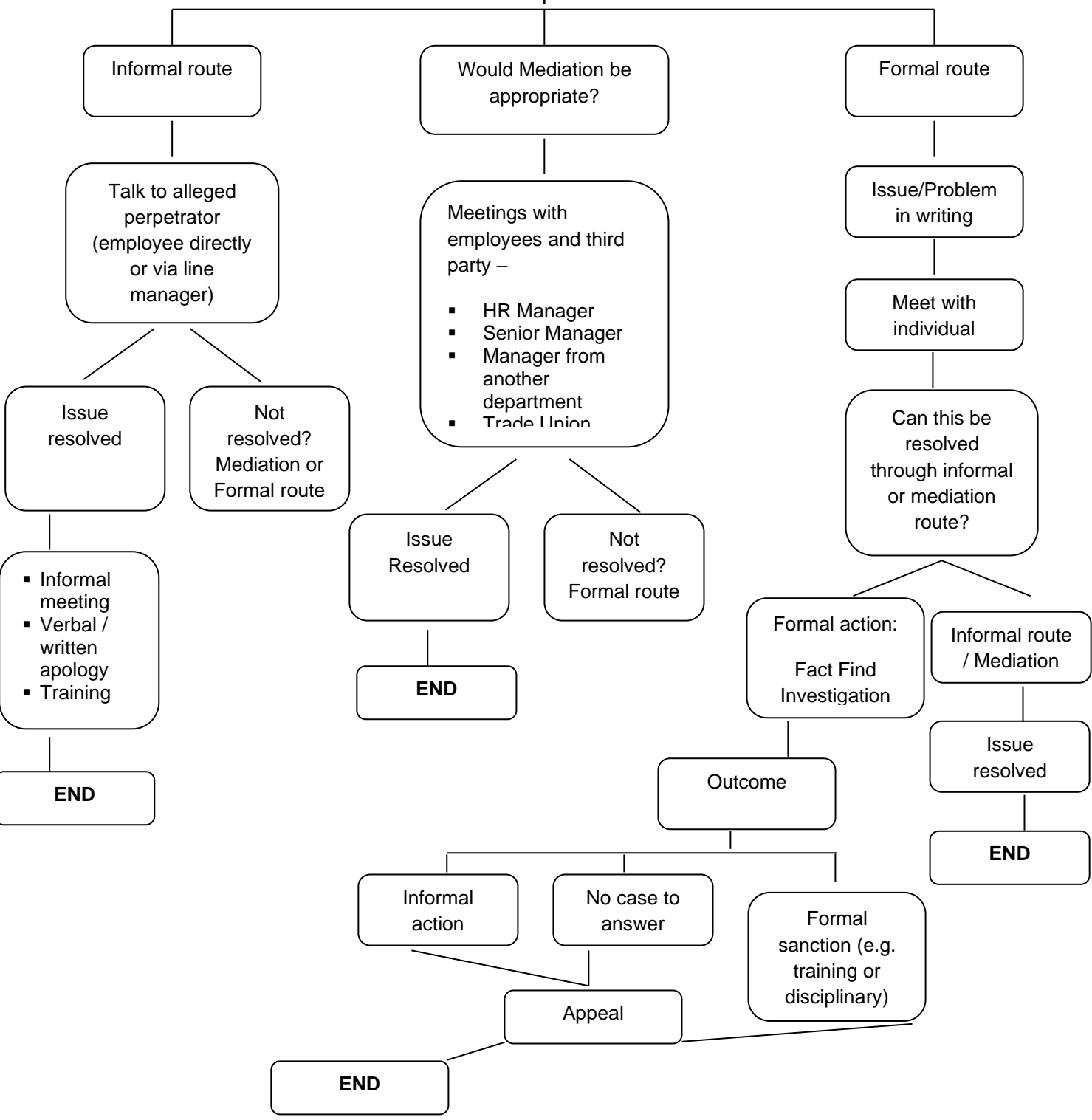
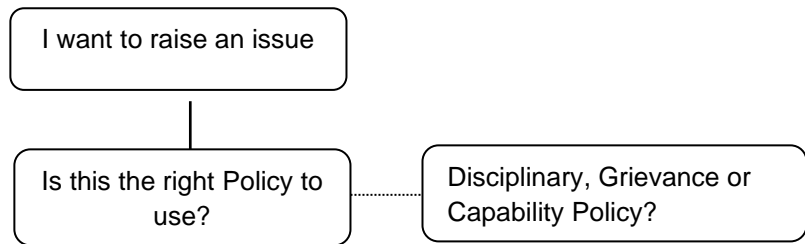
Day-to-day management

'Firm but fair' line management should not be viewed as bullying or harassment behaviour. This would include giving employees reasonable time-bound deadlines and work requests.

Where a manager is taking formal action through another GTA policy such as the Capability Procedure or Managing Sickness Absence Policy, the GTA will not deem this action to be bullying or harassment provided that the relevant policy is being used appropriately.

Dignity at Work: Process for raising concerns or complaints about harassment and or Bullying and process to be followed once a concern or complaint has been raised.

Quick Reference Guide



If you wish to raise an issue under this policy or if you receive a complaint, this procedure along with the quick reference guide lays out the different ways of handling and resolving a complaint.

- *Informally* – whereby the employee deals with the issue directly or via their line manager.
- *Internal Mediation* – through mediation between all parties to resolve the issues.
- *Formally* – whereby the employee makes a formal complaint which is investigated.

The decision of how to progress with the concern should rest with the individual raising the issue however the GTA would recommend that the informal route and possible mediation are explored before progressing to making a formal complaint unless the incident causes serious concern. The GTA is committed to a zero-tolerance approach to bullying and harassment. If the issue is of a serious nature, the GTA may commence formal investigations despite an individual not wishing to pursue the matter formally.

Should informal action and mediation not resolve the issues, individuals may still progress the complaint forward formally. Informal action and mediation may highlight behaviour issues by alleged perpetrators, and it may be appropriate to deal with these behaviours outside of the Dignity at Work policy and under the GTA's Disciplinary policy.

Informal Procedure

Where an employee believes that they are being bullied and/or harassed they should raise their concern directly with the person concerned or their line manager. It is recommended that the employee makes notes or copies of relevant communications and may also choose to discuss their concerns with HR or Staff Organisations.

Individuals may be unaware that their behaviour or actions are unacceptable or intimidating and bringing these issues to their attention may be sufficient to stop inappropriate behaviour. Using informal action gives individuals the opportunity to acknowledge their behaviour, reflect on it and change.

Employees who feel able to approach the person concerned directly may wish a colleague or Staff Organisation representative to accompany them at the meeting. They may also choose to place their concerns in writing if they feel unable to approach the individual directly however advice should be sought first from Human Resources or their chosen representative.

It should be recognised that not all employees will feel comfortable raising their concerns directly with the person concerned, and they may prefer to approach their line manager or the Human Resources Department who will be able to speak to the person concerned on their behalf.

Managers should agree with the employee raising the complaint a timescale by which their concerns will be raised with the individual concerned, keep notes of actions and if resolved through informal action, make a note to review how things are with the individual at an agreed date.

Internal Mediation

Mediation between the individuals concerned may help to resolve issues before they need to be progressed to the formal part of the policy. Mediation may involve the line manager, a manager from another department, Human Resources or Staff Organisation representatives.

When using mediation to try to resolve issues, it is important to ensure that all parties:

- understand why they are there

- set ground rules for the meeting
- ensure confidentiality
- understand what happens if the mediation does not work
- agree on how they will work together

Notes should be taken and provided to all.

Using mediation gives individuals the opportunity to acknowledge their behaviour, reflect on it and change.

Formal Procedure

Employees and managers should follow the formal complaints procedure outlined below when informal routes have been explored and failed to rectify the problem, or where the problem is sufficiently serious. Employees who wish to make a formal complaint regarding bullying or harassment should raise their concerns in writing to their line manager in relation to complaints regarding their colleagues, or their line manager's manager or Human Resources if their complaint relates to their line manager. Once received the line manager should acknowledge the complaint in 7 calendar days in writing and will meet the employee to discuss the issues within the following 14 calendar days. The aim of this initial meeting is to listen to the employee's concerns and agree on how to resolve them. Any outcomes of this meeting should be followed up in writing to the employee within a further 7 calendar days. Where the complaint is sufficiently serious and following a discussion with Human Resources, it may be appropriate to appoint an Investigating Officer to investigate the incident, interview relevant witnesses and produce a report establishing the facts of what occurred.

The Investigating Officer normally the Chief Executive, should have received equal opportunities training and can be a Human Resources Manager. The investigation should be carried out in line with the GTA's Disciplinary Policy and within 21 days.

It is important that all employees involved are kept up to date with the progression of the investigation and offered support for example through Occupational Health and their counselling services.

Depending on the nature of the complaint it may be appropriate to temporarily move the individuals concerned to another place of work and/or suspend them. Any action at this stage by the GTA does not imply guilt, should be seen as a neutral act and should be managed in line with the GTA's Disciplinary Policy. Once the investigation is completed the employee making the complaint and the person against whom allegations have been made will be advised of the findings of the investigation.

Appeals

All parties should be written to and informed of the conclusion of the investigation. Neither party will be given a copy of the investigation report. However if the alleged perpetrator's conduct leads to a formal disciplinary hearing, a copy will be provided as per the GTA's Disciplinary policy.

Should there be evidence of Bullying and/or Harassment a disciplinary hearing will be arranged in accordance with the GTA's Disciplinary policy. The employee making the formal complaint will be advised that a disciplinary hearing is being held but will not be advised of any sanctions that may be imposed.

Either party will have the right of appeal and appeals will be dealt with under the GTA's Grievance appeals procedure. The complainant may appeal if they consider that the process of investigation is not appropriate.

The complainant cannot appeal against the perceived severity or leniency of any disciplinary action taken. The alleged perpetrator may appeal if they consider that the process of investigation or subsequent application of the Disciplinary Procedure has been unfairly or inappropriately implemented. For time scales please refer to the GTA Grievance Procedure, appeals section.

Fictitious complaints

The GTA will not tolerate complaints which are found to be fictitious and intended to discredit individuals. In such instances, the GTA may pursue disciplinary procedures against the complainant.

Time scales

All employees should be kept informed of the investigation progress and the reason for any delays. Managers dealing with complaints should aim to resolve issues in a timely manner and work proactively to deal with the matter as soon as reasonably possible. Employees and their chosen representatives should work with the GTA to avoid delays and make every effort to attend scheduled meetings.

Trade Union representatives and workplace colleagues

Employees may be accompanied at any stage of a Dignity at Work complaint by a Staff Organisation representative or workplace colleague not acting in a legal capacity. Consideration must be given to the timeliness of trying to resolve issues.

Confidentiality

It is important that confidentiality is maintained throughout any investigation. The employee making the complaint should be informed that details of the complaint will need to be discussed with the alleged perpetrator and potential witnesses to establish any facts relating to an investigation. All employees involved in an investigation should be reminded of their individual duty of confidentiality.

Help and support

Help and support should be offered to all individuals involved with the complaint for example through the counselling services offered at Occupational Health. Managers, Human Resources and Staff Organisation representatives should be mindful of the need for support during the process for all individuals involved in the process.

Communication of the Policy

The GTA will aim to educate and raise the awareness of all employees and individuals as outlined in Section 2 – Scope in matters relating to this Policy and Procedure and its implementation. The Policy will be made available on both the GTA's intranet and internet sites. The Policy will be communicated as appropriate to organisations and companies who provide services to the GTA.

Process for Monitoring Compliance with this Policy

To ensure that the GTA's Dignity at Work and Equality and Diversity Policies aims are being achieved the GTA will review this policy on an annual basis. The results of the annual GTA Staff Survey will also provide a valuable overall indicator of any problems, which may require further action. The GTA may also undertake surveys as appropriate within specific departments.

Organisation's expectations in relation to staff training as identified in the Training Needs Analysis

All staff receive training in this area as part of their initial induction course within four weeks of joining the GTA. In addition, this area is also covered in the Equality and Diversity course which is a mandatory classroom/e-learning based course that staff undertake a minimum of every three years.

References

www.Acas.co.uk – Advice leaflet – bullying and harassment at work; a guide for managers and employers

Preventing workplace harassment and violence; Joint guidance implementing a European Social Partner Agreement

Appendix A

Supporting Legislation

There are a wide range of statutory requirements that the GTA and its employees must recognise and respond to in addressing bullying and harassment.

This includes, but is not limited to the following:

- Sex Discrimination Act 1975 (updated 1986)
- Race Relations Act 1976
- The Race Relations (Amendment) Act 2000
- Race Relations Act 1976 (Amendment) Regulations 2003
- Disability Discrimination Act 1995
- Employment Equality (Sexual Orientation) Regulations 2003
- Employment Equality (Religion and Belief) Regulations 2003
- Employment Equality (Age) Regulations 2006
- Human Rights Act 2000
- Rehabilitation of Offenders Act 1974
- Protection from Harassment Act 1997
- Health and Safety Act 1974
- Equalities Act 2010

Appendix B

Examples of bullying behaviour

Whilst it is not possible to list all forms of bullying, it is intended that the following examples should enable both employees and managers to identify incidents of bullying behaviour:

- derogatory remarks
- insulting or aggressive behaviour
- insensitive jokes or pranks
- ignoring or excluding an individual
- persistently setting unrealistic work deadlines, in relation to other employees within the department
- Constant and persistent public and private criticism
- substituting responsible tasks with menial or trivial ones
- constantly undervaluing effort
- withholding necessary information
- shouting at employees to get things done
- repeated shouting or swearing
- spreading malicious rumours
- refusing to delegate
- knowingly destroying a relationship between other people
- deliberately impeding work performance
- overtly praising people causing other individuals or groups to feel belittled
- physical attacks

Examples of Harassment

The following are some examples of behaviour/activities that might constitute harassment:

- unwanted and/or deliberate physical conduct/contact, or gestures which are of a sexual nature (i.e. touching, standing too close, leering, coercing sexual intercourse, abuse or assault).
- display, distribution or transmission of written materials or images of a sexually or racially offensive nature which can cause offence (e.g: sexually suggestive or pornographic pictures, written articles, suggestive or offensive pictures, images, insignia, objects, videos, books, e-mails, internet pages).
- the use of demeaning or degrading language (e.g.: embarrassing remarks, innuendoes, lewd comments, sexual, racial, or cultural jokes, derogatory name-calling, jibes or abusive, threatening or insulting words).
- speculation about a person's private life and sexual activities.
- requests for sexual favours, including threat of dismissal, loss of promotion or demotion if requests are not met.
- intimidation of an individual (i.e. exclusion from conversations, isolation, unjustified supervision).
- frequently asking for comments on racial, religious or disability issues from an individual who is a member of a religious or racial group or has a disability.

Definition of Discrimination

It is unlawful to discriminate on the grounds of sex, race, disability, religion or belief and sexual orientation. Acts of discrimination can occur in three main ways:

Direct Discrimination - This takes place when one (or more) person(s) is treated less favourably than others in the same circumstances.

Indirect Discrimination - This form of discrimination takes place when a requirement or condition of employment, promotion or aspects of service delivery are applied equally and appears to be fair but can be shown to have an adverse impact on an individual or group by placing them at a disadvantage, and the reasons for this cannot be justified.

Victimisation - This form of discrimination takes place when a person receives less favourable treatment because they have made a complaint, or it is suspected that they have made a complaint, or if they have or are going to provide evidence about an act of discrimination.