

ABERGAVENNY TOWN COUNCIL

ANTI-BULLYING AND HARASSMENT POLICY

1. The Policy

- 1.1 The Council's aim is to provide a working environment that respects the rights of each employee and where councillors and employees treat each other with mutual respect. Any behaviour that undermines this aim is unacceptable.
- 1.2 The Council does not tolerate any form of harassment or bullying under any circumstances. While implementing and upholding the policy it is the duty of all Councillors and employees to take full responsibility for ensuring that harassment does not occur in the Town Council.

2. Principles and procedures

- 2.1 The following procedure has been designed to inform councillors and employees about the type of behaviour that is unacceptable and provides employees and others who are the victims of harassment and bullying with a means of redress. The Town Council will not tolerate harassment or bullying of its:
 - job applicants
 - employees
 - other Councillors
 - contractors
 - agency workers
 - the self-employed
 - ex-employees
 - volunteers
- 2.2 This policy also applies to work related functions which are held outside of normal working hours, either on or off the Town Council's premises, such as Christmas parties, leaving celebrations, working lunches, etc.

3. Harassment

Definition

3.1 Harassment is unwanted conduct related to a relevant protected characteristic (an area covered by discrimination legislation) which has the purpose or effect of violating an individual's dignity, or creating an intimidating, hostile, degrading, humiliating or offensive working environment for them. Harassment will also occur where a colleague is treated less favourably because he or she has rejected or refused to submit to sexbased harassment, sexual harassment or gender re-assignment harassment.

- 3.2 Where it cannot be established that there was an intention to offend, conduct will only be regarded as violating a person's dignity or creating an intimidating, hostile, degrading, humiliating or offensive environment if, taking all the circumstances into account it would be reasonable to come to that conclusion.
- 3.3 People can be subjected to harassment on a wide variety of grounds. Some examples are:
 - Sex-based (purely because of gender) or sexual (sexual in nature)
 - Sexual orientation
 - Trans-sexualism (gender reassignment)
 - Being married or having a civil partner
 - · Race, nationality, ethnic origin, national origin or skin colour
 - Disability itself or a reason relating to it
 - Age
 - Employment status, e.g. part-time, fixed-term
 - Membership or non-membership of a trade union
 - · Carrying out health and safety duties
 - Religion or religious beliefs or lack of either
 - Deeply held personal beliefs or lack of them
 - Political beliefs
 - Criminal record
 - Health
 - Physical characteristics
 - Social class
 - Willingness to challenge harassment being ridiculed or victimised for raising a complaint
- 3.4 Harassment is normally characterised by more than one incident of unacceptable behaviour, particularly if it reoccurs, once it has been made clear by the victim that they consider it offensive. One incident may constitute harassment if it is sufficiently serious. Harassment on any grounds, including the above, will not be tolerated.
- 3.5 Harassment at work is unlawful under the Equality Act 2010
- 3.6 The Town Council together with the Clerk who fail to take steps to prevent harassment or investigate complaints may be held liable for their unlawful actions and be required to pay damages to the victim, as will the employee who has committed the act of harassment. There is no limit to the compensation that can be awarded in employment tribunals for acts of harassment.
- 3.7 The Town Council will also be liable for harassment that comes from a third party (e.g. a member of the public or supplier) if that harassment occurs on at least two occasions, and the Town Council is aware that it has happened and does nothing to stop it happening.
- 3.8 Harassment on any grounds is also a criminal offence, primarily under the

Protection from Harassment Act 1997. This means that employees who suffer harassment may contact the police, in the case of harassment from employees/councillors or harassment by third parties. Those found guilty face fines or periods of imprisonment of up to two years.

Additionally, an employee harassed by a colleague or councillor may sue that colleague or councillor personally for the damage and distress caused.

4 . Bullying

Definition

- 4.1 Bullying is a gradual wearing down process comprising a sustained form of psychological abuse that makes victims feel demeaned and inadequate. Bullying is defined as offensive, intimidating, malicious or insulting behaviour, or an abuse or misuse of power, which has the purpose, or effect of intimidating, belittling and humiliating the recipient, leading to loss of self-esteem for the victim and ultimately self-questioning his or her worth in the workplace and society as a whole.
- 4.2 Workplace bullying can range from extreme forms such as violence and intimidation to less obvious actions, like deliberately ignoring someone at work.

These can be split into two categories:

The obvious:

- Shouting or swearing at people in public and private.
- Persistent criticism.
- Ignoring or deliberately excluding people.
- Persecution through threats and instilling fear
- Spreading malicious rumours.
- Constantly undervaluing effort.
- Dispensing disciplinary action that is totally unjustified.
- Spontaneous rages, often over trivial matters.

The less obvious:

- Withholding information or supplying incorrect information.
- Deliberately sabotaging or impeding work performance.
- Constantly changing targets.
- Setting individuals up to fail by imposing impossible deadlines.
- Levelling unfair criticism about performance the night before an employee
- goes on holiday.
- Removing areas of responsibility and imposing menial tasks
- Blocking applications for holiday or training.

The actions listed must be viewed in terms of the distress they cause the individual. It is the perceptions of the recipient that determine whether any action or statement can be viewed as bullying.

5.0 The impact of harassment and bullying

5.1 Harassment and bullying can lead to illness, absenteeism, an apparent lack of commitment, poor performance and resignation.

- 5.2 The damage, tension and conflict that harassment and bullying creates should not be underestimated. The result is not just poor morale, but higher labour turnover, reduced productivity, poor service and poor quality.
- 5.3 Public image can be badly damaged when incidents of harassment and bullying occur, particularly when they attract media attention. This can damage the reputation of the Council.

6.0 Enforcement

- 6.1 Any harassment or bullying will be classed as gross misconduct, for which employees may be summarily dismissed. The Disciplinary Procedure will be invoked.
- 6.2 All employees will be informed of the Town Council's policy towards harassment and bullying. It will be stressed that all complaints of harassment will be treated seriously.
- 6.3 The Town Council expects its employees to ensure that this policy and procedure is adhered to at all times and expects all employees to respect the dignity of their colleagues.
- 6.4 The Code of Conduct for councillors is relevant in this context and the key principles and practice of this policy will be respected and applied by Councillors in the context of their day to day work.

7.0 Procedures

Advice

- 7.1 The Town Council recognises the sensitive nature of harassment and bullying. Employees who believe they are being harassed or bullied may wish to discuss their situation before deciding what action to take.
- 7.2 The Town Council operates an open door policy to discuss workplace problems and employees can discuss the matter with their line manager on an informal basis. In appropriate cases, the Town Council may decide to engage an external advisor to assist in the assessment of an allegation of harassment by an employee.
- 7.3 The Advisor's role will be to:
 - ensure the conversation remains confidential as far as possible;
 - listen sympathetically;
 - help employees consider objectively what has happened;
 - discuss what outcome the employee would wish to see;
 - draw attention to available procedures and options;
 - inform the employee of the legal liabilities involved;
 - help weigh up the alternatives, but without pressure to adopt any particular course;
 - assist the individual in dealing with the situation, if they ask for help; engaging with the Council as a means of helping resolve the situation.

7.4 Confidentiality will be maintained as far as possible. If an employee decides not to take any action to deal with the problem and the circumstances described are very serious, however, the Town Council reserves the right to investigate the situation. It has an overall duty of care to ensure the safety of all employees who may be adversely affected by the alleged harasser's/ bully's behaviour.

Solutions

7.5 It is for the employee to decide which route to take in solving any problem that has occurred. There are two types of solution available – informal and formal.

Informal

- 7.6 Employees can choose to solve the matter themselves by approaching the harasser or bully, telling him or her that their behaviour is unwelcome and that it must stop. Otherwise a formal complaint will be made using the grievance procedure.
- 7.7 If victims would find it difficult or embarrassing to raise the issue directly with the person creating the problem, support can be sought from a colleague or union representative who can accompany the victim when speaking to the harasser or bully.
- 7.8 A third option, is that the victim can put his or her views in writing to the harasser or bully, telling him or her that their behaviour is unacceptable and that it must stop.

Formal

7.9 Where informal solutions fail, or serious harassment or bullying occurs, employees and others can bring a formal complaint or involve the grievance procedure.

Continuing to work together

7.10 Whether a complaint is upheld or not, the Town Council recognises that it may be difficult for the employee(s) concerned to continue to work in close proximity to the alleged perpetrator of the harassment during the investigation or following the outcome of the proceedings. If this is the case the Town Council will examine how the sensitivities of the situation can be addressed.

Monitoring

7.11 Where harassment or bullying has been found to have occurred and the perpetrator remains in employment or a member of the Council, regular checks will be made to ensure that harassment has stopped and that there has been no victimisation or retaliation against the victim. The Town Council will also ensure that the perpetrator who committed the act of harassment or bullying is not victimised in any way.

Malicious complaints

7.12 Where a complaint is blatantly untrue and has been brought out of spite, or for some other unacceptable motive, the complainant will be subject to the Town Council's disciplinary procedure.

Complaints to an employment tribunal

- 7.13 While the Town Council trusts that employees will use the internal procedure to resolve any concerns they have about harassment, claims can be lodged with an employment tribunal where harassment is on the grounds of:
 - sex
 - gender reassignment
 - race
 - disability
 - sexual orientation
 - religion
 - belief
 - age