



VISION
MULTI ACADEMY TRUST

Whistleblowing Statement & Policy & Procedure

October 2017

Date of Review: October 2017
Approved by: Trust Board
Next Review Date: September 2019

VISION MULTI ACADEMY TRUST

Whistleblowing Statement

Vision Multi Academy Trust is committed to achieving the highest possible standards of service and ethical standards and this Whistleblowing Statement is intended to support the Trust's full Whistleblowing Policy. Its purpose is to ensure concerns of serious wrongdoing can be raised without fear of reprisal.

1. The Statement and Policy apply to all individuals working for the Vision Multi Academy Trust at every level and grade, whether as employees, contractors, and casual or agency staff.
2. The Trust considers whistleblowing to be distinct from the Trust's grievance procedure, which should be used if there is a complaint relating to personal circumstances in the workplace. Concerns about wrongdoing within the Vision MAT such as fraud, malpractice, mismanagement, breach of health and safety law or any other illegal or unethical act either on the part of management, the Governing Body, the Trust Board or by fellow employees should be raised using the Whistleblowing Policy procedure.
3. This Statement and Policy have been introduced in line with the Public Interest Disclosure Act 1998 and in line with the GOV.UK Whistleblowing Guidance for Maintained Schools (www.gov.uk) which enable workers to raise issues of concern in an appropriate manner.

The Statement and Policy aim to:

- encourage workers to feel confident in raising concerns
- establish a fair and impartial investigative procedure
- provide avenues for workers to raise concerns and receive appropriate feedback

- ensure that workers receive a response to concerns and are aware of how to pursue them if they are not satisfied
- ensure that workers will be protected from any reprisals or victimisation by the school, provided that there is reasonable belief that the matter disclosed tends to show wrongdoing and that the disclosure has been made in an appropriate manner.

Scope:

The Statement and Policy may be used by all Vision MAT staff at any of their schools to raise concerns where the wellbeing of others or the school itself is considered to be at risk.

1. The term worker broadly includes employees, contractors, agency workers, trainees and a person who is or was subject to a contract to undertake work or services for a school or the Trust.
2. The full Whistleblowing Policy is designed to sit alongside the Vision MAT Schools Grievance Policy and Procedure and the Vision MAT Complaints Policy.

The full Whistleblowing Policy is available to all schools on the internal website and can be provided on request to the Vision MAT Office on: 0161 766 2005.

WHISTLE BLOWING Policy and Procedure

CONTENTS

Section 1	Introduction	page 4
Section 2	Raising concerns	page 7
Section 3	Dealing with your concern	page 8
Section 4	The investigation procedure	page 9
Section 5	If you are dissatisfied	page 11

Appendix 1	Examples of concerns that may be raised	page 12
Appendix 2	Flow chart – reporting concerns through the Whistleblowing Policy	page 13
Appendix 3	Flow chart – managing a concern through the Whistleblowing Policy	page 14
Appendix 4	Useful contacts	page 15

PREAMBLE

This policy provides guidance for staff about how to raise concerns using the Whistleblowing Policy. It states their duty to report concerns whilst providing a framework in which those concerns can be raised. It also provides guidance for Headteachers, Chairs of Governors, Chair of Board of Trustees, Chief Executive Officer and line managers on how to manage the investigation of such concerns and the individuals who raise them.

SECTION 1 INTRODUCTION

The Board of Trustees of Vision Multi Academy Trust (VMAT) adopted this policy for employees of the MAT on October 2017.

The Board will review it again in 2 years' time or earlier if deemed necessary or changes to.

1.1 Introduction

Most of us, during our working life, have concerns about what is happening in the workplace. Usually, these issues are easily resolved – but when they are about unlawful conduct, financial malpractice or dangers posed to people or the environment it can be difficult to know what to do next.

You may be worried about raising such concerns or you may want to keep them to yourself. Perhaps you feel the issue at hand is none of your business or that it's only a suspicion for which you have little evidence. You may feel that raising the matter would be disloyal to colleagues, Governors, Trustees, the Headteacher or the Trust/school. You may decide to

say something but find that you have spoken to the wrong person or raised the issue in the wrong way and are not sure what to do next.

1.2 Purpose

This policy is designed to enable you to raise your concerns at an early stage and in the right way. As an employee of the school(s), it is your duty to raise these concerns. The governors believe that helping you to do so is an important part of ensuring that the school is well run and safe.

Providing the concern is genuine, the school would prefer you to raise it as soon as possible rather than waiting for proof; if it falls within the areas listed below, we ask that you do so using this procedure.

1.3 Application of the Policy

The Whistleblowing Policy is intended to cover genuine concerns that are not covered by other procedures and which you think the schools should look into.

Such concerns include:

- Unlawful conduct
- Financial malpractice
- Causing a danger to children and young people
- Causing a danger to staff, the public or the environment
- Contravening the governing body's policies or the school's code of conduct
- Deliberate concealment of any of the above

In Appendix One, we have provided some examples of the kind of issues the governing bodies would consider as malpractice or wrong doing that could be raised under this policy. This should not, however, be regarded as a complete list – If you are in doubt about any issue, raise it.

1.4 Which concerns do not fall within remit of the policy?

The Whistleblowing Policy is primarily for concerns where the interests of other people or the organisation are at risk. It only applies if you are raising a concern in the public rather than your own individual interest.

If your concern is about your personal position in school or the way you as an individual have been treated, please raise it through the Grievance Procedure. A copy of this procedure is available in school.

Where a concern is raised about an individual or individuals, once the concern has been investigated under the Whistleblowing Policy, there may be a need for further investigation or action. This would take place within the framework of a different policy.

Where this is the case, you will be notified that the investigation under the Whistleblowing Policy has ended.

1.5 Your obligation to report concerns

As an employee of the Trust/school(s), the code of conduct requires you to report genuine concerns of fraud, theft or unethical behaviour etc. This policy provides you with ways of doing that.

If you are concerned that a young person is at risk of harm, the guidance in the DfE's *Safeguarding Children and Safer Recruitment in Education* (2006) document and the Management of Allegations of Abuse (Schools) Policy obliges you to report your concerns. If you are concerned that a young person is being harmed or at risk of being harmed, or you have a concern about a staff member, volunteer or contractor's suitability to work with children, you should report this using the Management of Allegations of Abuse Policy. If, however, you are concerned that:

- an individual's professional practice, or
- the leadership and/or management of the school, or
- the school's policies, procedures and/or ways of working

may be undermining the safety and wellbeing of young people, or leaving them vulnerable to risk, or you are worried about the way in which safeguarding allegations have been managed, you should express these concerns through the Whistleblowing Policy.

1.6 Our assurances to you

Your safety

The local governing body and Trust Board recognise that the decision to report a concern can be a difficult one to make and the schools are fully committed to the assurances given in this policy. If you raise a genuine concern under the Whistleblowing Policy, you will not be at risk of losing your job or suffering any form of reprisal as a result. The local governing body and Trust Board will not tolerate harassment, bullying or victimisation and will take action to protect you.

This protection applies not only while you are employed, but also after the working relationship has ended.

Provided you are acting in good faith, it does not matter if you are mistaken. However, if you maliciously raise a matter you know is untrue, disciplinary action may be taken against you in accordance with the school's Disciplinary Procedure.

Confidentiality

While we will consider anonymous reports, this makes it much more difficult for us to look into the matter or give you feedback. However, the governing body and Trust Board recognise that you may wish to raise a concern in confidence under this policy. If you ask us to protect your identity by keeping it confidential, we will not disclose it as part of the Whistleblowing Investigation without your consent.

Please note, however, that the schools will not tolerate the harassment, bullying or victimisation of anyone raising a genuine concern.

Please also note that any confidentiality clause within any other policy, agreement or contract should not prevent you from raising a genuine public interest concern under the Whistleblowing Policy.

Your right to support in meetings

In any meetings that have a connection to your whistleblowing concern, you have the right to be accompanied by your trade union representative or a work colleague (providing they are not involved in the issue and would not be called as a witness).

These meetings might include:

- A meeting with your line-manager or other appropriate person to raise your concern.
- A meeting with an investigation officer in connection with the concern.
- Taking part as a witness in any action taken as a result of raising the concern.

Contact details of trade union representatives can be found in Appendix Four.

1.7 Independent advice

If you are unsure whether to use this policy, or if you want independent advice at any stage, you should contact:

- Your trade union (contact details for which are provided in Appendix Four)
- The independent charity Public Concern at Work whose lawyers are available give you free confidential advice at any point in the process. Their helpline is: 020 7404 6609. Email Advice Line: whistle@pcaw.org.uk

SECTION 2 – RAISING CONCERNS

2.1 How to report a concern

There are a number of different ways to raise a whistleblowing concern – you can choose the one that suits you. It doesn't matter which you choose, you can be assured that a named manager will properly consider it.

Whichever way you decide to raise your concern, please ensure that you state that you are doing so under the Whistleblowing Policy. (If at any stage we feel that your concern is a grievance rather than a whistleblowing matter, we will tell you.)

Although you can raise your concern verbally, you may find it easier to do so in writing – this way, you can keep a record of what you reported as well as giving yourself the time to make sure you've included all the relevant information.

When reporting your concern, you should provide information about the background and history of your concern. Where possible, you should give names, dates and places and the reason why you are particularly concerned about the situation. If you are a member of a trade union, you may find it helpful to take advice from them about putting your concerns in writing.

There is no reason why you cannot use email to raise a whistleblowing concern. However, if you do choose to use email, please take extra care to make sure that your message is sent to the correct person and consider that due to the nature of email communication it maybe read by other people. To help make sure your concerns are seen and handled quickly, mark the subject box: '*Whistleblowing – confidential – recipient only*'.

If, however, you do not wish to put your concern in writing, you can telephone or arrange to meet with the appropriate person.

2.2 Who to contact with your concern

Your Supervisor, Line Manager, Headteacher, Vision Mat CEO, Chair of Governors/Trust

If you have a concern, which you believe is covered by the Whistleblowing Policy, we hope you feel able to raise it first with your immediate line manager.

This may depend, however, on the seriousness and sensitivity of the issues involved and who you think may be involved in the malpractice.

For example, if you believe that your line manager is involved, you should approach the Headteacher. If you believe the Headteacher is involved, your Chair of Governors/ Vision MAT CEO should be approached.

External contacts

The Vision MAT and their schools hope this policy gives you the reassurance you need to raise such matters internally. If, however, you feel unable to raise your concern internally we would much rather you raise the matter with the appropriate agency than not at all. Provided you are acting in good faith and you have evidence to back up your concern, you can contact any of the following:

External audit (the Audit Commission) The National Audit Office (enquiries@nao.gsi.gov.uk)
Whistleblowing disclosure about a local public body under the Public Interest Disclosure Act
hotline – 020 7798 7999

- Relevant regulatory organisations (such as the Department of Education)
- Your solicitor
- The police
- Other bodies prescribed under the Public Interest Disclosure Act. These include, but are not limited to the Information Commissioner's Office, the Serious Fraud Office, the Environment Agency, the Health and Safety Executive.

If you do refer your concern to an individual or organisation outside the school, you need to ensure that you do not disclose confidential information. [You should, therefore, first check with Legal Services, who will give you confidential advice – you do not have to give your name if you do not wish to. You will find a contact telephone number in Appendix Four.]

SECTION 3 – DEALING WITH YOUR CONCERN

3.1 How the schools will handle the matter

Once you have told us of your concern, we will look into it to assess what action should be taken.

In order to protect individuals and the governing body, initial enquiries will be made to decide whether an investigation is appropriate and, if so, what form it should take. Concerns or allegations that fall within the scope of specific procedures (for example, child protection or discrimination issues) will normally be referred for consideration under those procedures. If your concern falls more properly within a different procedure, we will tell you.

Some concerns may be resolved without the need for an investigation.

The length of time it takes for us to respond will depend on the nature of the issue you are disclosing. If there is a safeguarding or health and safety risk, for example, we will contact you immediately. Whatever the nature of your disclosure, the governing body will write to you within at least ten working days to:

- Acknowledge that the concern has been received
- Indicate how we propose to deal with the matter
- Give an estimate of how long it will take to deal with the matter
- Tell you whether any initial enquiries have been made; and
- Tell you whether further investigations will take place, and if not, why not.

If a further investigation is required, this may involve:

- An internal investigation
- Referral to the police
- Referral to an external auditor
- An independent enquiry

The schools will tell you who is handling the matter, how you can contact them and whether further assistance may be needed from you.

3.2 Your right to the support of a trade union representative or colleague

When any meeting is arranged to discuss your concerns, you have the right to be accompanied by a trade union representative or a colleague (who is not involved in the area of work to which the concern relates and who also who could not be called as witness).

3.3 Our commitment to support you through the process

The governing body/Trust Board will take steps to minimise any difficulties, which you may experience as a result of raising a concern. For instance, if you are required to give evidence in criminal or disciplinary proceedings, the governing body/Trust Board will advise you about the procedure.

If you are asked to attend a meeting, we will aim to give you a minimum of ten days' notice.

The Trust Board accepts that you need to be assured that the matter has been properly addressed. Thus, subject to legal constraints and confidentiality, you will receive information about the outcome of any investigations.

SECTION 4 – THE INVESTIGATION PROCEDURE

4.1 Verification

Concerns raised under this procedure may be resolved by, the person to whom they were reported. This could be your supervisor, line-manager or the Headteacher.

If they are not able to resolve the matter or you have raised your concern with the Chair of Governors/Chair of the Trust Board, they will make initial enquiries to assess whether an investigation is required and, if so, what form that investigation should take.

If you did not raise your concerns directly with the Chair of Governors/Chair of the Trust Board, unless the disclosure refers to them they will still be notified for monitoring purposes (see paragraph 4.4).

Although you are not expected to prove the truth of any allegation, you will need to demonstrate that there is a sufficient reason for expressing your concern. This policy provides protection to employees who raise issues in the genuine belief that there is serious cause for concern. If the complaint is found to be in bad faith, disciplinary action may be considered.

If it is confirmed that the Whistleblowing Procedure is the appropriate route and that an investigation is required:

- The concern will be recorded
- An Investigating Officer will be identified

- You will be told who will investigate and the likely timescale for the investigation within ten days

If there is insufficient information to make a decision about the most appropriate course of action, you will be asked for more information.

If it is decided not to investigate further, you will be told what enquiries have been made and the reasons for the decision.

When any meeting is arranged to discuss your concerns, you have the right to be accompanied as outlined in paragraph 3.2.

4.2 The investigation

The Investigating Officer may ask you to put your concerns in writing and provide as much evidence as possible. It may also be necessary to ask you to provide a witness statement. You will have the opportunity to confirm that the information you have provided is accurate and complete before it is used in the investigation.

You will be asked to agree that the information you have provided and your name may be disclosed so that the Investigating Officer can decide how the governing body/Trust Board will respond and investigate the issue.

If you do not want to disclose your identity the Investigating Officer will decide how to proceed.

The Investigating Officer may need to contact you or other witnesses during the investigation.

The investigation will be carried out as quickly as possible but the time taken will depend on the nature of the issues raised and the availability and clarity of the required information. You will be updated at 28 day intervals unless this is not practicable.

If you are required to take part in the investigation you have the right to be accompanied as set out in paragraph 3.2.

4.3 The outcome

The investigation will be concluded with a written report of enquiries made, the findings on the strength of the evidence and whether the substance of the allegations has been established.

Where legal and confidentiality constraints allow, you will receive information about the outcome of any investigation. If the investigation continues within the framework of another procedure, the school will, if able, inform you of this.

If, however, the provision of further information would result in the school breaching an individual's confidentiality or the law, we may not be able to you, as the person who made

the disclosure, whether the investigation has continued under the framework of other policies since to do so may jeopardise the outcome of any further investigation. We will, however, inform you that the investigation is concluded under the framework of the Whistleblowing Policy.

If the investigation concludes that the allegations are not substantiated, the report will conclude whether the concerns were raised in good faith.

4.4 Monitoring

Within the school, a central record of all whistleblowing complaints including dates, substantive issues, findings and outcomes is retained by the Chair of Governors/Chair of the Trust Board/CEO. The Chair will report as necessary to the governing body/Trust Board in a way that maintains your confidentiality as far as possible.

SECTION 5 – IF YOU ARE DISSATISFIED

If you are unhappy with our response, remember you can use the other routes detailed in this policy in paragraphs 1.7 and 2.2.

While we cannot guarantee that we will respond to all matters in the way that you might wish, we will try to handle the matter fairly and properly. By using this policy, you will help us to achieve this.

APPENDIX ONE

EXAMPLES OF CONCERNS THAT MAY BE RAISED

This list shows the kind of issues that may be raised under the Whistleblowing Policy. However, there may be other concerns that can be raised under the policy that are not shown here; if you are aware of such an issue, please report it.

- Poor or unprofessional practice by a member of staff or an agency that results in the service user not getting the same quality of service which is available to others.
- Children or young people being put at risk by an individual's professional practice, or the leadership and/or management of the school, or the school's policies, procedures and/or ways of working.
- Allegations of a safeguarding nature not being taken seriously or appropriately handled.
- Improper/unacceptable behaviour towards employees, volunteers, contracted workers or service users which could take the form of emotional, sexual or verbal

abuse, rough handling, oppressive or discriminatory behaviour or exploitative acts for material or sexual gain.

- Any unlawful activities, whether criminal or a breach of civil law.
- Fraud, theft or corruption.
- Concerns regarding possible breaches of Health and Safety regulations.
- Harassment, discrimination, victimisation or bullying of employees, volunteers, contracted workers and/or service users.
- Leaking confidential information in respect of governing body activities or records.
- Misuse of pupil, employee, volunteer or financial data (including attainment information and personal details).
- Doing undisclosed private work which may conflict with working for the school, or which is being carried out during working time.
- Inappropriate contact with members of the public within school facilities, or whilst carrying out school duties outside of working time.
- Taking gifts or inducements.
- Inappropriate use of external funding or the school budget.
- Maladministration as defined by the Department of Education, Local Government Ombudsman or appropriate examination boards.
- Breach of any statutory code of practice.
- Breach of, or failure, to implement, or comply with any governing body or Multi Academy Trust policy.
- Misuse of school assets including, but not limited to, computer hardware and software, buildings, stores, vehicles and/or equipment.

APPENDIX TWO

REPORTING CONCERNS THROUGH THE WHISTLEBLOWING POLICY

Does your concern relate to the actions of a person or people employed by the school?

YES

NO

Does your concern relate to the actions of someone employed by the Trust/LA?

YES

NO

Does your concern involve the actions of the Headteacher?

YES

NO

Does your concern relate to the actions of a governor or governors?

YES

NO

Report your concern to a Local Authority named officer or, if an academy, to the Trust or Secretary of State (see section 2.2)

YES

NO

Would you be comfortable disclosing your concern to the Chair of Governors/Chair of the Trust Board?

YES

NO

Does your concern relate to the actions of volunteers or staff contracted to work in the school (e.g. supply staff)

YES

NO

Report your concern to the

Chair of Governors / Chair of the Trust Board (see 2.2)

YES

YES

NO

NO

APPENDIX THREE

MANAGING A CONCERN THROUGH THE WHISTLEBLOWING POLICY

Concern reported

YES

No

Does concern fall within the scope of the school's/MAT's Whistleblowing Policy? (See sections 1.3-4 & Appendix 1)

YES

No

Concern examined under another policy. Whistleblower informed.

The Whistleblower's concern is acknowledged in writing (see section 3.1)

Whistleblower and Chair of Governors/Chair of Trust Board/Monitoring Officer informed

Initial enquiries are made. Is an investigation required?

The form of the investigation and the identity of the investigating officer will be decided (see section 4.1)

Whistleblower and Chair of Governors/Chair of Trust Board/Monitoring Officer informed of outcome

Investigation takes place. Whistleblower updated every 28 days if possible. (See section 4.2)

Has the investigation resulted in individuals being subject to further investigation under another policy?

Written report of findings and further actions. Whistleblower informed of outcomes as far as confidentiality allows. (See section 4.3)

Written report of findings and further actions. Whistleblower informed of outcomes as far as confidentiality allows. Investigation continues under relevant policy. Whistleblower's involvement ends.
(See section 4.3)

Findings shared with Chair of Governors/Chair of Trust Board/Monitoring Officer. Details retained in central record. Governing Body notified if appropriate. (See section 4.4.)

APPENDIX FOUR

USEFUL CONTACTS

Please note that the contact details below were correct as of October 2017.

For employee issues

Human Resources Business Partner (Schools) 0161 253 5684

For educational issues

Deputy Executive Director, 0161 253 5000

For governance issues

CEO – Governors c/o 0161 766 2005

For financial issues

Director of Finance, Resources 0161 766 2005

For child safety issues

Local Area Designated Officer 0161 253 5000

Legal Services

Legal Service Manager 0161 253 5000

Council Monitoring Officer 0161 253 5000

Trade Union representatives

ASCL 0116 2991122

ATL 07748 351775

GMB 0845 3377777

NAHT 0300 3030333

NASUWT 0114 2757015

NUT 0870 2407714

Unison 0114 2736307

Unite 0114 3210702