

St. Peter Apostle Junior National School



Protected Disclosures Policy

Policy Summary Details

Policy Title:	Protected Disclosures Policy
Written/Reviewed:	February 2024
Date Ratified by BOM:	08/02/2024



Protected Disclosures Policy

What is Whistleblowing/Protected Disclosures

Whistleblowing is the term used when a worker raises a concern about a relevant wrongdoing such as possible fraud, crime, danger or failure to comply with any legal obligation which came to the worker's attention in connection with the worker's employment. Relevant wrong doings are broadly defined in the relevant Act and include the following:

• Commission of an offence — has happened, is happening, or is likely to happen;

• Failure to comply with any legal obligation (other than one arising under the worker's contract of employment);

- Miscarriage of justice;
- Health and safety of any individual has been, is being or is likely to be endangered
- Misuse of public money;
- Gross mismanagement by public body;
- Damage to the environment;
- Destruction or concealment of information relating to any of the above.

The 2022 Act changes the definition of relevant wrongdoing in a number of ways. It includes breaches of EU law in a number of areas including

Public procurement

- Financial services, products and markets, and prevention of money laundering and terrorist financing
- Product safety and compliance
- Transport safety
- Public health
- Protection of privacy and personal data, and security of network and information systems
- Breaches that otherwise affect the financial interests of the EU or defeat the purpose of EU law

It is important to note that a matter is not regarded as a relevant wrongdoing if it is a matter which it is the function of the worker or the worker's employer to detect, investigate or prosecute and does not consist of or involve an act or omission on the part of the employer.

In St Peter Apostle School, whistleblowing may occur when a staff member raises a concern or discloses information which relates to wrongdoing, illegal practices or unethical conduct which has come to his/her attention through work or in a work-related context.

Our school's whistleblowing policy is intended to encourage and enable staff members to raise concerns within our school rather than overlooking a problem or "blowing the whistle" externally. Under this policy a staff member is entitled to raise concerns or disclose information without fear of penalisation or threat of less favourable treatment, discrimination or disadvantage.



Who is a *Worker* as far as a school is concerned?

The definition of 'worker' includes

- Employees
- Consultants
- Agency workers
- People engaging in work experience
- Shareholders
- Volunteers
- Individuals who are members of the administrative, management or supervisory body of an undertaking
- Prospective employees involved in the recruitment process

Our Commitment

St Peter Apostle Junior School, in accordance with our school vision and ethos, is committed to maintaining an open culture with the highest standards of honesty and accountability where our staff members can report any concerns in confidence.

Who does this policy apply to

This policy applies to all staff members.

It is important to note that if a staff member has a concern in relation to his/her own employment or personal circumstances in the workplace it should be dealt with by way of the relevant Grievance Procedure (i.e. INTO grievance procedure for teachers; IMPACT grievance procedure for relevant staff members and his/her contractual grievance procedure for contracted staff members). Likewise, concerns a\\rising regarding workplace relationships should generally be dealt with through our Adult Bullying, Harassment and Sexual Harassment policy and / or the *Working Together: Procedures and Policies for Positive Staff Relations* document agreed by INTO and school management bodies.

It is also important to note that this whistleblowing policy does not replace any legal reporting or disclosure requirements. Where statutory reporting requirements and procedures exist, these must be complied with fully.

Aims of the Policy

- To encourage staff to feel confident and safe in raising concerns and disclosing information;
- To provide avenues for staff to raise concerns in confidence and receive feedback on any action taken;\\\\\
- To ensure that staff receive a response where possible to their concerns and information disclosed;
- To reassure staff that they will be protected from penalisation or any threat of penalisation



What types of concerns can be raised?

A concern or disclosure should relate to a relevant wrongdoing such as possible fraud, crime, danger or failure to comply with any legal obligation which has come to a staff member's attention in connection with his/her employment and about which he/she has a reasonable belief of wrongdoing

(See section: What is whistleblowing/protected disclosures)

What types of concerns should not be raised under this Procedure?

A personal concern, for example a grievance around a staff member's own contract of employment, would not be regarded as a whistleblowing concern and would be more appropriately processed through the relevant Grievance Procedure.

Safeguards and Penalisation

A worker who makes a disclosure and has a reasonable belief of wrongdoing will not be penalised by the school, even if the concerns or disclosure turn out to be unfounded.

Penalisation is defined in the 2014 Act as including actions such as: suspension, lay-off, dismissal, demotion, intimidation, harassment, discrimination or threat of reprisal. The 2022 Act includes an expanded definition of penalisation so that it would include actions such as:

- Withholding of training
- A negative performance assessment or employment reference
- Harm, including to the worker's reputation, particularly in social media, or financial loss, including loss of business and loss of income
- Blacklisting on the basis of a sector or industry-wide informal or formal agreement, which may entail that the person will not, in the future, find employment in the sector or industry
- Early termination or cancellation of a contract for goods or services
- Cancellation of a licence or permit, and
- Psychiatric or medical referrals

If a staff member believes that he/she is being subjected to penalisation as a result of making a disclosure under this procedure, he/she should inform the Principal or Chairperson of the Board of Management immediately.

Staff members who penalise or retaliate against those who have raised concerns under this policy will be subject to disciplinary action.

Staff members are not expected to prove the truth of an allegation. However, they must have a reasonable belief that there are grounds for their concern. It should be noted that appropriate disciplinary action may be taken against any staff member who is found to have raised a concern or raised a disclosure with malicious intent.



This school is committed to protecting the identity of the staff member raising a concern and ensures that relevant disclosures are treated in confidence. The focus will be on the wrongdoing rather than the person making the disclosure. However, there are circumstances, as outlined in the Act, where confidentiality cannot be maintained, particularly in a situation where the staff member is participating in an investigation into the matter being disclosed. Should such a situation arise, the school will make every effort to inform the staff member that his/her identity may be disclosed.

Raising a concern anonymously

A concern may be raised anonymously. However, on a practical level, it may be difficult to investigate such a concern. The school would encourage staff members to put their names to allegations, with an assurance of confidentiality where possible, in order to facilitate appropriate follow-up. This will make it easier for the school to assess the disclosure and take appropriate action including an investigation if necessary.

Under the 2022 Act there is no obligation on the school to accept and follow up on anonymous reports. However, where we as a school do accept an anonymous report and where a worker's identity subsequently becomes known, the protection against penalisation will extend to them.

Prodecure

Rasing a concern

Who should you raise your concern with

As a first step, appropriate concerns should be raised with the Principal or Deputy Principal. However, should a staff member not wish to use this route, for example given the seriousness and sensitivity of the issues involved, he/she should approach the Chairperson of the Board of Management.

How to raise a concern

Concerns may be raised verbally or in writing. Should a staff member raise a concern verbally, a discussion will take place between him/her and the Principal/Deputy Principal/Chairperson of Board of Management, and the staff member may be advised to put the concern in writing, if it is decided between both parties that there is merit to the concern or disclosure. The written concern/disclosure should give the background and history of the concern, giving relevant details, insofar as is possible, such as dates, sequence of events and description of circumstances.

The earlier the concern is expressed, the easier it will be for the school to deal with the matter quickly.



Having received the written concern, the BOM will acknowledge receipt of the written concern within 7 days. Representatives from the Board of Management will arrange a meeting to discuss the matter with the staff member on a strictly confidential basis. It will need to be clarified at this point if the concern is appropriate to this procedure or is a matter more appropriate to other procedures, for example the Grievance or Adult Bullying procedures. The staff member can choose whether or not he/she wants to be accompanied by a colleague or a trade union representative. In regard to confidentiality, it is important that there should be an awareness of respecting sensitive school information, which, while unrelated to the disclosure, may be disclosed in the course of a consultation or investigation process.

Dealing with the disclosure

Having met with the staff member in regard to his/her concern and clarified that the matter is in fact appropriate to this procedure, the Board of Management or its representatives will carry out an initial assessment to examine what actions are needed to be taken to deal with the matter. This may involve simply clarifying certain matters, clearing up misunderstandings or resolving the matter by agreed action without the need for an investigation.

If, on foot of the initial assessment, it is concluded that there are grounds for concern that cannot be dealt with at this point, an investigation will be conducted which will be carried out fairly and objectively. The form and scope of the investigation will depend on the subject matter of the disclosure.

Disclosures may, in the light of the seriousness of the matters raised, be referred immediately to the appropriate authorities. Likewise, if urgent action is required (for example to remove a health and safety hazard), this action will be taken.

It is important that staff members feel assured that a disclosure made under this policy is taken seriously and that the staff member is kept informed of steps being taken in response to the disclosure. In this regard the school undertakes to communicate with the relevant staff member as follows:

• Acknowledge receipt of the disclosure within 7 days and arrange to meet with the relevant staff member as outlined above;

• Inform the staff member of how it is proposed to investigate the matter and keep him/her informed of actions, where possible, including the outcome of any investigation, and, should it be the case, why no further investigation will take place. However it is important to note that sometimes the need for confidentiality and legal considerations may prevent the school from giving the staff member specific details of an investigation.

• Inform the staff member of the likely time scales in regard to each of the steps being taken, but in any event, commit to dealing with the matter as quickly as practicable. Provide this feedback in a reasonable period not more than 3 months from the date of the acknowledgment of receipt of the report.

It is possible that in the course of an investigation the staff member may be asked to clarify certain matters. To maximise confidentiality, such a meeting can take place outside of the school and he/she can choose whether or not to be accompanied by a colleague or trade union representative.



How the matter can be taken further

The aim of this Policy is to provide an avenue within this school to deal with concerns or disclosures in regard to wrongdoing. The Board of Management is confident that most issues can be dealt with at school level and strongly encourages staff members to report such concerns internally.

It is acknowledged that there may be circumstances where a staff member wants to make a disclosure externally and the legislation governing disclosures — The <u>Protected Disclosures</u> <u>Act 2014</u> and the <u>Protected Disclosures (Amendment) Act 2022</u> — provides for a number of avenues in this regard.

Communication, Monitoring and Review

This policy will be communicated to staff and the school community as appropriate and will be subjected to regular review. In accordance with the systematic cycle of review of policies adopted in St Peter Apostle Junior School

It will be reviewed every three years, unless there is a compelling reason to review it earlier.

Signed:

Vivion Powney

Date:

(Chairperson, Board of Management)

Orla Healy (Acting Principal)

Review Date: February 2027



Appendix A: Protected Disclosures Notification Form

Before you complete this form, you should read the attached Guidance on protected disclosure reporting in the workplace carefully and ensure that the subject matter of your concern is covered by the legislation.

Please note that a protected disclosure, in the Act, is a **disclosure of information** which, in your **reasonable belief** tends to show one or more **relevant wrongdoings**; came to your attention in a **work-related context**; and is disclosed in the manner prescribed in the Act. . If you make a protected disclosure which you know or reasonably ought to know to be false you will be guilty of an offence under the legislation.

 I ______ (name of worker making the protected disclosure) wish to make a disclosure under the Protection Disclosures Act 2014 as amended by The Protected Disclosures (Amendment) Act 2022

 2. Job Title:

 Place of work:

3. Category of Wrongdoing

- □ that a miscarriage of justice has occurred, is occurring or is likely to occur,
- $\hfill\square$ that a miscarriage of justice has occurred, is occurring or is likely to occur,
- \Box that the health or safety of any individual has been, is being or is likely to be endangered,
- \Box that the environment has been, is being or is likely to be damaged,
- □ that an unlawful or otherwise improper use of funds or resources of a public body, or of other public money, has occurred, is occurring or is likely to occur,
- □ that an act or omission by or on behalf of a public body is oppressive, discriminatory or grossly negligent or constitutes gross mismanagement,
- □ that a breach of specified EU law set out in the Directive has occurred, is occurring or is likely to occur, or
- □ that information tending to show any matter falling within any of the preceding paragraphs has been, is being or is likely to be concealed or destroyed or an attempt has been, is being or is likely to be made to conceal or destroy such information.
- \Box that the health or safety of any individual has been, is being or is likely to be endangered,
- \Box that the environment has been, is being or is likely to be damaged,
- □ that an unlawful or otherwise improper use of funds or resources of a public body, or of other public money, has occurred, is occurring or is likely to occur,
- □ that an act or omission by or on behalf of a public body is oppressive, discriminatory or grossly negligent or constitutes gross mismanagement,
- □ that a breach of specified EU law set out in the Directive has occurred, is occurring or is likely to occur, or
- □ that information tending to show any matter falling within any of the preceding paragraphs has been, is being or is likely to be concealed or destroyed or an attempt has been, is being or is likely to be made to conceal or destroy such information.



4. Date of the alleged wrongdoing (if known) or the date the alleged wrongdoing commenced
5. Is the alleged wrongdoing still ongoing?
6. Has this alleged wrongdoing already been disclosed, if so, to whom, when and what action was taken?
 Details of the protected disclosure (care should be taken to only include the name(s) of individual(s) directly relevant to the report)
Please provide contact details ⁷ at which the recipient can contact you:
Address:
Worker's signature
Date

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