**DIGNITY AT WORK POLICY**

**Summary**

Everyone has the right to expect to be treated with consideration, dignity and respect at RBKC. We work together in partnership with everyone and adopt a fair and involving approach in all of our interactions.

Bullying, harassment, victimisation or discrimination of any kind are in no-one’s interest and will not be tolerated at RBKC, but if you are being subjected to any unwanted behaviour it can be difficult to know what to do about it.

Importantly, all individuals have a responsibility to behave in ways which support an inclusive and tolerant working environment. Everyone should play their part in making the organisation’s policy a reality and be prepared to challenge inappropriate behaviour and take action if they know that someone is being harassed**.**

This policy also covers grievance complaints.

Under the Equality Act 2010, harassment is unwanted conduct which is related to one of the following: age, disability, gender reassignment, race, religion or belief, sex and sexual orientation and is therefore unlawful.

Bullying and harassment means any unwanted behaviour that makes someone feel intimidated, degraded, humiliated or offended. It is not necessarily always obvious or apparent to others, and may happen in the workplace without an employer's awareness.

Bullying or harassment may be by an individual against an individual (perhaps by someone in a position of authority such as a manager or supervisor) or involve groups of people. It may be obvious, or it may be insidious.

Examples of bullying/harassing behaviour include: spreading malicious rumours, or insulting someone by word or behaviour (particularly on the grounds of age, race, sex, disability, sexual orientation and religion or belief) copying communications that are critical about someone to others who do not need to know, which may include social media e.g cyber bullying.

Employees found guilty of harassment or bullying may face disciplinary penalties, up to and including dismissal, could be personally liable to pay compensation in legal claims, and may find their own family and social relationships are adversely affected.  Serious harassment may be a criminal offence.

**Principles**

The council recognises that going through a formal procedure can be a stressful and upsetting experience for all parties involved. Therefore, we encourage employees to try to resolve any difficulties informally in the first instance.

Everyone involved in the process at either the informal or formal stage is entitled to be treated with dignity and respect.

* All employees involved in the grievance process must maintain confidentiality.
* This policy covers all RBKC Council employees, the principles apply to agency workers.
* Employees can be accompanied by a colleague or trade union official at all stages of this process.
* Employees should raise a grievance within 3 months of the initial 'incident' having happened.
* Grievances submitted will be assumed to have been made in good faith. In the event of spurious or malicious complaints/allegations being made by employees, such employees may be subject to disciplinary action.
* Employees are advised to speak to their manager, dignity at work advisers, trade union representative, HR advisor or the council’s confidential EAP if they need further support.

**Scope**

**What will not be considered under this Policy?**

If an employee has experienced discrimination, bullying, harassment or victimisation by members of the public or service users, the matter should be dealt with using the council's complaints procedure.

The following issues will also not be considered under this procedure, these are issues that

* relate to any disciplinary action taken against an employee; this should be dealt with as an appeal under the disciplinary procedure
* are the subject of collective negotiation or consultation with recognised trade unions, including reorganisations
* Are over 3 months old, (however employees may refer to earlier matters if they believe that they support the complaint). Or where an employee has left.
* relate to a term or condition of employment or are about a term or condition of employment within the written particulars of employment (this does not affect statutory and contractual rights to raise a complaint about the application of terms and conditions)
* are part of issues which have previously been investigated and concluded (IE the case will not re-opened)
* are covered by statutory controls such as Income Tax, National Insurance and Pension Schemes
* are covered by other national or local appeals procedures

**In the First Instance – Informal Resolution**

If an employee feels able to and has concerns about aspects of their work, or, are not being treated fairly because of any way that they may be viewed as different to others, they should attempt to resolve the matter informally (part 1 of the ‘Dignity at Work raise an issue’ form) with their line manager and/or through mediation. If these attempts are not successful, it may be appropriate to raise a formal grievance complaint under this policy.

If an employee has a complaint about an issue relating to their employment they should first talk to their line manager on an informal basis. Employee and manager should discuss any concerns in confidence and, where possible, seek to resolve the matter quickly and fairly through normal management processes. The emphasis is to resolve the complaint at the earliest possible stage. If the concern relates to the employee's line manager, those concerns should be raised with the line manager's manager.

Mediation may be appropriate, depending on the nature of the grievance. Mediation will be used only where all parties involved in the grievance agree, and if either side does not wish to participate in mediation this will not be considered to be an indication of either blame or intent.   It is envisaged that both parties involved in the grievance will be encouraged to consider using the mediation process as part of the informal stage of this policy.

How does Mediation work?

Mediation involves the appointment of an impartial mediator who will discuss the issues raised by an employee’s grievance with all of those involved and seek to facilitate a resolution. The process is confidential and individual and joint sessions may be appropriate.  Mediation allows an opportunity for both parties to explore the situation in a safe, confidential & impartial environment. Typically, mediation can last up to a day and will be attended by both parties, held in a neutral, private venue.  The aim is that both parties will determine a mutually satisfactory outcome although there is no obligation to reach an agreement and the employee can revert to the formal process where no solution can be reached informally with the use of mediation.

**The formal process**

**Stage 1**

**Making A Formal Grievance Complaint:**

**Employee:**

Employees must follow the steps below to raise a complaint formally if they are unable to resolve a problem or concern with their manager through normal management processes, or through mediation.

* The employee must put the complaint in writing, by completing Part 2 of the dignity at work form
* set out clearly the nature of the formal complaint, what attempts have been made to resolve the matter informally, and indicate the outcome that is sought
* sign and date the formal complaint and submit to their manager as soon as possible and within 3 months of the issue or incident complained about
* if the formal complaint is about their manager, consider whether to submit the complaint to their manager's manager
* send a copy of the written complaint to the relevant HR Business Partner
* Ensure that they attend the formal complaint meeting at the specified time. If the employee is unable to attend because of circumstances beyond their control, they should inform their line manager as soon as possible. If they fail to attend without explanation, or if it appears that they have not made sufficient attempts to attend, the meeting may take place in their absence
* If they are dissatisfied with the outcome, they may make a formal appeal. This should be done within 10 working days of the written notification of the outcome of the Stage 1.

The complaint submitted or remedy sought may not be changed or added to at any stage within the Formal Complaint Procedure, although it is noted that an alternative remedy may in the end be agreeable to both parties.   
  
Further attempts may be made to resolve the matter informally, e.g. through mediation, depending on the nature of the complaint. However, if the employee is not satisfied with the outcome, they may insist on the matter proceeding to a formal complaint at stage 2**.**

**Stage 2**

**Grievance Complaint Appeal:**

**Employees must:**

* put their complaint in writing, headed "Formal grievance appeal"
* set out clearly the grounds of their appeal, why they are not happy with the outcome and/or recommendations in the Stage 1 decision
* also include a copy of the formal complaint meeting outcome letter with the appeal
* sign and date the appeal, and give this to the Stage 1 manager within 10 working days of receipt of the Stage 1 decision
* send a copy of all documents to the HR Business Partner
* Ensure that they attend the appeal meeting at the specified time. If they are unable to attend because of circumstances beyond their control, employees should inform the Stage 2 manager as soon as possible. If they fail to attend without explanation, or if it appears that they have not made sufficient attempts to attend, the meeting may take place in their absence.
* Be aware that the outcome of the appeal meeting will be final.

**Stage 3**

Staff have, if dis-satisfied by the decision at Stage Two, have a further right of appeal to theCouncil's Appeal Panel. If they wish to appeal, then they must write to the Head of Governance Services within 10 working days of the date of the Stage Two decision letter.  The appeal letter must clearly state the grounds of appeal and why they feel the decision made was unfair.  They should attach to the appeal letter a copy of all the relevant documents, including the Stage Two decision letter.

The Head of Governance Services will arrange a meeting of the Council's Appeals

Panel to consider the appeal.  That meeting will take place without unreasonable delay and we will aim for it to take place within four weeks of the appeal request.  If the Appeals Panel is unable to meet within four weeks, then the Head of Governance Services will explain in writing why that is. Once again, employees may be accompanied at the meeting of the Appeals Panel, and may call witnesses if they wish.

At the end of the meeting or within one week following the meeting the Appeals Panel will inform you of its decision and the reasons for it. This will be confirmed in writing.

The decision reached at the third stage is final, and constitutes the end of the grievance procedure.  There is no furtherappeal within the Council against it.

This policy should be read in conjunction with the following documents;

Dignity at work raise an issue form

Dignity at work process and FAQ’s

Workplace Mediation Factsheet