**WHISTLEBLOWING POLICY**

**Introduction**

The Senior Management at Bell’s Hair and Beauty Training Academy (BTA) are committed to delivering a high-quality education service to learners and expect high standards from their staff and contractors. In order to maintain these high standards a culture of openness and accountability is vitally important. The aims of this policy are threefold: -

* To encourage staff to raise concerns about malpractice within the organisation without fear of reprisal
* To reassure staff that concerns will be taken seriously
* To provide information about how to raise concerns and explain how the Senior Management may respond.

**Scope of the Policy**

This policy applies to all BTA employees, agency staff, contractors and volunteers engaged by BTA. There is a separate procedure for learners and parents to raise concerns about BTA related issues.

**What is whistleblowing?**

In practical terms, whistleblowing occurs when a concern is raised about danger or illegality that affects others. As the person blowing the whistle you will not necessarily be directly affected by the danger or illegality. Consequently, you will not necessarily have a personal interest in the outcome of any investigation into your concerns. This is different from a complaint or grievance. If you make a complaint or lodge a grievance, you are saying that you personally have been poorly treated. This poor treatment could involve a breach of your individual employment rights or bullying and you are entitled to seek redress for yourself.

**Blowing the Whistle on Malpractice**

Malpractice covers a wide range of concerns. The types of activity that should be disclosed include but are not limited to the following: -

* The physical, emotional or sexual abuse of learners or staff
* Unauthorised use of BTA funds and/or financial maladministration
* Fraud and corruption
* Failure to comply with legal obligations
* Endangering of an individual’s health and safety
* Damage to the environment
* A criminal offence
* Failure to follow financial and contract procedure rules
* Showing undue favour to a contractor or a job applicant
* Miscarriages of justice
* Deliberate concealment of information relating to any of the above
* Concerns about the professional practice or competence of colleagues, other members of staff or other workers

Staff should raise their concerns with the Director/Operations Manager. The earlier a concern is raised the easier it will be to take action. You the whistleblower are a witness to events not the investigator. You do not need to wait for compelling evidence of malpractice before raising concerns but you must have reasonable grounds for your suspicion.

When reporting a concern, you should provide as much information and detail as possible. In particular, you should provide the full names of the people involved or who know about what is happening, including the names of those involved, dates of events and any relevant documentation. This will help the investigator to focus on the main issues quickly.

There will be some cases where it is not appropriate for you to raise concerns with the Director/ Operations Manager, for example where you suspect the Director/Operations Manager already knows about the malpractice or where you suspect your Director/Operations Manager may be involved. In those cases, you should report your concerns to the next highest position in the Company's hierarchy. If you suspect the highest position of the company hierarchy of malpractice, you may alternatively raise the matter if for whatever reason you are unable to raise your concerns with one of the above with the Local Authority.

Initial enquiries will be made to decide whether an investigation is appropriate and, if so, what form it should take. You will be advised whether an investigation takes place or not. When making a decision the Director will consider whether continuing with an investigation is in the public interest.

**Advice and Support**

BTA recognises that staff may wish to seek advice and support from their professional association or trade union before blowing the whistle and you are strongly advised to do so. Employees may also wish to seek advice from ‘Public Concern at Work ‘(PCAW), an organisation which is entirely separate from the BTA or the Council. PCAW have lawyers who provide confidential advice, free of charge, to people concerned about wrongdoing at work. They can be contacted by telephone on 020 7404 6609 or email at whistle@pcaw.co.uk

Whistle blowers who consider that they have been victimised as a result of whistleblowing should make a formal complaint to their employer immediately giving details of the way in which they believe they have been subject to detriment and their reasons for thinking that the detriment might be connected with their disclosure. You may also choose to raise the matter with:

* Professional Association/Trade Union
* Councillor
* Member of Parliament
* Legal Adviser

It is the responsibility of your employer to ensure that you are not victimised as a result of whistleblowing.

**Confidentiality**

BTA understands that you may be reluctant to come forward with information about the wrongdoing of a colleague or manager or indeed at all. As such, BTA recognises that whistle blowers may wish to raise concerns in confidence. If you (the whistle blower) make a request for the matter to be kept confidential then your identity will not be revealed without discussing the matter with you first.

**Anonymous Allegations**

It is recognised that the purpose of a whistleblowing policy is to allow people to make protected disclosure with the protection being against any reprisals or victimisation for disclosures made honestly and in good faith. It is very difficult for some people to come forward and make a disclosure and the prospect of having to identify yourself can make the action of whistleblowing all the more daunting. You are encouraged to give your name when raising concerns. A concern expressed anonymously is much less powerful and is often more difficult to investigate and can lack credibility. The decision whether to investigate an anonymous allegation will be made by the Director. When making this decision they will take into account the seriousness of the issues raised, the credibility of what is being said and the likelihood of confirming the allegation from other sources.

**Protection for the Whistle blower**

All concerns raised under this procedure will be treated seriously and a decision made about whether or not an investigation is appropriate. Depending upon the nature of the matter it may be referred to the external auditor or the police. The person to whom you reported your concern will be responsible for keeping you informed about the progress of the investigation and the action, which has been taken, although you may not be told the outcome. In some cases, the investigation may result in criminal or disciplinary proceedings. If this happens you may be invited to give a written statement or give evidence at a hearing. The Director will support you in this process and ensure that you are clear about what will happen.

**Allegations not made in the public interest**

Concerns that are raised frivolously, maliciously, or where they are known to be untrue may result in disciplinary action or, in the case of agency staff, the termination of the agency contract.

**Blowing the Whistle outside the School**

In certain circumstances it may be appropriate to raise concerns outside of BTA to the appropriate ‘prescribed regulator’. This should only be done where you are raising a genuine concern in the public interest and where you believe the information is true, i.e. more than just suspicion. You are advised to discuss your concerns with a legal advisor, professional association, trade union or PCAW (see above) before reporting them outside of BTA. Examples of prescribed regulators are set out below:

* Ofsted (whistleblowing helpline): 0300 123 3155 or whistleblowing@ofsted.gov.uk
* National Audit Office : 020 7798 7999
* Information Commissioner : 0303 123 1113
* Environment Agency: 03708 506 506
* Health and Safety Executive : 0300 0031 647

As a last resort and provided it is appropriate in all the circumstances, you may be choosing to raise your concern outside of BTA to someone other than prescribed regulator e.g. the police or your MP. Provided the disclosure is reasonable in all the circumstances and is not made for personal gain, the preconditions are that you:

* Reasonably believed that you would be victimised if you raised the matter initially within BTA
* Reasonably believed that the matter would be “covered up” if you raised the matter internally within BTA or the Council and there is no prescribed regulator or
* You have already raised the matter internally or with a prescribed regulator.

You may also choose to raise the matter with the Local Authority Designated Officer (LADO), if the matter concerns a potential safeguarding/child abuse issue:

* Wirral - 0151 666 4582
* Sefton - 0151 934 3366
* Liverpool - 0151 225 4928

**Reviews and Operation of this Policy**

The Director has overall responsibility for the operation of this policy.