1. **Introduction**

The University of Birmingham has a duty to conduct its affairs in a responsible and transparent way and to take account of the requirements of its funding bodies for the proper use of public funds and of the standards required in public life. In addition, the University is committed to the principles of academic freedom embodied in its Charter, Statutes, Ordinances and Regulations, and enshrined in the Education Reform Act 1988. The Public Interest Disclosure Act 1998 (PIDA) came into effect on 2 July 1999 and provided a framework of protection against detriment or dismissal for raising concerns about certain matters of public interest \(^1\) (“blowing the whistle”) and encourages the resolution of problems within the workplace. This Policy reflects the provisions of PIDA and is consistent with the clarification provided by the Enterprise and Regulatory Reform Act 2013 (ERRA) regarding whistleblowing protection.

This Policy is designed to allow **staff, students and all members of University bodies** (e.g. University Committees) to raise, at high level, concerns or information which they reasonably believe provides evidence of malpractice or impropriety which is in the public interest. Individuals discovering apparent evidence of malpractice, impropriety or wrongdoing within the University should feel able to disclose the information appropriately **without fear of reprisal**. This Policy and Procedure sets out how such disclosures should be made, and how cases will be handled by the University.

**A person making a disclosure in the public interest, without malice, and in accordance with this Policy will not be penalised for doing so.**

This Policy is intended to be used to raise matters of general concern in the public interest. It is hoped that staff and students feel able to raise the majority of their concerns with their line manager (staff) or tutor / supervisor / Head of
School (students). Students may also seek advice about any potential disclosure from Academic Services or through the Guild of Students. A number of policies and procedures are already available to staff and students, through which individuals may raise and resolve many issues of concern. For example, staff have access to separate procedures for matters relating to their employment, and students for issues relating to their study. A list of relevant Procedures is attached.

2. **External Disclosures**
   To avoid possible prejudice to any internal investigation process, a disclosure should not normally be made to external bodies before it is raised through the internal mechanisms set out in this Policy. However, under the Act, in limited circumstances, an individual making a disclosure to an external body relating to one of the matters covered by the Public Interest Disclosure Act 1998, may be protected from detriment or dismissal.

3. **Purpose of Policy**
   The purpose of this Policy is:
   - to encourage the reporting of wrongdoing as soon as possible;
   - to provide reassurance that confidentiality will be respected;
   - to enable individuals to raise concerns within the institution without fear of reprisals / victimisation;
   - to provide a process for concerns to be raised, investigated and where appropriate acted upon;
   - to give a clear message that allegations of malpractice / impropriety are taken seriously;
   - to act as a deterrent to potential perpetrators of misconduct; and
   - to strengthen the confidence of all interested parties (funding bodies, students, members of staff, etc.) that the University maintains the highest standards of conduct.

4. **Matters Covered**
   This Policy is designed to be used to raise serious concerns which are reasonably believed by the person raising them to be in the public interest.
Examples of serious misconduct, impropriety or malpractice which may prompt such a disclosure are those which tend to show one or more of the following matters is either happening now, took place in the past, or is likely to happen in the future:

- a criminal offence;
- the breach of a legal obligation;
- a miscarriage of justice;
- a danger to the health or safety of any individual;
- damage to the environment;
- financial or non-financial maladministration, malpractice or fraud;
- the exercise of academic freedom being obstructed or frustrated;
- serious failure to comply with the Charter, Statutes, Ordinances or Regulations of the University;
- evidence of academic or professional malpractice;
- failure of (an) individual(s) to disclose a serious conflict of interest; or
- deliberate covering up or suppression of information relating to any of the above matters.

The procedure is **not** designed to be used:

- for complaints relating to a member of staff’s employment, the way they have been treated at work, or personal circumstances, which are covered by other procedures such as those listed in the Appendix to this policy;
- for complaints relating to a student’s study, or personal circumstances, which are covered by other procedures;
- to consider any matters which should be addressed under other internal procedures, for example complaints, disciplinary or grievance procedures;
- to reconsider any matters already addressed under other internal procedures, for example complaints, disciplinary or grievance procedures;
- by individuals to challenge decisions properly taken by the University; or
- which otherwise fall outside the matters covered in this Policy as described above.

5. **Confidentiality**

All disclosures under this Policy will be treated in a confidential and sensitive
manner. If required, the identity of the person raising the matter will be kept confidential for as long as possible provided that this is compatible with an effective investigation. The investigation process may, however, at some stage have to reveal the source of the information and the individual making the disclosure may need to make a statement as part of the evidence required.

6. **Anonymous Disclosures**

Individuals are encouraged to put their name to any disclosures they make since part of the purpose of this Policy is to promote openness and discourage a fear of reprisals. Disclosures raised anonymously are far less capable of being addressed effectively but may be considered after taking into account the seriousness of the issue, the credibility of the disclosure, the likelihood of being able to investigate the matter and confirm the allegation from alternative sources, and fairness to any individual mentioned in the disclosure.

Any individual wishing to make a disclosure orally or to give further details as the matter is investigated may be accompanied by a member of the University (as defined in University legislation). The chosen companion must respect the confidentiality of the disclosure and any subsequent investigation.

7. **Procedure for Making a Disclosure**

Any relevant disclosure should initially be made to the person designated by the University to receive such disclosures. The "Designated Person" is the Registrar and Secretary, or their nominee. If a disclosure involves or implicates the Registrar and Secretary, then it should be made to the Vice-Chancellor and / or the Pro-Chancellor (who Chairs the University Council), as appropriate.

The Designated Person to whom the disclosure has been made, or their nominee, will consider the matters disclosed and, if in their reasonable opinion there is a *prima facie* case that there are grounds for proceeding further, will:

- decide whether an investigation should be conducted;
- determine what form the investigation should take; and
- appoint a relevant person to carry out the investigation.
The relevant person selected will observe the rules of procedural fairness and natural justice, namely that they should have no personal interest in the outcome of the case and that there should be no real likelihood of bias.

If the Designated Person, or their nominee, decides that there are not grounds for proceeding further, the person making the disclosure will be informed. As the person conducting the investigation must not be the person who would ultimately take the decisions based on outcomes, the Designated Person to whom the disclosure has been made, or their nominee, will not personally conduct the investigation and will remain separate from it.

Disclosures relating to financial matters will normally be investigated as set out in the Code of Practice on Corporate Governance and Related Procedural Matters.

When the matter has been investigated the Designated Person to whom the disclosure was made, or their nominee, will decide whether the matter should be taken further in accordance with this policy as appropriate, and if so how it should be handled. This may include the initiation of formal procedures within the University or reference to an outside agency. In any event the outcome will be reported, as appropriate, to the Vice-Chancellor, the Pro-Chancellor and to the Audit Committee.

Reporting on the findings of any investigation will depend on the nature of the disclosure as it is not appropriate to be prescriptive as to the correct level of reporting in every case.

This Policy does not remove the right of individuals to invoke the relevant statutory procedures.

8. **Individuals Named in a Disclosure**

   When an allegation is made against a "named individual", s/he will be informed of the allegation and supporting evidence. The point at which this occurs will
depend on the specific nature of the case. S/he will be given an opportunity to respond either in writing or orally and, if interviewed about the matter, will be given an opportunity to be accompanied by a member of the University.

9. **Unfounded Disclosures**
   A disclosure made which is reasonably believed to be in the public interest and which is not confirmed by subsequent investigation will not lead to any action against the person making the disclosure. Individuals making disclosures which are found by subsequent investigation to be malicious and/or vexatious may be subject to disciplinary or other appropriate action.

10. **Victimisation**
    Victimisation of a member of the University who has made a disclosure under this Policy may provide grounds for grievance, disciplinary or other appropriate action.

11. **Timescales**
    Investigations will be conducted as speedily as possible having regard to the nature and complexity of the disclosure.

12. **Feedback through the Process**
    The University will aim to keep the person making the disclosure informed as to the handling of the matter. However, the need for confidentiality may prevent the University giving specific details of the investigation, outcome or any disciplinary action taken as a result. The person making the disclosure should treat any information about the investigation as confidential.

13. **Records**
    All concerns raised and action taken in response to disclosures will be recorded and reports on all disclosures and investigations will be retained by the Designated Person or their nominee for 5 years.
14. Review of Policy
The implementation of this Policy will be subject to regular review.

Last updated September 2023

Footnotes
It should be noted that the Act refers throughout to "workers". For the purpose of the University's Policy, this should be taken to include all members of the University (as defined in University Section 6 of the Statutes) and members of University Committees, whether or not they are members of staff or students of the University.

1. The disclosures which qualify for protection are disclosures of information which the worker reasonably believes tend to show one or more of the matters listed in paragraph 4 of this Policy is either happening now, took place in the past, or is likely to happen in the future.

   In making the disclosure the worker must have reasonable belief that the information disclosed tends to show one or more of the offences or breaches listed above ('a relevant failure'). The belief need not be correct - it might be discovered subsequently that the worker was in fact wrong - but the worker must show that it was a reasonable belief in the circumstances at the time of disclosure.

2. Workers who are concerned about wrongdoing or failures can make disclosures to a person or body which has been prescribed by the Secretary of State for the purpose of receiving disclosures about the matters concerned. If the worker makes a qualifying disclosure to such persons, it will be a protected disclosure provided the worker:
   - makes the disclosure which is reasonably believed to be in the public interest;
   - reasonably believes that the information, and any allegation it contains, are substantially true; and
   - reasonably believes that the matter falls within the description of matters for which the person or body has been prescribed (for example, breaches of health and safety regulations can be brought to the attention of the Health and Safety Executive or appropriate local authority, or environmental dangers can be notified to the Environment Agency – for further information see the Department for Business Innovation and Skill’s List of Prescribed Persons and Bodies [PDF 310KB].

3. Academic freedom is defined in Statute 14 as “the freedom within the law to question and test received wisdom, and to put forward new ideas, including controversial or unpopular opinions, without placing themselves in jeopardy of losing their jobs or privileges.”
Attachment to Appendix (c): Related Procedures and Documents

University Guidelines and Codes of Practice relevant to Disclosure include the following (this list is indicative and is not exclusive of other University legislation or codes of practice):

1. The procedure for reporting financial irregularities, within the Code of Practice on Corporate Governance and Related Procedural Matters [PDF 1602KB]
2. The Complaints Procedure for Students [HTML]
3. University Regulation on Student Conduct, Regulation 8, available within the University Legislation at Regulations [HTML]
4. Academic Staff Grievance Procedure, Ordinance 3.27 [PDF 473KB]
5. Guidelines for Students on Plagiarism [HTML]
6. Procedures for those who are registered as students of the University may also be covered within the relevant Academic Code of Practice [HTML]
7. Code of Practice on Academic Appeals Procedure [HTML]
8. Conditions of Use of Computing and Network Facilities [PDF 358KB]
9. Harassment and Bullying Policy (staff and students) [PDF 456KB]
10. Protocol on Conflicts of Interest [PDF 456KB]
11. Code of Practice for Staff on Plagiarism [PDF 28KB]
12. Conditions of Employment for Support Staff – Appendix 6: Grievance Procedure [PDF 42KB]
13. Code of Practice for Research [PDF 358KB]
15. Anti-bribery and Corruption Policy [PDF 142KB]
16. Safeguarding Children and Young People within the University [PDF 84KB]
17. Data Protection Policy [PDF 640KB]
18. Code of Ethics [PDF 432KB]