

Dickens Heath Parish Council

DISCIPLINARY POLICY

INTRODUCTION

- This policy deals with concerns and complaints about employee misconduct or poor performance and is based on and complies with the 2009 ACAS Code of Practice. It is designed to help council employees improve unsatisfactory conduct and performance in their job. Wherever possible, the Parish Council will try to resolve its concerns about employees' behaviour informally, without starting the formal disciplinary procedure set out in appendix 1.
- The policy will be applied fairly, consistently and in accordance with the Equality Act 2010.
- 3 This policy confirms:
 - the Parish Council will fully investigate the facts of each case.
 - the Parish Council recognises that misconduct and unsatisfactory work performance are different issues. The disciplinary policy will also apply to work performance issues to ensure that all alleged instances of employees' underperformance are dealt with fairly and in a way that is consistent with required standards. However, the disciplinary policy will only be used when performance management proves ineffective.
 - employees will be informed in writing about the nature of the complaint against them and given the opportunity to state their case.
 - employees may be accompanied or represented by a trade union representative
 or a work colleague at any disciplinary or investigatory meeting. The companion
 is permitted to address such meetings, to put the employee's case and confer with
 the employee. The companion cannot answer questions put to the employee,
 address the meeting against the employee's wishes or prevent the employee from
 explaining his/her case.
 - the Parish Council will give employees reasonable notice of any meetings in this procedure. The employee must make all reasonable efforts to attend. Failure

to attend any meeting may result in it going ahead and a decision being taken. An employee who does not attend a meeting will be given the opportunity to be represented and to make written submissions.

- if the employee's companion is not available for the proposed date of the meeting, the employee can request a postponement and can propose an alternative date that is within five working days of the original meeting date.
- any changes to specified time limits in the Parish Council's procedure must be agreed by the employee and the Parish Council.
- information about an employee's disciplinary matter will be restricted to those involved in the disciplinary process. A record of the reason for disciplinary action, and the action taken by the Parish Council is confidential to the employee. The employee's disciplinary records will be held by the Parish Council in accordance with the Data Protection Act 1998.
- recordings of the proceedings at any stage of the disciplinary procedure are prohibited, unless agreed as a reasonable adjustment that takes account of an employee's medical condition.
- employees have the right to appeal against any disciplinary action. The appeal decision is final.
- if an employee who is already subject to the Parish Council's disciplinary procedure raises a grievance, the grievance will normally be heard after the completion of the disciplinary procedure.
- disciplinary action taken by the Parish Council can include an oral warning, written warning, final written warning or dismissal.
- except for gross misconduct, when an employee may be dismissed without notice, the Parish Council will not dismiss an employee on the first occasion that it decides there has been misconduct.
- if an employee is suspended following allegations of misconduct, it will be on full pay and only for such time as is necessary. Suspension is not a disciplinary sanction. The Parish Council will write to the employee to confirm any period of suspension and the reasons for it.
- the Parish Council may consider mediation at any stage of the disciplinary procedure where appropriate (for example where there have been communication breakdowns or allegations of bullying or harassment). Mediation is a dispute resolution process that requires the Parish Council's and the employee's consent.

Examples of misconduct

- 4 Misconduct is employee behaviour that can lead to the employer taking disciplinary action. The following list contains some examples of misconduct.
 - unauthorised absence
 - poor timekeeping
 - misuse of the Parish Council's resources and facilities including telephone, email and internet
 - inappropriate behaviour
 - refusal to follow reasonable instructions
 - breach of health and safety rules.

Examples of gross misconduct

- Gross misconduct is misconduct that is so serious that it is likely to lead to dismissal without notice. The following list contains some examples of gross misconduct.
 - bullying, discrimination and harassment
 - incapacity at work because of alcohol or drugs
 - violent behaviour
 - fraud or theft
 - gross negligence
 - gross insubordination
 - serious breaches of health and safety rules
 - serious and deliberate damage to property
 - use of the internet or email to access pornographic, obscene or offensive material
 - disclosure of confidential information.

Examples of unsatisfactory work performance

- inadequate application of office procedures
- inadequate IT skills
- unsatisfactory management of staff
- unsatisfactory communication skills.

Appendix 1: DISCIPLINARY PROCEDURE

DISCIPLINARY INVESTIGATION

- There will be an investigation of the facts. The Parish Council will appoint an Investigator who will be responsible for undertaking the disciplinary investigation and who is independent. Depending on the nature of the investigation, it may be appropriate for a Parish Councillor who is not directly involved to be the Investigator, otherwise someone from outside the Parish Council will be appointed.
 - The Investigator will be appointed as soon as possible after the allegations have been made, and will be asked to submit a report within 20 working days of appointment. In cases of alleged unsatisfactory performance or of allegations of minor misconduct, the appointment of an investigator may not be necessary and the Parish Council may decide to commence disciplinary proceedings at the next stage (see paragraphs 14 16).
- The Parish Council will first notify the employee in writing of the alleged misconduct and ask him/her to attend a meeting with the Investigator. The employee will be given at least five working days' notice of the meeting with the Investigator so that he/she has reasonable time to prepare for it. The letter will explain the investigatory process and that the meeting is part of that process. The employee should be provided with a copy of the Parish Council's disciplinary procedure. The Parish Council will also inform the employee that when he/she meets with the Investigator, he/she will have the opportunity to comment on the allegations of misconduct.
- 3 Employees may be accompanied or represented by a trade union representative or a work colleague at any investigatory meeting.
- If there are other persons (eg employees, Councillors, members of the public or the Parish Council's contractors) who can provide relevant information, the Investigator should try to obtain it from them in advance of the meeting with the employee.
- The Investigator has no authority to take disciplinary action. His/her role is to establish the facts of the case as quickly as possible and prepare a report that recommends to the Parish Council whether or not disciplinary action should be taken.

- The Investigator's report will contain his/her recommendations and the findings on which they were based. He/she will recommend either:
 - the employee has no case to answer and there should no further action under the Parish Council's disciplinary procedure;
 - the matter is not serious enough to justify further use of the disciplinary procedure and can be dealt with informally or;
 - the employee has a case to answer and there should be action under the Parish Council's disciplinary procedure.
- 7 The Investigator will submit the report to the Parish Council which will decide whether further action will be taken.
- 8 If the Parish Council decides that it will not take disciplinary action, it may consider whether mediation would be appropriate in the circumstances.

THE DISCIPLINARY MEETING

- If the Parish Council decides that there is a case to answer, it will appoint a sub-committee of three Parish Councillors. The sub-committee will appoint a Chair from one of its members. The Investigator shall not sit on the sub-committee. No Parish Councillor with direct involvement in the matter shall be appointed to the sub-committee. The employee will be asked, in writing, to attend a disciplinary meeting and the letter from the sub-committee's Chair will confirm the following:
 - the names of the Chair and other two members of the sub-committee
 - details of the alleged misconduct, its possible consequences and the employee's statutory right to be accompanied at the meeting
 - a copy of the investigation report, all the supporting evidence and a copy of the Parish Council's disciplinary procedure
 - the time and place for the meeting. The employee will be given reasonable notice
 of the hearing (at least 15 working days) so that he /she has sufficient time to
 prepare for it
 - that witnesses may attend on the employee's and the Parish Council's behalf and that both parties should inform each other of their witnesses' names at least five working days before the meeting
 - that the employee and the Parish Council will provide each other with all supporting evidence at least five working days before the meeting. If witnesses are not attending the meeting, witness statements will be submitted

- to the other side at least five working days before the hearing
- that the employee may be accompanied by a companion, either a trade union representative or a work colleague

The disciplinary meeting will be conducted as follows:

- the Chair will introduce the members of the sub-committee to the employee
- the investigator will present the findings of the investigation report
- the Chair will set out the Parish Council's case and present supporting evidence (including any witnesses)
- the employee (or the companion) will set out his/her case and present evidence (including any witnesses)
- any member of the sub-committee and the employee (or the companion) may question the Investigator and any witness
- the employee (or the companion) will have the opportunity to sum up his/her case
- the Chair will provide the employee with the sub-committee's decision with reasons, in writing, within five working days of the meeting. The Chair will also notify the employee of the right to appeal the decision
- the disciplinary meeting may be adjourned to allow matters that were raised during the meeting to be investigated by the sub-committee.

DISCIPLINARY ACTION

10 If the sub-committee decides that there should be disciplinary action, it may be any of the following:

Oral warning

An oral warning is issued for most first instances of minor misconduct. The Parish Council will notify the employee:

- of the reason for the warning, the improvement required (if appropriate) and the time period for improvement
- that further misconduct/failure to improve will result in more serious disciplinary action
- of the right to appeal
- that a note confirming the oral warning will be placed on the employee's personnel file, that a copy will be provided to the employee and that the warning will remain in force for six months.

Written warning

If there is a repetition of earlier misconduct which resulted in an oral warning, or for different and more serious misconduct, the employee will normally be given a written warning. A written warning will set out:

- the reason for the written warning, the improvement required (if appropriate) and the time period for improvement
- that further misconduct/failure to improve will result in more serious disciplinary action
- the employee's right of appeal
- that a note confirming the written warning will be placed on the employee's
 personnel file, that a copy will be provided to the employee and that the warning
 will remain in force for 12 months.

Final written warning

If there is further misconduct during the period of a written warning or if the misconduct is sufficiently serious, the employee will be given a final written warning. A final written warning will set out:

- the reason for the final written warning, the improvement required (if appropriate) and the time period for improvement
- that further misconduct/failure to improve will result in more serious disciplinary action up to and including dismissal
- the employee's right of appeal
- that a note confirming the final written warning will be placed on the employee's personnel file, that a copy will be provided to the employee and that the warning will remain in force for 18 months.

Dismissal

The Parish Council may dismiss

- for gross misconduct
- if there is no improvement within the specified time period in the conduct which has been the subject of a final written warning
- if another instance of misconduct has occurred and a final written warning has already been issued and remains in force.
- 11 The Parish Council will consider very carefully a decision to dismiss. If an employee is dismissed, he/she will receive a written statement of the reasons for his/her dismissal, the date on which the employment will end and details of his/her right of appeal.

12 If the sub-committee decides to take no disciplinary action, no record of the matter will be retained on the employee's personnel file. Action imposed as a result of the disciplinary meeting will remain in force unless and until it is modified as a result of an appeal.

THE APPEAL

- An employee who is the subject of disciplinary action will be notified of the right of appeal. His/her written notice of appeal must be received by the Parish Council within five working days of the employee receiving written notice of the disciplinary action and must specify the grounds for appeal.
- 14 The grounds for appeal include;
 - a failure by the Parish Council to follow its disciplinary policy/procedure
 - the sub-committee's decision was not supported by the evidence
 - the disciplinary action was too severe in the circumstances of the case
 - new evidence has come to light since the disciplinary meeting.
- The Appeal will be heard by a panel of three members of the Parish Council who have not previously been involved in the case. This includes the Investigator. The appeal panel will appoint a Chair from one of its members.
- The employee will be notified, in writing, within 10 working days of receipt of the notice of appeal of the time, date and place of the appeal meeting. The employee will be advised that he/she may be accompanied by a companion, either a trade union representative or a work colleague.
- 17 At the appeal meeting, the Chair will:
 - introduce the panel members to the employee
 - explain the purpose of the meeting, which is to hear the employee's reasons for appealing against the decision
 - explain the action that the appeal panel may take.
- 18 The employee (or companion) will be asked to explain the grounds for appeal.
- 19 The Chair will inform the employee that he/she will receive the decision and the panel's reasons, in writing, within five working days of the appeal hearing.

- The appeal panel may decide to uphold the decision of the sub-committee, substitute a less serious sanction or decide that no disciplinary action is necessary. If it decides to take no disciplinary action, no record of the matter will be retained on the employee's personnel file.
- If an appeal against dismissal is upheld, the employee will be paid in full for the period from the date of dismissal and continuity of service will be preserved.
- The appeal panel's decision is final.

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