

Equal Opportunities Policy

1. Overview

- All employees, consultants, officers, contractors, agency and casual workers at the company are covered by this policy which commits the company to being an equal opportunity employer. It does not form part of the contract you have with us, but applies regardless of how long you have been with us.
- For the purposes of this policy 'the Company' means AFC Fylde Community Foundation.
- You should read this policy in conjunction with our policy on harassment and bullying, and our grievance procedure. We reserve the right to amend this policy at any time.
- All aspects of employment are covered by this policy. These include, but are not restricted to, the following:
 - o pay and conditions of employment
 - o training and continuing professional development
 - o recruitment processes
 - o promotion policies
 - o procedures for appraisals
 - o procedures for addressing grievances and disciplinary matters
 - ending the employment contract
 - o providing outgoing employees with references
 - o how visitors are treated
 - o how clients and suppliers are treated
 - o how any other business contacts and associates are treated.

2. Our equal opportunities commitment and aims

- We will not tolerate discrimination or harassment and are fully committed to promoting equal opportunities in employment. Our staff and anyone applying for a job will receive fair and equal treatment.
- We ensure full access to everyone applying for a vacancy, and decisions concerning internal promotions are made so far as possible using only objective criteria.
- We will never victimise anyone who makes a legitimate complaint if they, or somebody else, is being harassed or discriminated against.

- This policy is underpinned by the following further commitments and aims:
 - a working environment free from all forms of unlawful discrimination, including victimisation and harassment
 - a workforce that is confident of being treated fairly and equally throughout the employment relationship
 - o a workplace capable of allowing everyone to achieve their highest potential
 - o a company-wide understanding of the message promoted by this policy
 - o a commitment to ensuring all staff understand their rights and responsibilities under the policy if you are not sure what we consider acceptable and unacceptable, you should seek clarification from your manager.
 - a policy of ensuring employment opportunities are open to all qualified candidates so that we recruit from the largest possible pool of available talent and recruit the best-qualified staff
 - a commitment to creating a workforce based on ability that also mirrors the composition of the company's community
 - a commitment to regularly review this policy and our workplace practices to identify issues and eliminate any unlawful discrimination or other unacceptable behaviour we may find
 - a commitment to protecting staff from being victimised or treated less fairly if they
 make a complaint in good faith under this policy.

3. How we define discrimination

- The following list gives you a general description of the types of acts that may both breach this policy and be unlawful. Sometimes actions can be intentional, and sometimes unintentional and we include examples of both types in this list:
 - when somebody is treated less favourably because of a protected characteristic
 than somebody else has been or would have been in identical
 circumstances, then this is **direct discrimination**. Rejecting a job applicant
 because of their beliefs would, for example, amount to direct discrimination.
 - when a group of people with one of the protected characteristics (subject to a couple of exceptions) is put at a disadvantage by a provision, practice or criteria applied to all staff, this is **indirect discrimination**.
 - when a hostile, humiliating, degrading or similarly offensive environment is created in relation to a protected characteristic, this is harassment. We also consider it harassment for a worker to be subjected to uninvited conduct related to a protected characteristic that — as an intended or unintended consequence — violates their dignity. Name calling, lewd comments, excluding colleagues, making insensitive jokes, and displaying pornographic material are all examples of harassment.
 - when a worker has complained about harassment or discrimination, or supported a colleague in their complaint, it is **victimisation** if they are then treated less favourably.
- The 'protected characteristics' are:
 - o age
 - disability
 - o gender
 - o gender reassignment
 - o marital or civil partner status
 - o pregnancy or maternity
 - o race (which includes colour and ethnic/national origin)
 - o religion or belief
 - sexual orientation

- There are other actions which are illegal under the equal opportunities legislation, and these are collectively labelled **other acts**. Examples include:
 - o instructing another person or applying pressure on them to discriminate
 - o knowingly assisting somebody else when they carry out a discriminatory act
 - discriminating against somebody believed to have a protected characteristic, whether or not they actually do, or because they associate with a third party who does.
- There are practices which, although they appear to breach the aims of this policy, are in fact justifiable on objective and operational grounds. These are called **lawful practices**.
 If you are not sure whether some aspect of workplace behaviour you have experienced or witnessed is discriminatory or a lawful practice, please ask your manager or the Head of HR for clarification.

4. How we carry out our responsibilities and duties

- Both the company and all staff members are critical to ensuring the success of this policy and each has their own duties and responsibilities. We all have a legal responsibility to comply, and any of us may be found personally liable for unlawful discrimination if we breach the terms of the policy.
- Overall responsibility for the effective implementation and operation of the policy lies with company. Everyone working at managerial level is expected to act in full accordance with this policy, lead by example, and attain and maintain appropriate standards of behaviour within the teams they manage.
- The ethos and standards covered by this policy can only be achieved and maintained if all staff also co-operate fully, and it is important to understand that you also have a legal responsibility to comply. If you breach this policy, you may also make the company liable for your actions and both of us may have to pay compensation to anyone who claims against us. We accordingly expect you to take personal responsibility for adhering to the policy's aims and commitments and for drawing any breaches to our attention.
- We also encourage all staff to take part in promoting equal opportunities across the company and are committed through the Together programme to ensuring that equality and diversity and equal opportunities are embedded. Please contact your line manager or a member of the Together working group if you have any ideas about how we could do this better, or you would like to play a bigger role.

5. How we recruit, promote, and make other selections

- We carry out all recruitment, promotion and other types of selection procedures on the basis of merit using non-discriminatory and, as far as possible, objective criteria.
- Advertisements for vacancies do not include wording that may discourage some groups
 of people from applying, or stereotype in any way, and are be placed where they can
 reach as wide and diverse a pool of potential candidates as possible.
- Nobody applying for employment with the company will be asked about their health or
 whether they have a disability before a job offer is made, except in very limited situations.
 It may, for example, be justifiable to ask whether the applicant needs any disabilityrelated measures put in place for the interview, or to check that they are capable of
 carrying out a key part of the job. It is acceptable to make some job offers dependent on
 a medical examination.

 It is unlawful to ask job applicants anything that might suggest intent to discriminate on the grounds of a protected characteristic.

6. How we enforce this policy and handle breaches

- We investigate any complaint or allegation you raise regarding a potential breach of this
 policy, and if you believe you have been harassed or discriminated against you should
 contact your manager as soon as possible. If you want to take formal action, you will
 need to follow our grievance procedure and refer to the Anti- Harassment and Bullying
 Policy.
- You will face disciplinary action if we find you have harassed or discriminated against anyone else in breach of this policy. Sometimes this type of behaviour may amount to gross misconduct, in which case you will be dismissed without notice and with no payment in lieu of notice.
- Occasionally, people make complaints knowing them not to be true. We view any
 complaint made in bad faith as an act of misconduct and this will normally lead to
 disciplinary action. In exceptional cases, bad faith complaints can lead to summary
 dismissal for gross misconduct.

7. How we monitor whether the policy is working

 We record and analyse information about equal opportunities within the workplace, and when you join the company you give us consent to gather and process this data about you. We use the information to make sure this policy is operating properly and refine it, to review the composition of the workforce, and to promote workplace equality.

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