Anti-Bullying and Harassment Policy

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**Document Owner HR and Legal**

# Monitoring Policy

The policy will be monitored on an annual basis, monitoring of the policy is essential to assess how effective MLPC has been.

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# **1 Introduction**

1.1 Microlink believes that having a culture that is diverse, equitable and inclusive is core to everything that we strive to achieve and to the organisational environment we wish to protect. Please refer to our Equality, Diversity and Inclusion Policy.

1.2 One key to protecting our culture and our people is seeking to eradicate bullying or harassment at work. This policy supports this aim by setting out the steps we will take to investigate and deal with complaints of bullying or harassment, and how we support those affected.

1.3 The policy accompanies our [Equality, diversity and inclusion (EDI) policy](http://hrcentre.uk.brightmine.com/policies-and-procedures/equality-diversity-and-inclusion-edi-policy/34031/).

1.4 This policy does not form part of your contract of employment and we reserve the right to amend or withdraw it at any time.

# 2 Scope

2.1 This policy applies to anyone working for us. This includes employees, workers, contractors, volunteers, interns and apprentices. The policy also relates to job applicants and is relevant to all stages of the employment relationship. The policy also applies to bullying or harassment by third parties.

###  Our commitment to you

2.2 Microlink are committed to taking proactive measures to prevent all forms of bullying and harassment, including sexual harassment, of our workers by:

2.2.1 Ensuring all new starters attend equality, diversity and inclusion training and anti-bullying and anti-harassment training, as part of their onboarding induction;

2.2.2. Requiring all employees to attend regular equality, diversity and inclusion training and anti-bullying and anti-harassment training on at least an annual basis;

2.2.3. Providing additional training for line managers to ensure that they understand how to implement this policy effectively and their role in preventing and stopping bullying and harassment from occurring in the workplace;

2.2.4. Encouraging individuals to support our equality, diversity and inclusion, and anti-bullying and anti-harassment, initiatives by attending events and workshops organised by Microlink to educate themselves on the challenges faced by others and how to help alleviate these in the workplace;

2.2.5. Monitoring our workplace culture through anonymous surveys, exit interviews, one-to-one conversations, return-to-work meetings and employee resource groups to identify and address any issues;

2.2.6. Undertaking regular risk assessments to determine reasonable measures that can be implemented to minimise the risk of exposure to sexual harassment in the workplace; and

2.2.7. Ensuring that our zero approach to all forms of discrimination, and bullying and harassment, is communicated to all workers and third parties that you may have contact with.

2.3 Microlink believes that a culture of equality, diversity and inclusion not only benefits our organisation but supports wellbeing and enables our people to work better because they can be themselves and feel that they belong.

2.4 Microlink are committed to providing a safe and respectful workplace and promoting a working environment based on dignity and trust, and one that is free from discrimination, harassment, bullying or victimisation.

2.5 A toxic workplace culture, where bullying or harassment is tolerated, is harmful to the wellbeing of the workforce as well as Microlink.

2.6 Microlink therefore adopt a zero-tolerance approach to instances of bullying or harassment.

# 3 What we expect from you

3.1 Microlink expects you, and every one of our people, to take personal responsibility for observing, upholding, promoting and applying this policy. Whatever your job is, this is part of your role.

3.2 Any dealings you have with third parties, including customers, suppliers, contractors, agency staff and consultants, must be free from discrimination, harassment, victimisation or bullying.

3.3 If any of our people is found to have committed, authorised or condoned an act of [bullying](http://hrcentre.uk.brightmine.com/policies-and-procedures/anti-harassment-and-anti-bullying-policy/33982/#bullying) or [harassment](http://hrcentre.uk.brightmine.com/policies-and-procedures/anti-harassment-and-anti-bullying-policy/33982/#harassment), Microlink Will take action against them (for those to whom it applies) under our [Disciplinary procedure](http://hrcentre.uk.brightmine.com/policies-and-procedures/disciplinary-procedure/16170/), up to and including dismissal.

3.4 There is no justifiable reason to bully or harass someone else. For example, observing a particular religion is not a legitimate reason for bullying or harassing a colleague because of their sexual orientation. Even if you do not intend to bully or harass someone else, this does not legitimise your behaviour as it is the impact on the recipient that is important.

3.5 You should be aware that you can be personally liable for harassment.

3.6 If you experience bullying or harassment, we encourage you to speak up without delay and to ask for appropriate support (see “[What to Do” if you are being bullied or harassed](http://hrcentre.uk.brightmine.com/policies-and-procedures/anti-harassment-and-anti-bullying-policy/33982/#what-to-do-if-you-are)).

# 4 Who is protected from harassment

4.1 The Equality Act 2010 prohibits discrimination because of certain protected characteristics. These are:

4.1.1. Disability;

4.1.2. Sex;

4.1.3. Gender reassignment;

4.1.4. Marital or civil partnership status;

4.1.5. Race;

4.1.6. Religion or belief;

4.1.7. Sexual orientation; and

4.1.8. Age.

4.2 Although pregnancy and maternity and marriage and civil partnership are not specifically protected under the legal provisions on harassment, Microlink considers harassment on any ground to be unacceptable.

# 5 Meaning of harassment

5.1 Harassment is unwanted conduct related to a [protected characteristic](http://hrcentre.uk.brightmine.com/policies-and-procedures/anti-harassment-and-anti-bullying-policy/33982/#who-is-protected-from) that has the purpose or effect of:

5.1.1. Violating someone else's dignity; or

5.1.2. Creating an intimidating, hostile, degrading, humiliating or offensive environment for someone else.

5.2 Harassment can occur where someone perceives another person to have a protected characteristic, for example a perception that someone is transgender even if they are not. (Please refer to Microlink’s Transgender Equality Policy.)

5.3 Harassment can also arise by association, where someone is harassed because they are associated with someone with a protected characteristic, for example having a family member of a particular religion.

###  Examples of harassment

5.4 Harassment can occur in many forms, and can take place either at work, outside work, in person, or online. While this is not an exhaustive list, examples include:

5.4.1. "Banter", jokes, taunts or insults that are sexist, racist, ageist, transphobic, homophobic or derogatory against any other [protected characteristic](http://hrcentre.uk.brightmine.com/policies-and-procedures/anti-harassment-and-anti-bullying-policy/33982/#who-is-protected-from);

5.4.2. Unwanted physical behaviour, for example, pushing or grabbing;

5.4.3. Excluding someone from a conversation or a social event or marginalising them from the group;

5.4.4. Derogatory comments about pregnancy, maternity leave or IVF treatment;

5.4.5. Mimicking or making fun of someone's disability;

5.4.6. Derogatory or offensive comments about religion;

5.4.7. Unwelcome comments about someone's appearance or the way they dress that is related to a protected characteristic;

5.4.8. "Outing" (ie revealing their sexual orientation against their wishes), or threatening to "out", someone;

5.4.9. Consistently using the wrong names and pronouns following the transition of a person's gender identity;

5.4.10. Displaying images that are racially offensive; and

5.4.11. Excluding or making derogatory comments about someone because of a perceived protected characteristic, or because they are associated with someone with a protected characteristic.

###  Meaning of sexual harassment

5.5 Harassment may be sexual in nature. The law defines sexual harassment as:

5.5.1. Conduct of a sexual nature that has the purpose or effect of violating someone's dignity, or creating an intimidating, hostile, degrading, humiliating or offensive environment; and

5.5.2. Less favourable treatment related to sex or gender reassignment that occurs because of a rejection of, or submission to, sexual conduct.

###  Examples of sexual harassment

5.6. Sexual harassment can occur in many forms, and can take place either at work, outside work, in person, or online. While this is not an exhaustive list, examples include:

5.6.1. Physical conduct of a sexual nature, unwelcome physical contact or intimidation;

5.6.2. Persistent suggestions to meet up socially after a person has made clear that they do not welcome such suggestions;

5.6.3. Showing or sending offensive or pornographic material by any means (eg by text, video clip, email or by posting on the internet or social media);

5.6.4. Unwelcome sexual advances, propositions, suggestive remarks, or gender-related insults;

5.6.5. Offensive comments about appearance or dress, innuendo or lewd comments;

5.6.6. Leering, whistling or making sexually suggestive gestures; and

5.6.7. Gossip and speculation about someone's sexual orientation or transgender status, including spreading malicious rumours.

###  Bullying

5.7 There is no legal definition of bullying. However, we regard it as conduct that is offensive, intimidating, malicious, insulting, or an abuse or misuse of power, and usually persistent, that has the effect of undermining, humiliating or injuring the recipient.

5.8 Bullying can be physical, verbal or non-verbal conduct. It is not necessarily face to face and can be done by email, phone calls, online (cyber-bullying) or on social media. Bullying may occur at work or outside work.

5.9 If the bullying relates to a person's protected characteristic, it may also constitute harassment and, therefore, will be unlawful (see [Harassment](http://hrcentre.uk.brightmine.com/policies-and-procedures/anti-harassment-and-anti-bullying-policy/33982/#harassment)).

###  Examples of bullying

5.10 While this is not an exhaustive list, bullying may include:

5.10.1. Physical, verbal or psychological threats;

5.10.2. Excessive levels of supervision; and

5.10.3. Inappropriate and derogatory remarks about a person's performance.

5.11 It is important to understand that legitimate, reasonable and constructive criticism of a person's performance or behaviour, or reasonable instructions given to people in the course of their employment, will not of themselves amount to bullying.

###  Microaggressions

5.12 Microaggressions - sometimes called micro-incivilities - are statements, actions, or incidents that are regarded as indirect, subtle, or unintentional discrimination against members of a marginalised group such as a racial or ethnic minority. They are sometimes referred to as "death by a thousand cuts". Microaggressions generally take one of three forms:

5.12.1. **Micro-assaults:** Conscious and obvious insults made verbally or non-verbally to a marginalised individual or group, for example directing limp-wristed hand gestures towards a gay colleague and saying, "It's just a joke".

5.12.2. **Micro-insults:** Unintentionally insensitive remarks or assumptions based on stereotypes, for example saying to a person with a disability "You don't look disabled to me".

5.12.3. **Micro-invalidations:** Where a person denies, or seeks to cancel, the feelings and lived experiences of a marginalised individual or group, for example a white person saying, "I don't think the UK has a problem with racism - some people are just too sensitive".

5.13 Serious microaggressions can amount to unlawful harassment, bullying or discrimination but even less serious microaggressions can negatively impact the health and wellbeing of the person experiencing them.

# 6 What to do if you are being bullied or harassed

###  Informal route - Bully/harasser is a colleague

6.1 If you feel able to, you may decide to raise the issue with the individual themselves, to make clear that their behaviour is not welcome and to ask them to stop. They may not be aware that their behaviour is offending you.

6.2 Alternatively, if you do not feel up to speaking directly to the individual, you may consider asking your manager, a colleague, or HR for support.

6.3 You may or may not want them to talk to the individual on your behalf and, where possible, Microlink will respect your wishes. However, if the welfare or safety of you or others is at risk or where your allegations are particularly serious, Microlink may have to approach the individual and instigate a formal investigation. In such a case we will, where possible, discuss this with you first.

###  Bully/harasser is a third party

6.4 If you are experiencing bullying or harassment by a third party, for example a client or a supplier, we encourage you to report this to your manager or HR without delay so that they can advise and support you on the best course of action.

##  Formal route

6.5 If you are not happy with the outcome of an informal process, or if you feel it is not appropriate to approach the issue informally, you may decide to raise it formally.

6.6 To make a formal complaint, you should discuss this first with your line manager. If your complaint is about your line manager, you should raise this with the COO or HR. If, for any reason you are unable to approach your line manager or a more senior manager, you can speak to HR.

6.7 You can raise a formal complaint of bullying or harassment under Microlink’s [Grievance procedure](http://hrcentre.uk.brightmine.com/policies-and-procedures/grievance-procedure/27925/) if it applies to you. However, you may prefer to do so under this policy because it is specifically aimed at dealing with such issues. You should be aware that you cannot raise a complaint under this policy if you have raised a complaint about the same issue already under the [Grievance procedure](http://hrcentre.uk.brightmine.com/policies-and-procedures/grievance-procedure/27925/).

6.8 Under the formal procedure within this policy, Microlink will usually:

6.8.1. Ask you to set out your complaint in writing and include as much detail as possible, for example the alleged bully/harasser's name, the nature of the bullying/harassment, the dates of the alleged acts of bullying/harassment, names of any witnesses, and details of any action taken to address the matter so far;

6.8.2. Hold a meeting with the alleged bully/harasser to ascertain their response to the allegations;

6.8.3. Carry out further investigations where necessary, including interviewing potential witnesses who we will instruct to keep the matter confidential;

6.8.4. Invite you to a meeting to discuss your complaint in full and where you will have the right to be accompanied by a colleague or trade union representative;

6.8.5. Hold a meeting with you to enable us to ask you further questions in light of any information we have gathered from the alleged bully/harasser and/or witnesses;

6.8.6. Consider all the evidence in full and decide; and

6.8.7. Inform you of our decision and, if we uphold the complaint, instigate disciplinary action up to and including dismissal against the bully/harasser.

6.9. Microlink will investigate fully every formal complaint in an objective and confidential way, while also ensuring that we respect your rights as well as the rights of the alleged bully/harasser.

6.10 Microlink will use every effort to complete an investigation into bullying or harassment as quickly as possible.

6.11 Where the alleged bully/harasser is a third party, Microlink may need to adjust the procedure under this policy to ensure we conduct appropriate investigations and we will discuss this with you.

# 7 Appeals

7.1 If you are not satisfied with the outcome of the formal investigation, you have the right to appeal.

7.2 Should you wish to appeal you should write to HR setting out what aspects of the decision you are unhappy with and the reasons why. Appeals should be submitted without unreasonable delay and usually no longer than five working days after Microlink informs you of the decision.

7.3 HR will arrange a meeting with you to discuss your appeal in full and to try and reach a satisfactory solution. You must take all reasonable steps to attend this meeting and you may be accompanied by a colleague or trade union representative.

7.4 HR will write to you to confirm the outcome of the appeal, which will be final.

# 8 Support for those affected or involved

8.1 Microlink understand that anyone affected by, or involved with, a complaint of bullying or harassment may feel anxious or upset and we will do what we can to support you.

8.2 If you feel you cannot continue to work in close contact with the alleged bully/harasser, Microlink will consider seriously any requested changes to your working arrangements during our investigation into the matter.

8.3 Anyone who complains or takes part in good faith in a bullying or harassment investigation must not suffer any form of detrimental treatment or victimisation. If you feel you have suffered such victimisation, please inform HR as soon as possible.

8.4 Regardless of the outcome of your complaint, Microlink will consider carefully how to best approach any ongoing working relationship between you and the individual concerned. For example, depending on the specific circumstances, Microlink may consider amending the job duties or reporting lines of either you or the other person. Alternatively, Microlink may decide workplace mediation or counselling is appropriate.

# 9 Sensitivity and confidentiality

9.1 Anyone involved with an informal or formal complaint about bullying or harassment, including witnesses, must keep the matter strictly confidential and act with appropriate sensitivity to all parties.

9.2 If you are found to have breached confidentiality or acted without due care or sensitivity in a case of bullying or harassment, Microlink may take disciplinary action against you up to and including dismissal (or other appropriate action for non-employees).

# 10 Consequences of breaching this policy

10.1 If, following a formal investigation, Microlink find that you have committed, authorised or condoned an act of bullying or harassment, we will deal with the issue as a possible case of misconduct or gross misconduct.

10.2 Microlink may take disciplinary action against you, up to and including dismissal (or other appropriate action for non-employees).

10.3 Anyone who complains or takes part in good faith in a bullying or harassment investigation must not suffer any form of detrimental treatment or victimisation. If Microlink finds that you have victimised anyone in this way, we will instigate disciplinary action against you up to and including dismissal (or other appropriate action for non-employees).

10.4 If you are an employee, please refer to our [Disciplinary procedure](http://hrcentre.uk.brightmine.com/policies-and-procedures/disciplinary-procedure/16170/) for further information.

# 11 Record-keeping

11.2 Microlink processes personal data collected in relation to bullying or harassment complaints in accordance with its data protection policy. In particular, data collected in relation to the investigation of bullying or harassment complaints is held securely and accessed by, and disclosed to, individuals only for the purposes of responding to the complaints and investigating.

11.2 You should immediately report any inappropriate access or disclosure of employee data in accordance with Microlink’s [Data protection policy](http://hrcentre.uk.brightmine.com/policies-and-procedures/data-protection-policy/162690/) as this constitutes a data protection breach. It may also constitute a disciplinary offence, which Microlink will deal with under its disciplinary procedure.

# 13 Monitoring

13.1 Microlink commits to reviewing this policy and procedure regularly to ensure best practice and that they remain within the legal framework and current legislation. The policy will be reviewed annually.

This Policy was approved & authorised by:

|  |  |
| --- | --- |
| Name:  | Michael Moore |
| Position: | Legal Counsel |
| Date: | N/A |
| Signature: |  |