

Anti-Bullying and Harassment Policy

Approved: August 2024

Review Due: 2027 (3-year timeframe)



1. Introduction

Weightlifting Wales does not, under any circumstances, tolerate any form of bullying, harassment, victimisation, or discrimination, by or against any of its employees, volunteers, members, contractors, and any other individual associated with Weightlifting Wales activities and events.

It is not our intention to discourage normal social interactions amongst staff or with members of the public. We are simply aiming to create an environment where people are free to be themselves. Where unlawful direct or indirect discrimination, harassment, victimisation or unfair treatment, whether intentional or unintentional, does not exist.

It is therefore Weightlifting Wales's policy that:

- If any member of staff, volunteers, or Weightlifting Wales members are found to be bullying, harassing, victimising or discriminating against anybody associated with Weightlifting Wales or a third party, they will be dealt with under the governing body's disciplinary procedure, with their actions normally being treated as gross misconduct which is likely to result in dismissal, or removal of duties/membership.
- Should *any third party* be found to be bullying, harassing, victimising or discriminating against, a member of staff or any other third party, Weightlifting Wales has the right, where possible, to remove the service or contract from the third party instigating this unacceptable behaviour.
- We will ensure that all our policies, practices and activities are free from any form of discrimination.

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2. Purpose of the Policy

The aim of this policy is to aid the eradication of bullying, harassment, victimisation and discrimination. It provides:

- Clear guidance on the standards of behaviour that we expect not only our staff, but partners, members and suppliers to demonstrate.
- Our commitment to engaging in non-discriminatory services or practices.
- The procedure for which to raise complaints of bullying, harassment, victimisation or discrimination.

Due to the seriousness with which Weightlifting Wales views bullying, harassment, victimisation and discrimination, both informal and formal reporting procedures are provided which are separate from the grievance procedure. We believe that these procedures provide an appropriate and effective mechanism for dealing with such issues. However, staff may choose to use the grievance procedure as an alternative.

3. Scope

The Anti-Bullying and Harassment policy and such associated procedures apply to all staff, board members, volunteers, members, contractors, and any other individual associated in the activities of Weightlifting Wales. It covers unacceptable behaviour in any situation and is not confined to the workplace, at events, or organisational working hours.

The policy extends to situations that occur outside the organisation's environment and across electronic media, which may affect the working relationship between employees and/or partners, members and suppliers.

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4. Context

It is important to note that with bullying, harassment, victimisation and discrimination, it is the

impact of the behaviour or action rather than the intent of the perpetrator that is the

determinant as to whether bullying, harassment, victimisation or discrimination has occurred.

However, the matter of context is equally as important. Within organisations such as

Weightlifting Wales, it is necessary and appropriate for line managers to be able to manage

their staff, and the directors of the board to demonstrate strong leadership in terms of their

application of appropriate policies and procedures:

Issuing reasonable instructions and expecting them to be carried out.

Setting and publicising expected standards of performance.

Disciplining staff for misconduct, where appropriate, following a fair and reasonable

investigation.

Implementing action in respect of the management of sickness absence in line with the

Weightlifting Wales policy.

It is reasonable to expect the senior authorities of the governing body to perform these

functions fairly, firmly and consistently. Performing these duties does not constitute an act of

bullying, harassment, victimisation or discrimination, although some individuals may feel

stressed or anxious while the procedures are on-going.

It is important to differentiate between firm, fair management and peer-to-peer challenge and

bullying, harassing, victimising and discriminatory behaviours.

If you are unsure, you should seek advice from the Strategy and Development Manager. If

unavailable, seek contact with the Business Support Officer who can guide you to the

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appropriate Weightlifting Wales Board of Director before making allegations of bullying, harassment, victimisation or discrimination.

5. Definitions of Bullying, Harassment, Victimisation and Discrimination

WORKPLACE BULLYING may be characterised as offensive, intimidating, malicious or insulting behaviour, an abuse or misuse of power through means intended to undermine, humiliate, denigrate or injure an employee or group of employees. Bullying is unlikely to be a single or

isolated instance.

Examples include:

Personal insults, unjustified criticism or spontaneous outburst of anger.

Using sarcasm or aggression against an individual for a system or service failure.

Excluding, ignoring or whispering about an individual.

Setting unrealistic workloads, targets or deadlines or making detrimental changes to, or

removal of, responsibilities, without consultation.

Singling out or treating an individual differently.

Physical conduct ranging from touching to serious assault.

Undermining authority in front of others or inconsistent application of rules and

procedures.

Spreading malicious rumours; malicious gossip or slander which may include letters, any

electronic communication e.g. email/text messages and social media.

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Some of the examples outlined may only cause mild irritation if occurring once, but if

repeated, this can become bullying.

HARASSMENT is defined in the Equality Act 2010 as 'unwanted conduct related to a relevant

protected characteristic, which has the purpose or effect of violating an individual's dignity or

creating an intimidating, hostile, degrading, humiliating or offensive environment for that

individual'.

Staff and associated individuals within Weightlifting Wales can complain of behaviour that

they find offensive even if it is *not directed at them*. In addition, the complainant need not

possess the relevant characteristic themselves, they may complain of harassment that is

related to a perceived or associated link to a protected characteristic.

Harassment may be an isolated occurrence or repetitive.

1. Age-related harassment occurs if a person is subjected to unwanted conduct because of

their particular age, or membership of an age group. Ageism can affect anybody regardless

of how old they are.

2. Harassment of disabled people may be based on the fact that a person has a physical or

mental impairment, learning difficulty or disfigurement and can take the form of

individuals being ignored, disparaged or ridiculed because of mistaken assumptions about

their capabilities. Their impairment/disability rather than their ability can become the

focus of attention.

3. Sex-related harassment is unwanted conduct that is related to an individual's gender or

the gender of another person and has the purpose of violating the person's dignity or of

creating an environment that he or she finds intimidating, hostile, degrading, humiliating,

or offensive.

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4. Sexual harassment occurs when there is any form of unwanted verbal, non-verbal or

physical conduct of a sexual nature that creates an intimidating, hostile, degrading or

offensive environment. It can occur with women harassing men, men harassing women,

and also between members of the same sex.

5. Harassment on the grounds of gender identity may be aimed at transgender people, or

people who have undergone, are undergoing, or intend to undergo gender reassignment.

Harassment occurs when someone engages in unwanted conduct related to a worker's

gender identity which violates their dignity or creates an intimidating, hostile, degrading,

humiliating or offensive environment.

6. Racial harassment is any behaviour, deliberate or otherwise, pertaining to race, colour,

nationality - including citizenship, or ethnic or national origins, which is directed at an

individual or group and which is found to be offensive or objectionable and which creates

an intimidating, hostile or offensive environment.

7. Religious harassment is any behaviour deliberate or otherwise, pertaining to religion,

religious belief or other similar philosophical belief and it is behaviour which can be

defined as unwanted conduct violating a person's dignity, or creating an intimidating,

hostile, degrading, humiliating or offensive environment.

8. Harassment on the grounds of a person's sexual orientation may be aimed at

heterosexual people but is more usually experienced by gay men, bisexual men and

women and lesbians. Homophobia is generally the term used to describe 'hostility towards

or a fear of gay people.' It may be directed against individuals, couples (same-sex partners

and Civil Partnerships) or groups of people who are, or are thought to be, lesbian, gay,

bisexual or transgendered. The behaviour can be defined as unwanted conduct violating a

person's dignity, or creating an intimidating, hostile, degrading, humiliating or offensive

environment.

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9. Harassment on the grounds of political belief or Trades Union membership may include

offensive comments or jokes about a staff members' political affiliation, ridiculing or name

calling, or even displaying offensive written or visual material.

VICTIMISATION is the less favourable treatment of someone because they, in good faith, have

complained (whether formally or otherwise) that someone has been bullying, harassing or

discriminating against, them or someone else, or they have supported someone to make a

complaint, or given evidence in relation to a complaint. This would include the isolation of

someone because he or she has made a complaint, or of giving him or her worse work to do

than his or her colleagues.

For example:

An employee makes a formal complaint against their line manager because they feel that they

have been discriminated against. Although the complaint is resolved through the

organisation's grievance procedures, the employee is subsequently ostracised by their

colleagues, including their line manager. The employee could claim victimisation.

DISCRIMINATION is the unjust or prejudicial treatment of different categories of people.

Within the Equality Act 2010 discrimination is broken down into 4 main types:

1. Direct Discrimination: occurs when a person treats one person less favourably than

they would another because of a protected characteristic.

For example:

A job advert goes into the press, requiring that job applicants have a particular national origin.

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2. Indirect Discrimination: occurs when a provision, criteria or practice is applied that

creates a disproportionate disadvantage for a person with a protected characteristic

as compared to those who do not share that characteristic.

For example:

The Strategy and Development manager is aware that an employee is pregnant but still

disciplines her for taking too many toilet breaks. Although the manager would do this for any

other member of staff, this is indirect discrimination because of pregnancy and maternity.

3. Direct Discrimination by Association: refers to discrimination against a person who

does not have a protected characteristic but is associated with someone who has a

protected characteristic.

For example:

An employee who is offered a promotion following an interview, has the promotion

withdrawn after telling their line manager that their father, with whom they live, has MS. The

line manager thinks the employee will not be able to focus on the new role due to the care

responsibilities they have. This may be discrimination due to the employee's association with a

disabled person.

4. Discrimination by Perception: refers to discrimination against a person because of a

belief that someone has a protected characteristic, whether or not they do have it.

For example:

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An individual may often be teased by their work colleagues for being gay, based on their colleagues' perception, although the individual is not actually gay.

6. Electronic Bullying, Harassment, Victimisation, and Discrimination

Electronic bullying, harassment, victimisation and discrimination can take place through electronic media, for example, email, instant messaging (e.g. WhatsApp), social networking websites/apps (e.g. Facebook, X, Instagram, TikTok, Reddit, Online blogs etc), or text messages to name but a few.

When sending communications through electronic means, all members of staff and associated individuals within Weightlifting Wales should consider the content, language and appropriateness of such communications.

As detailed in the scope (section 3), this policy covers unacceptable behaviour in any situation, including that of electronic media, and is not confined to communications sent within the workplace, at events or during working hours. It also extends to situations that occur outside the working environment which may affect the working relationship between employees and/or partners, Weightlifting Wales members and suppliers, or even those situations that simply bring Weightlifting Wales into disrepute.

7. Complaints of Bullying, Harassment, Victimisation or Discrimination

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Any complaint of bullying, harassment, victimisation or discrimination will be dealt with seriously, promptly and confidentially.

PROCEDURE FOR RAISING COMPLAINTS

Making a Complaint

Complaints should be raised as soon as possible to the Strategy and Development Manager and/or Business Support Officer following an act of alleged bullying, harassment, or victimisation so that the matter can be dealt with swiftly and decisively.

Investigation

The Strategy and Development manager will acknowledge receipt of the complaint and plan to investigate within 7 working days.

During the investigation, the Strategy and Development manager should:

- Be empathetic towards the individual complaining about bullying, harassment, victimisation or discrimination.
- Always ensure confidentiality.
- Keep good records of the complaint and advise the complainant to keep full notes of incidents.
- Inform the alleged perpetrator of the existence of the complaint.
- Conduct a full, fair and open investigation of the complaint.

During the investigation the complainant, the alleged perpetrator, and anyone who can assist with the investigation, will be interviewed by an appropriate manager/person of Weightlifting Wales.

Weightlifting Wales may provide mediation from the Advisory, Conciliation and Arbitration Service (ACAS) at any point during this process where this is agreed by both parties.

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Reporting the facts

Either the Strategy and Development manager and/or Business Support Officer undertaking the investigation will prepare a written report outlining the facts, indicating his/her findings and recommending whether the disciplinary procedure should be invoked, or action taken. Where the Strategy and Development manager and/or Business Support Officer does not have the authority to take the necessary action, this report should be forwarded to the Weightlifting Wales Chair of the Board. The Chair will then decide on the appropriate course of action.

There are three possible appropriate courses of action:

1. Complaint Not Validated: Evidence regarded as inconclusive

Possible actions:

- Consideration should be given to transferring either party.
- Provide counselling for both parties.
- Informal monitoring of situation / relationship.

2. Complaint Validated: Informal resolution recommended

In less serious situations it may be appropriate to resolve the situation with non-disciplinary measures, less serious disciplinary actions, or a combination of the two.

Possible actions:

- Provide counselling for the victim, or both parties.
- Issue a warning to the perpetrator that any repeat of the behaviour will result in disciplinary action.
- Consider implementing changes in the complainant's work environment.
- Informal monitoring of situation / relationship.

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3. Complaint Validated: Recommendation of disciplinary action

Disciplinary procedures are appropriate when the investigation concludes that there is sufficient evidence of unacceptable conduct. Disciplinary measures can include dismissal/removal of membership licence in the case of gross misconduct.

Other possible actions:

- An official reprimand that outlines dismissal if harassment recurs.
- If the perpetrator is a manager or has a level of authority within the organisation, they
 could be transferred to another role that does not involve the responsibility of
 managing others.
- Provide counselling for the victim.
- Provide counselling and training for the perpetrator.

Victimisation, if founded, will result in disciplinary action and will normally warrant dismissal. Malicious complaints which are unfounded may also result in disciplinary action.

Please refer to the *Weightlifting Wales Disciplinary Procedures policy* for the next steps and the right of appeal.

Communicating the Outcome

Having made a decision on the most appropriate course of action, the person who has complained will be advised that the matter has been dealt with and concluded and appropriate action taken.

Information as to the actual course of action taken will not be available to the complainant.

Unfounded allegations

Although a complaint may not have been validated, provided that it was made in good faith, the complainant should not be subjected to disciplinary action. Complainants who make

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malicious complaints of bullying, harassment, victimisation or discrimination will be subject to disciplinary procedures.

8. What if I am accused of bullying or harassment?

If you are accused of bullying or harassment, you should seek advice and support from appropriate sources. If the person you seek advice or support from is involved in the investigation, they will refer you to another source of help.

9. Unacceptable behaviour by third parties

Weightlifting Wales acknowledges that its employees may suffer unacceptable behaviour by partners, members suppliers and users of Weightlifting Wales's services. This may, for example, take the form of racist or sexist abuse or of a refusal to accept services from employees of a particular ethnic origin.

Weightlifting Wales does not regard it as part of an employee's duties to accept such behaviour and does not expect them to tolerate it.

Weightlifting Wales will provide support to you if you are the victim of unacceptable behaviour by Weightlifting Wales members, partners, suppliers or a member of the public in the course of your employment.

MANAGING COMPLAINTS OF UNACCEPTABLE BEHAVIOUR BY A THIRD PARTY

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Managing complaints

Weightlifting Wales's response to unacceptable behaviour towards its employees by partners, members, suppliers or service users may be restricted by the lack of applicable sanctions. Within these restrictions, however, the following guidelines must be observed by the line managers of employees who have been subjected to unacceptable behaviour in the course of their employment, by Weightlifting Wales members, partners, suppliers, service users or other members of the public:

- Any employee who has been subjected to unacceptable behaviour must be dealt
 with sympathetically and supportively by their line manager and may be offered
 suitable counselling.
- 2. Managers should deal explicitly with perpetrators with a view to withdrawing service if behaviour is not moderated.
- 3. Managers should not automatically respond by removing the employee from the area of work, or workplace, where the unacceptable behaviour occurred. To do so is likely to undermine the employee and give the perpetrator the impression that their actions are acceptable.

Weightlifting Wales's disciplinary procedures should not normally be invoked against employees who refuse to deal with individual partners, members, suppliers or service users because of unacceptable behaviour.

Should *any third party* be found to be bullying, harassing, victimising or discriminating against, a member of staff or any other third party, Weightlifting Wales has the right, where possible, to remove the service or contract from the third party instigating this unacceptable behaviour.

Should an individual employee or member of a third party/organisation partner be found to

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be bullying, harassing, victimising or discriminating against a member of staff, Weightlifting Wales has the right to remove or limit direct contact between the relevant parties. Weightlifting Wales may choose to report it to the partner organisation for them to initiate their own procedures, where applicable, and if not dealt with satisfactorily Weightlifting Wales has the right, where possible, to remove the service or contract from the third-party organisation liable for their members' behaviour.

Appeal against the withdrawal of services

Where a service is withdrawn because of unacceptable behaviour by the involved third party, it is clearly important that the course of events and the reasons for withdrawal be thoroughly documented.

If the associated individual wishes to appeal against the withdrawal of the service, whether on the grounds that they deny that the unacceptable behaviour took place or because they believe the penalty to be too harsh, a hearing should be arranged at which the associated individual/organisation should be given the opportunity to state their version of events and to hear the specific allegations made against them.

It may not, however, be necessary or advisable for the victim to be present at this hearing, as it may cause undue distress or constitute further harassment. The staff member's line manager should be sufficiently well informed to provide the necessary information at the hearing (if the victim's line manager is also the manager who has made the decision to withdraw the service, the hearing should be conducted by one of the Weightlifting Board of Directors or the Chair).

If, after the hearing, the associated individual/organisation of Weightlifting Wales is still not satisfied that they have been fairly dealt with, they may have recourse to Weightlifting

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Wales's Complaints' policy.

10. Responsibilities

ALL STAFF have a responsibility to create a working environment in which the dignity of all

individuals working within and behalf of Weightlifting Wales, is respected. All employees must

comply with this policy and procedure, and should ensure that their behaviour to colleagues,

partners, members and suppliers does not cause offence and could not in any way be

considered to be bullying, harassment, victimisation or discrimination.

WEIGHTLIFTING WALES STAFF (AND BOARD MEMBERS) have a duty to implement this policy

and to make every effort to ensure that bullying, harassment, victimisation or discrimination

do not occur, particularly in work areas for which they are responsible. All employees and the

Weightlifting Wales Board of Directors have responsibility for any incidents of bullying,

harassment, victimisation or discrimination of which they are aware, or ought to be aware.

Failure of a staff member or board director to act on a complaint of bullying, harassment,

victimisation or discrimination reported to them from an individual will be treated as a failure

to fulfil the responsibilities of their position and will normally lead to disciplinary action being

taken against them.

Therefore, all staff members and board directors should:

Understand this policy and take steps to promote awareness of the procedure for

raising bullying, harassment, victimisation or discrimination complaints.

• Be responsive and supportive if any stakeholder of the governing body does make an

allegation of bullying, harassment, victimisation or discrimination, and provide clear

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advice on the procedure to be adopted.

• Maintain confidentiality and seek to ensure that there is no recurrence after a

complaint has been resolved.

• Set a good example by treating all staff, colleagues, partners, members and suppliers

with dignity and respect.

• Be alert to unacceptable behaviour and take appropriate action.

Weightlifting Wales will ensure that this policy and procedure is communicated to all

members of staff, and will ensure that all employees, volunteers, members, partners, and

suppliers are aware of their responsibilities.

11. Monitoring

All incidents of bullying, harassment, victimisation or discrimination will be reported and

monitored by the Strategy and Development Manager. Weightlifting Wales aims to monitor

the effectiveness of the policy and actions and as such commits to collating data to identify

any trends or patterns emerging. If trends and patterns are found to be emerging,

Weightlifting Wales will analyse whether these are justified and, where appropriate,

endeavour to identify and take all steps necessary to eliminate bullying, harassment,

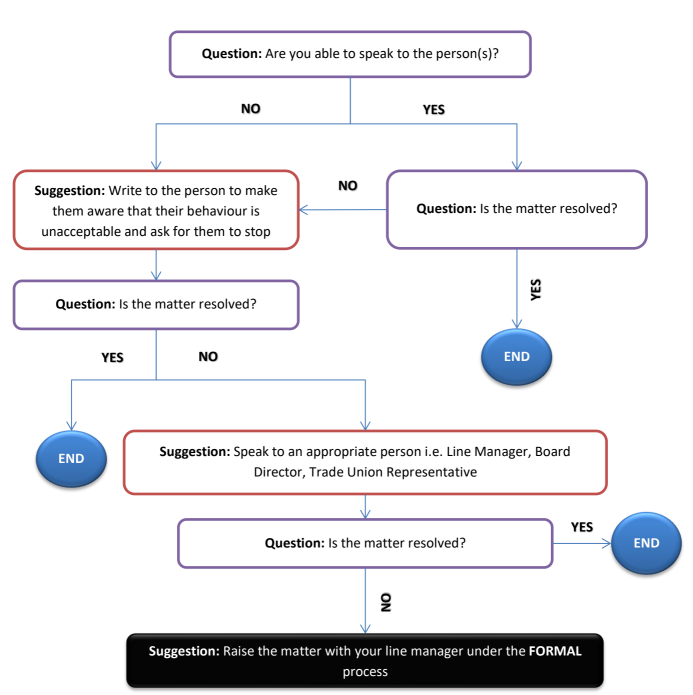
victimisation and discrimination from our workplace and the wider activities of the national

governing body.



APPENDIX 1 - SUMMARY OF INFORMAL PROCEDURE FOR STAFF

You believe you are being bullying, harassed, victimised or discriminated against by another person(s)



APPENDIX 2 - SUMMARY OF FORMAL PROCEDURE

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Individual raises issue with Line Manager Question: Is the issue formal or informal at this stage? **FORMAL INFORMAL FORMAL INFORMAL** Line Manager can intervene on behalf of Line Manager formally investigates individual if requested Question: Is the matter resolved? **Question:** Is the matter resolved? NO YES YES NO **END END** Line Manager instigates Disciplinary Procedure

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