



Bord Oideachais agus Oiliúna Thiobraid Arann Tipperary Education and Training Board

GUIDANCE NOTES

To accompany the Bullying Prevention Policy - Complaint Procedure for ETB Staff

Nationally agreed for implementation on 1 September 2013 The *Guidance Notes* should be read in conjunction with the *Bullying Prevention Policy - Complaint Procedure for ETB Staff.*

PREFACE

These *Guidance Notes* are provided by way of an aide both to the parties to a complaint and those involved in administering the process under the *Bullying Prevention Policy - Complaint Procedure for ETB Staff.*

Guidance Notes should always be read in conjunction with the said policy. Wherever a disputed issue may arise with respect to interpretation, the *Bullying Prevention Policy - Complaint Procedure for ETB Staff* shall have primacy.

These *Guidance Notes* may be subject to review, modification and updates from time to time as may arise on direction of the ETBI/Unions Consultative Forum (at national level) or in line with best practice or legislative requirements.

All references to ETB are understood to comprehend the appropriate Education and Training Board (ETB).

Whether formal or informal, a complaint must be made within six months of the latest incident(s) of alleged harassment/sexual harassment behaviour. In exceptional circumstances, the six month time limit may be reviewed. The decision on whether to admit an allegation under this procedure rests with the HR Manager of the ETB.

Issued by the ETBI/Unions' Consultative Forum September 2013

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*Template alphabetical numbering is consistent with a dedicated Manual for HR Departments developed by the ETBI/Unions Consultative Forum

TEMPLATE LETTER A – Aide-mémoire for ETB Contact Persons

STRICTLY CONFIDENTIAL

Aide-mémoire for ETB Contact Persons

ETB name:	Tipperary ETB
Name of ETB Contact Person:	Nuala Fraher (Clonmel) / Sile McDonnell (Nenagh)
Name of complainant staff member:	
Contact phone number which the complainant staff member is happy to provide	
Date & time of conversation (by phone, in person etc.)	
Conversation No. (X of X)	
Name(s) of respondent:	
Any action taken by the complainant to date (supply details):	

	tions	YES	NO
1.	Listened to the complainant's concerns?		
2.	Summarised back to the complainant what you		
	understand to be his/her concerns?		
3.	Have you informed the complainant in a non-		
	directional manner, of the options available to		
	him/her under the Prevention Policy?		
	Option		
	Whether another policy would be more appropriate e.g.		
	the nationally agreed grievance procedure? Any decision		
	in this regard is a matter for the staff member concerned.		
	Option		
	Attempt to resolve the situation informally with the other		
	person?		
	In circumstances where the employee finds it difficult to		
	approach the person directly, he or she may request a		
	colleague or trade union representative to do so on		
	his/her behalf.		
	Option		
	Mediation – have you explained what is involved?		
	Option – Employee Assistance Service/Counselling		
	About the independent employee assistance service		
	which provides professional guidance and counseling.		
	Have you directed him/her to their website?		
	Have you advised what is involved?		
	Have you provided contact details of the service?		
	Option		
	To make a formal complaint and the process involved?		
4.	Have you mentioned that s/he contact their trade union		
	to discuss their concerns?		
5.	Has the complainant indicated that s/he might be willing		
	to engage in one of the options mentioned?		
6.	Have you already emailed/posted the complainant a copy		
	of the Bullying Prevention Policy and Complaint		
	<i>Procedure for ETB Staff</i> and other relevant information		
	e.g. on mediation; employee assistance		
	service/counselling, a copy of the nationally agreed		
	grievance procedure etc.		
	If not, have you told the complainant when s/he should		
	expect to receive it?		
7.	Have you asked the complainant to revert back to you		
,	within the next 2-3 days having considered his/her		
	options and having had a chance to look at the <i>Bullying</i>		
	Prevention Policy and Complaint Procedure for ETB		
	Staff?		

Have you as the Contact Person...

NOTE:

The role of the ETB Contact Person does not extend to intervening or approaching any person on behalf of the staff member.

Retention of Aide-memoire: It is the policy of the relevant Education and Training Board to retain the original copy of the Aide-memoire (as completed by the Contact Person) in a strictly confidential and securely placed file marked **"Contact Persons < relevant year e.g. 2013>.** The Aide-memoire is just as its meaning suggests, to refresh the Contact Person's memory in the event that a further contact to him/her is made on the same issue by the same person within six months. It is the policy of the ETB concerned that the aidememoire will be destroyed by shredding following a period of six months' duration from its initial completion.



Notice of Name Change to Tipperary ETB South Tipperary VEC amalgamated with North Tipperary VEC on 1st July 2013. The amalgamated organisation is known as **Tipperary Education and Training Board (ETB)** These changes are brought about by the commencement of the **Education and Training Boards Act** on 1st July, 2013.

TEMPLATE LETTER B – Assessment Agreement for Mediation as an appropriate remedy for conflict at work)

(To be signed by the parties when engaging in mediation) Assessment Agreement of [insert name of staff member] For Mediation as an Appropriate Remedy for Conflict at Work "WITHOUT PREJUDICE"

What is your desired best outcome? (*Please insert your own hopes here*)

Do you want the conflict to end?	Yes	No	
Do you accept that the Mediator will not take sides?	Yes	No	

Do you understand/accept that:

- The process will not assign blame to anyone but will explore and acknowledge how the conflict has evolved.
- > The purpose of Mediation is for the individuals in dispute to find their own solutions with the assistance of the Mediator.
- > The process is entirely voluntary and will not succeed if the parties are not fully engaged, or are unwilling participants.
- > The process involves each person speaking while the other listens.
- Following this part of the process there may be some argument and discussion, <u>but</u> within strict bounds.
- Separate meetings can occur any time during the Mediation process to check out a person's concerns, confront unhelpful behaviour, or help people think through their options.
- > The discussion will shift toward the future and what will happen from now on.
- > The parties agree on an agenda of issues which need resolution.
- The parties will work through each issue on the agenda, generating a number of ideas then weighing, adjusting and testing the alternatives to craft a workable, mutually satisfactory outcome.

CLONMEL OFFICE

Tipperary ETB Office, Western Road, Clonmel, Co. Tipperary. T: 052-6121067 F: 052-6125951 E: admin@tippsouthvec.ie W: www.tippsouthvec.ie **CHIEF EXECUTIVE OFFICER:** *Ms. Fionuala McGeever*

NENAGH OFFICE

Tipperary ETB Office Church Road, Nenagh, Co. Tipperary. T: 067-31250 F: 067-32273 E: admin@tippnorthvec.ie W: www.tippnorthvec.ie



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- If the parties are able to settle their differences, the Mediator will write a formal agreement containing these decisions. Everyone involved signs and keeps a copy.
- The Mediator may be invited to review the operation of the agreement within a specific period at the request of the parties.
- No full session will exceed 2 hours.
- > Most situations should be resolved in 2-3 sessions.
- > It will require the parties looking at the wider picture.
- It will require an element of examining one's own behaviour and responses to difficult situations.
- It will require each person to "walk in the shoes of the other" and see the picture from the other persons perspective.
- > The goal of Mediation is to help people improve their confidence in handling conflicts and help rebuild a professional working relationship.
- > An ultimate workable resolution may require engagement with parties other than those directly involved. (*Please indicate here who you consider might be relevant to the process*).

I have read and understood the above and am willing to engage in the mediation process. If at any stage I am of the view that Mediation is not appropriate, I reserve my right to withdraw and exercise other options available to me.

Signed:		Date:	
	[Insert name above]		

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TEMPLATE LETTER C – Sample record to be retained by ETB arising from mediation

Record of the Outcome of Mediation under the *Bullying Prevention Policy and Complaint Procedure for ETB Staff*

Name(s) of complainant:	
Name(s) of respondent:	
Name of Mediator:	
Dates of sessions undertaken:	

The above named parties have engaged in a mediated process involving $\langle X number \rangle$ of sessions.

The outcome of these sessions has resulted in:

An agreed outcome	
0	R
An agreed outcome not being achieved	

Mediator's	Date:	
signature:		

This record should be furnished by the Mediator, to the HR department of the ETB (marked strictly private and confidential for the attention of the HR Manager) and copied to the parties to mediated process.

A copy will be retained on the personnel file of the parties to the process for a period of one year where mediation has been successful. Where mediation has been unsuccessful, a copy will be retained on file until the expiration of Formal Procedure (if invoked) and for a period not exceeding six years thereafter.

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TEMPLATE K – Timeframes in the procedure			
Correspondence / Documentation	Timescale	Corresponding parties	
PROCESSING A FORMAL			
COMPLAINT			
Formal complaint in writing submitted by the complainant. This shall include the written statement of complaint.	Within 10 working days of the conclusion of any mediation undertaken <i>OR;</i> Directly into the Formal Procedure in writing	Submitted to the Head of HR	
Correspondence issues from Head of HR formally acknowledging receipt of complaint & advising right of representation	Within 5 working days from receipt of the complaint in writing	From Head of HR back to complainant	
Correspondence issues from Head of HR/nominee to the respondent enclosing a copy of the written complaint and all relevant documentation. Respondent is advised of right of representation	Within the <u>same</u> 5 working days from receipt of the complaint in writing		
Respondent invited to respond in writing to the complaint.	Respondent has 10 additional working days to respond to the complaint details. i.e. 10 additional working days from the date of issue by the ETB, of the complaint details to the respondent party.	Respondent submits response to the Head of HR in the ETB within the 10 additional working days	
Head of HR appoints an investigation team comprising two persons from the panel of approved organisations which can be drawn upon to undertake the investigation (under a contract for service). See procedure, appendix 1.	Within the same 10 additional working days, the Head of HR appoints an investigation team & arranges for a recording secretary	Internal to HR	
Head of HR advises parties of the names of those nominated to conduct the investigation.	Within the same time period of 10 additional working days	Head of HR to the parties to the complaint	
Parties to the complaint have <u>2</u> <u>working days</u> from the date of notification of the names of the investigators to advise HR of the exceptional circumstances of where an investigator so nominated is related to, or a personal friend of either party to the complaint.	2 working days from the date of notification of the names of the investigators to respond. This all takes place within the same additional 10 working days	Parties to the complaint advise by phone/email/in writing in such circumstances	
Head of HR copies all documentation to the investigation team Copy of the response is also sent to the complainant	Within a further 3 working days from expiry of the 10 working day period Within the same further 3 working days (following expiry of the 10-day working period)		

THE INVESTIGATION		
The investigation should		Head of
commence no later than the		HR/nominee
expiration of 30 working days		makes all
from the date of receipt by the		administrative
Head of HR of the written		arrangements e.g.
complaint details.		notification of
complaint details.		
		investigation
		meeting dates,
		liaising with
		parties to the
		complaint and
		investigation
		team etc.
		A copy of the
		terms of reference
		for the
		investigation and
		contract
		governing the
		investigation is
		provided by the
		ETB/ETB to the
		investigation
		team
Investigation team conducts	ETB to cross-check that the investigation	
investigation in accordance with the	report includes statement that the	
specified terms of reference (and	investigation has been undertaken in	
protocol for the conduct of	accordance with the terms of reference and	
investigations) – see actual policy	protocol	
Appendix 2.		
Investigation team issues final report	Final report to issue no later than 40	From
to the Head of HR plus a statement of	working days from the date of receipt by	investigation
adherence to the terms of reference	the investigators of the complaint	team to Head of
and protocol	documentation from the Head of HR	HR
The investigation report is a report of		
the findings based on the evidence		
presented:		
• Provides a rationale, related		
to the evidence presented, for		
the finding/s in respect of		
each element of the		
complaint.		
• Determines whether each		
• Determines whether each element of the complaint is		
upheld, not upheld or ruled		
out		
• Provides an overall finding		
concluding whether or not		
bullying occurred and the		
extent, if any, to which it		
occurred.	This will conclude the estual investigation	
	This will conclude the actual investigation.	
Head of HR issues the FINAL	Final investigation report issues to parties	From Head of HR
INVESTIGATION REPORT to the	to the complaint no later than 3	to parties to the

parties to the complaint	working days.	complaint
Head of HR issues the FINAL	Final investigation report issues to CEO of	From Head of HR
INVESTIGATION REPORT to the	ETB no later than 3 working days.	to CEO of ETB or
CEO of the ETB		person so
		nominated to
		undertake this
		function where
		CEO is a party to
		the complaint
The time limits advised with respect		
to the 40 working days may be		
extended only in very extenuating		
circumstances subject to the		
discretion of the ETB HR Manager.		
Note: This applies only in a first		
formal hearing and not an ab initio		
hearing where the timeframe of 40		
days must be adhered to.		

STAGE 2 – DECISION BY ETB AS		
EMPLOYER TO		
ACCEPT/REJECT		
INVESTIGATION REPORT		
HR refers final investigation report	15 working days for CEO (operating	
referred to CEO for consideration and a determination.	executively on behalf of the ETB) to communicate the decision as to	
a determination.	whether to accept or reject the	
	investigation report.	
	15 working days counts from the date of	
	issue by the Head of HR, of the final	
CEO (on behalf of ETB) has 15	investigation report to the parties to the	
working days to evaluate and make a	complaint and CEO.	
decision to accept/reject Investigation	Within this timeframe – CEO and HR	
Report.	meet with the investigation team to ensure	
	they are happy that the investigation team has met terms of reference.	
	Decides to adopt or reject the report.	
Where investigation report is	CEO shall have due regard to the	
adopted:	procedures undertaken over the course of	
-	the investigation and, the discharge of the	
	terms of reference by the investigation	
	team.	
	Pay particular regard to being able to	
	respond to the potential for a procedural	
	appeal under the specified appeal grounds (noted in Appendix 3).	
	Reject on grounds that the terms of	
Where investigation report is	reference for conduct of investigation have	
rejected:	not been adequately adhered to. Provide a	
	rationale for this decision and examples.	
	Options:	
	(i) <i>Ab initio</i> investigation with	
	restriction of 40 days (ii) Third party dispute resolution	
	facility. Agreement is needed and	
	doesn't prejudice an <i>ab initio</i> being	
	undertaken if third party resolution	
	fails.	-
CEO issues decision to the parties to	MUST BE WITHIN 15 WORKING	CEO issues
the complaint.	DAYS from the date of issue by the Head	decision and
Provide rationale for adoption or rejection.	of HR, of the final investigation report to the parties to the complaint and CEO.	rationale plus
Provides in case of rejection of report	the parties to the complaint and CEO.	covering correspondence
- what is being done by way of 2		for right of
options (i) and (ii)		appeal.
Advises in cover letter of right of		. –
appeal to an external third party on		
the specific appeal grounds and in		
accordance with Appendix 3 of the		
actual policy. The decision of the CEO shall		
complete the internal process		
complete the internal process	1	

STAGE 3 – APPEAL OF ETB'S ADOPTION OF INVESTIGATION		
REPORT		
An appeal can only be taken in response to the CEO's adoption of the findings of the Investigation Report and under the provisions of the specified appeal ground that the terms of reference for the investigation were not adhered to.	15 working days from the date of issue by the CEO of the ETB (of the decision to accept the findings of the investigation report) for either party to appeal	Appellants have to submit and management has to respond on the basis of the forms supplied
Appeal form/s from appellant/s into HR Manager by registered post marked private and confidential.	HRM has 3 working days to issue by registered post copies to the Appeal Officer and other original party to the complaint.	HR sends copy of the Appeal Form and documentation to Appeal Officer and other party to complaint
When HRM gets and appeal in – has 15 working days from postal date receipt by ETB of the appeal documentation to submit its response	15 working days for ETB Appeal Response Form to be submitted	HR sends ETB Appeal Response Form with documentation to: Independent Appeal Officer and copied to other party to complaint for reference. ETB Appeal Response Form is completed and any supporting documentation (which should be clearly referenced to correspond with the appeal response elements)
Appeal Officer undertakes initial paper review to determine if appeal submitted complies with the grounds for appeal.	In either case, the decision of the Appeal Officer is final.	
If it is determined that the appeal complies, an oral hearing will be arranged. Appeal Officer advises the appellant, the ETB and the other complainant party by phone/email or letter of the intention to move to an oral hearing.	Appeal takes place and 20 working days for Appeal Officer to issue decision. Outcome of appeal issues: CEO of the ETB will take appropriate action based on the findings of the appeal and such action may include initiating the appropriate disciplinary procedure for the staff member/s concerned.	Responsibility of this nominated person (in the ETB) having consulted with the Appeal Officer, to make all necessary practical arrangements for the hearing on

the specified date including advising the parties to the appeal (in writing and/or by phone)
of the details of
the date, time and venue arranged.

TEMPLATE L – Appeal Form (to be used by appellant)

Bullying Prevention Policy and Complaint Procedure for ETB Staff (Reference: BPP Appeal Form)

APPEAL FORM

Please note that appeal provisions extend to a procedural appeal only. You are required to familiarise yourself again with the terms of reference for the conduct of the investigation and comply with the terms of reference governing this appeal detailed in the *Bullying Prevention Policy and Complaint Procedure for ETB Staff (Appendix 3).*

Section A – Personal D	etails
Name:	
Address:	
Telephone	
Mobile	
Email contact	
address:	
Tipperary ETB Place	
of Employment:	
	(e.g. school/college/centre/office)
Parties to original	v
complaint	
Parties to this appeal:	v
	(Named ETB)

Section B – Notice of Appeal

I hereby give notice of appeal against the decision of the ETB's acceptance of the findings of the Investigation Report (*dated X*) arising from a complaint lodged under the nationally agreed *Bullying Prevention Policy and Complaint Procedure for ETB Staff* (1 September 2013). I agree to be bound by the outcome of the appeal process provided under the said policy.

Signed:

Date:

Section C – Appeal Ground

Please tick the box as appropriate

The terms of reference for the investigation were not adhered to \Box With respect to your appeal, please summarise **below** how, <u>in your opinion</u>, the terms of reference for the investigation were not adhered to. Please make reference to the page and/or extract from the investigation report to support your appeal (maximum 1000 words in total). Supporting evidence to the appeal may be separately appended but must clearly reference the page number and/or extract form the Investigation Report as appropriate.

Appeal	Insert details below	Insert reference to Investigation Report page number and /or extract as appropriate
Appeal		
Issue 1		
Appeal		
Issue 2		
Appeal		
Issue 3		
Appeal		
Issue 4		
Appeal		
Issue 5		
Appeal		
Issue 6		

Please return this completed form by registered post, marked <u>"Private and Confidential- for the attention of the addressee only"</u> to the HR Manager of the ETB.

Where the Appeal Officer determines following an initial review of the appeal, that an oral appeal hearing is appropriate, you will be so advised of the date of the hearing.

Where the Appeal Officer determines following an initial review of the appeal, that an appeal is not appropriate, you will be advised accordingly. **The decision of the Appeals Officer will be final.**

OFFICIAL USE BY ETB			
Date Appeal Received:		Received by:	

TEMPLATE N- ETB Appeal Response Form

Bullying Prevention Policy and Complaint Procedure for ETB Staff (Reference: BPP Appeal Response Form)

ETB APPEAL RESPONSE FORM

You are required to comply with the terms of reference governing this appeal as detailed in the *Bullying Prevention Policy and Complaint Procedure for ETB* Staff (Appendix 3)

Section A – ETB Details		
Name of ETB:		
Address of ETB Office:		
Contact Name (HR Manager):		
Contact Name (CEO):		
Email contact address:		
Telephone:		
Mobile:		
Appellant Parties	v	
		(Named ETB)
Original	v	
Complainant		
Parties:		

Section B – Notice of Appeal

I hereby provide the ETB's response to the appeal raised by (insert name of appellant party) arising from an appeal lodged to the Independent Appeal Officer under the nationally agreed *Bullying Prevention Policy and Complaint Procedure for ETB Staff (1 September 2013)*. I agree to be bound by the outcome of the appeal procedure provided under the said policy.

Signed:	
	Chief Executive Officer
Date:	

Section C – Response to grounds for appeal

RESPONSE TO APPEAL

Please summarise your response **below** with respect to the appeal lodged alleging "the terms of reference for the investigation were not adhered to". Please make reference to the page and/or extract from the investigation report to support your appeal (*maximum 1000 words in total*)...

Supporting evidence to the appeal may be separately appended but must clearly reference the ETB's defence in respect to the appeal issues raised in the appellant's form *(BPP Appeal Form)* and reference, as appropriate to the response, the page number and/or extract form the Investigation Report as appropriate.

Appeal sub- number	Insert details of the ETB's response below	Insert reference to Investigation Report page number and /or extract as appropriate
Anneal		uppropriate
Appeal Issue 1		
15500 1		
Appeal		
Issue 2		
10000 2		
Appeal		
Issue 3		
Appeal		
Issue 4		
Appeal		l
Issue 5		
Appeal		
Issue 6		

Please append to this form, a copy of the statement undertaken by the Investigation Team confirming that:

- The terms of reference of the investigation was, in its view, followed.

- The ETB's communication to the parties to the complaint advising that it accepts the findings of the Investigation Report arising from the complaint lodged under the *Bullying Prevention Policy - Complaint Procedure for ETB Staff (nationally agreed on 1 September 2013).*

- Please return this completed form marked <u>"Private and Confidential- for</u> <u>the attention of the addressee only</u>" to the Appeal Officer (*at the LRC address*).
- A copy should also be forwarded marked <u>"Private and Confidential"</u> to the appellant and to the other party to the complaint (for his/her reference).
- All should be forwarded by registered post no later than 15 working days from receipt of the appeal by the Head of HR.

Where the Appeal Officer determines following an initial review of the appeal, that an oral appeal hearing is appropriate, you will be so advised of the date of the hearing.

Where the Appeal Officer determines following an initial review of the appeal, that an appeal is not appropriate, you will be advised accordingly. **The decision of the Appeal Officer will be final.**

OFFICIAL USE ONLY BY ETB	
Issued by:	Tipperary Education & Training Board
Date of issue (by registered post) to the independent Appeals Officer:	
Date of issue (by registered post) to the Appellant party:	
Date of issue to the other party to the complaint (ordinary post):	