Internal Reporting of Protected Disclosure Procedures
1. Overview
The Protected Disclosures Act 2014 was introduced to allow workers to disclose information about wrongdoing in the workplace by making sure workers who speak up are protected from penalisation. The Act also provided internal, external and regulatory ways to make a disclosure.

In 2019, the European Union adopted Directive 2019/1937 on the protections of persons who report breaches of Union Law and an amendment to the existing legislation was required to implement the Directive’s provisions. Updated legislation was also required to take account of the GDPR and amended Freedom of Information legislation. Consequently, the Protected Disclosures (Amendment) Act 2022 was signed into law on the 21st July 2022.

2. Purpose
The primary purpose of the Protected Disclosures legislation is to promote and encourage the development of a positive workplace culture in which raising concerns regarding potential wrongdoing is valued and appropriate action is taken by public bodies in response to such disclosures.

Specifically the key objectives of the legislation are as follows:

- To encourage workers to raise reasonable concerns regarding possible wrongdoing in the workplace so that these concerns can be addressed;
- To underpin a working environment, the primary focus of which is on responding to the “message” (i.e. the report of wrongdoing) rather than on the “messenger” (i.e. the worker making the report).
- To reinforce the legal requirement that public bodies should not penalise a worker who makes a protected disclosure;
- To ensure that a competent and timely assessment and investigation of reports of wrongdoing takes place followed, where necessary, by an appropriate response.

3. Introduction
Dublin City Council is committed to ensuring that the culture and work environment are such that any employee is encouraged and supported to report on any issue that may impact adversely on Dublin City Council’s ability to deliver a high quality service.

Dublin City Council is committed to investigating concerns that are raised. Concerns in relation to day-to-day operational matters will, in the normal course of events, be brought to the
attention of an employee's relevant line manager and dealt with accordingly, or through agreed structures already established by Dublin City Council (e.g. Health & Safety matters should be addressed through the procedures established in the Council’s Health & Safety Management System). Similar considerations apply to grievances or allegations relating to matters such as harassment/bullying which are not covered by this policy, and which will remain to be dealt with under Dublin City Council’s Grievance Policy and Procedure and Dignity at Work Policy.

Consistent with Dublin City Council’s existing policies, it is expected that any appropriate issue raised by an employee and their line manager relating to a matter of the business of the City Council will be dealt with professionally and appropriately. This is essential to ensuring that any significant risk arising for Dublin City Council is identified and effectively managed. In addition, an employee will not be penalised for appropriately raising any issue of concern.

The procedures outlined in this document focus on internal reporting of issues of wrongdoing (as defined in the Protected Disclosures Act, 2014 as amended by the Protected Disclosures (Amendment) Act 2022) and on issues the resolution of which are in the public interest. There is an important distinction to be made between raising a concern regarding relevant wrongdoings as defined in the above acts, covered by this policy, and other issues that may be raised relating to the normal business of Dublin City Council which do not fall under this policy. The Procedures are not intended to supersede the existing standard escalation of issues in Dublin City Council.

These procedures ensure that an employee can be assured that he/she can report relevant wrongdoing without fear of penalisation or victimisation.

4. Protected Disclosure Definition
A Protected Disclosure is defined in the legislation as a disclosure of information which, in the reasonable belief of the worker, tends to show one or more ‘relevant wrongdoings’, which came to the attention of the worker in a work related context and is disclosed in the manner prescribed in the Act.

The following matters are relevant wrongdoings and may relate to matters that are occurring now, have happened in the past or may happen in the future:
(a) that an offence has been, is being or is likely to be committed,
(b) that a person has failed, is failing or is likely to fail to comply with any legal obligation, other than one arising under the worker’s contract of employment or other contract whereby the worker undertakes to do or perform personally any work or services,
(c) that a miscarriage of justice has occurred, is occurring or is likely to occur,
(d) that the health or safety of any individual has been, is being or is likely to be endangered,
(e) that the environment has been, is being or is likely to be damaged,
(f) that an unlawful or otherwise improper use of funds or resources of a public body, or of other public money, has occurred, is occurring or is likely to occur,
(g) that an act or omission by or on behalf of a public body is oppressive, discriminatory or grossly negligent or constitutes gross mismanagement, or
(h) that a breach has occurred, is occurring or is likely to occur, or
(i) that information tending to show any [of above] has been, is being or is likely to be concealed or destroyed or an attempt has been, is being or is likely to be made to conceal or destroy such information.

A matter concerning interpersonal grievances exclusively affecting a reporting person, such as grievances about interpersonal conflicts involving the reporting person and another worker or a complaint to an employer or about an employer which concerns the reporting person exclusively is not a relevant wrongdoing for the purposes of the legislation.

5. Definition of Worker
For the purposes of the Act, a worker means an individual who has acquired information on a relevant wrongdoing in a work-related context and includes the following:

a) an individual who is or was an employee,
b) an individual who entered into or works or worked under any other contract, whether express or implied and (if it is express) whether oral or in writing, whereby the individual undertook to do or perform (whether personally or otherwise) any work or services for another party to the contract for the purposes of that party’s business,
c) an individual who works or worked for a person in circumstances in which
   i) the individual is introduced or supplied to do the work by a third person, and
   ii) the terms on which the individual is engaged to do the work are or were in practice substantially determined not by the individual but by the person for whom the individual works or worked, by the third person or by both of them,
d) an individual who is or was provided with work experience pursuant to a training course or programme or with training for employment (or with both) otherwise than under a contract of employment,
e) an individual who is or was a shareholder of an undertaking,
f) an individual who is or was a member of the administrative, management or supervisory body of an undertaking, including non-executive members. This includes Elected Members
of Dublin City Council.
g) an individual who is or was a volunteer,
h) an individual who acquires information on a relevant wrongdoing during a recruitment process, and
i) an individual who acquires information on a relevant wrongdoing during pre-contractual negotiations (other than a recruitment process referred to in (h) above).

6. Reasonable Belief
If an employee has a reasonable belief in relation to one or more of the relevant wrongdoings set out above, he/she should disclose the information, in the first instance, to the Designated Officer (designated to receive disclosures in Dublin City Council). For the grade of Executive Manager or equivalent professional/technical grade or grades above, the disclosure should be made to the Chief Executive.

The following conditions must apply to an employee’s disclosure:

- It must have come to his/her attention in a work related context and
- He/she must have a reasonable belief that the information disclosed shows a wrongdoing.

No employee will be penalised for submitting a protected disclosure if it is subsequently established that he/she was mistaken in their belief that wrongdoing was occurring provided that he/she had a reasonable belief that the information that was disclosed showed or tended to show wrongdoing.

7. Disclosures made for Malicious Reasons
If an employee deliberately or recklessly makes a disclosure for the purpose of malice against another, it is likely to give rise to disciplinary sanction. Please also note that the disclosure of a wrongdoing does not provide an employee with any protection or immunity in terms of his/her involvement in the wrongdoing.

8. Procedure for the Making of a Protected Disclosure internally
All relevant information relating to the disclosure should be communicated to the Designated Officer for receiving Protected Disclosures. Dublin City Council has designated a Senior Executive Officer, Human Resources Department, as Designated Officer to receive disclosures. (email: protecteddisclosures@dublincity.ie)
The disclosure under this policy should be made in writing or verbally to the Designated Officer. In the event of an employee making a verbal disclosure, their disclosure will be recorded by the Designated Officer and signed by the employee as an accurate record of the disclosure.

The details given to the Designated Officer will facilitate the assessment as to whether an employee’s disclosure warrants investigation. The specific nature of the potential wrongdoing should be communicated at the time the disclosure is made along with the date of the disclosure and stating whether the disclosure is made under the Protected Disclosures Act and if an employee expects confidentiality/does not expect confidentiality.

A disclosure must be made in the manner set out in these procedures in order to gain the protections provided in the legislation.

**8.1 What details should the disclosure include?**

A protected disclosure should contain “information” which tends to show wrongdoing. The ordinary meaning of disclosing “information” is conveying facts, with specific, factual detail, such as stating what has occurred/is occurring and how. This is different to simply making an allegation based on a suspicion that is not founded on anything tangible.

At minimum, the disclosure should include the following details:

- a. The discloser's name, position in the organisation, place of work and contact details
- b. the date of the alleged wrongdoing (if known) or the date the alleged wrongdoing commenced or was identified;
- c. whether or not the alleged wrongdoing is still ongoing;
- d. whether the alleged wrongdoing has already been disclosed to any member of management and if so when and to what effect;
- e. the details of the alleged wrongdoing and any supporting information;
- f. the name of the person(s) (if known or applicable) allegedly involved in the alleged wrongdoing;
- g. any other relevant information
- h. that the report is a protected disclosure and is being made under the procedures

A Protected Disclosure form is available in Appendix A or can be downloaded from Citidesk.

While a disclosure may be made anonymously through the appropriate reporting channels, the extent to which these procedures can be applied and implemented is significantly
restricted in the case of anonymous disclosures. It should also be noted that an individual cannot obtain redress under the Act without identifying themselves as part of the process of seeking redress.

The employee who raises a concern should not carry out an investigation outside of the normal scope of his/her duties with a view to seeking to confirm relevant wrongdoing. In addition, he/she is still required to conduct themselves professionally and to continue to carry out their duties as normal.

9. Protected Disclosure Process

9.1. Acknowledgement
The receipt of protected disclosure reports will be acknowledged with 7 days of its receipt.

The acknowledgment will provide further detail on the following:

- The protected disclosures process,
- Details of next steps,
- Protections afforded the employee submitting the protected disclosure from a protection of identity and penalisation perspective,
- Type of feedback that will/won’t be provided.

9.2. Initial Assessment
On receipt of the protected disclosure, an initial assessment of the disclosure will be undertaken by the designate officer to receive protected disclosures. This assessment will seek to determine if there is prima facia evidence that a relevant wrongdoing may have occurred. If the assessment determines that this is not the case, the matter will be closed or referred to another internal process if required. In the event that the Designated Officer is of the view that no further investigation is required, the employee will be advised of this assessment and the basis for the assessment, insofar as is possible.

9.3 Investigations
If, after initial assessment, the designated officer determines that there is prima facia evidence that a relevant wrongdoing may have occurred, appropriate action will be taken to address the wrongdoing. This will normally involve whether the alleged wrong doing can or should be investigated and if so, what steps should be taken. If an investigation is required, Dublin City Council will consider the nature and extent of the investigation required. This could consist of
an informal approach for less serious wrongdoings, a detailed and extensive investigation of serious wrongdoing, or an external investigation by another body.

Where considered necessary, terms of reference, which will determine the scope, and conduct of the investigation will be drawn up. Regardless of the approach taken, the principles of natural justice and fair procedures will apply. Respondents will have the right to know the allegations against them and the right to a fair hearing. This may include a right to challenge the evidence against them. This right will need to be balanced against rights in the legislation, such as the right of the reporting person to have their identity protected.

In general, the respondent’s right to representation will be limited to a co-worker or trade union representative. There is no automatic right to legal representation at investigation meetings. In addition, the respondent has no legal right to have legal costs paid by Dublin City Council. This equally applies to legal representation and payment of legal costs for the reporting persons.

**A right to legal representation will only arise in exceptional cases.**

9.4 Feedback

Feedback will be provided to the employee within three months of acknowledgement of receipt of the protected disclosure or within 3 months of date of receipt of disclosure if no acknowledgement is sent within three months of receipt of the disclosure. The employee can request in writing that they wish to receive further feedback after the initial three-month period until such time as the protected disclosure process is closed.

The legislation defines feedback as the provision of information to the reporting person on the action envisaged or taken as follow-up and the reasons for that follow-up. Follow up is defined as any action taken to assess the accuracy of the information submitted and, where relevant, to address the wrongdoing reported.

The format and detail of the feedback will be such to not prejudice the outcome of any investigation or any action that ensues by undermining the right to fair procedures. Any such feedback is provided in confidence and should not be disclosed by the reporting person, other than to their legal advisor or trade union representative.
9.5 Review of Decisions

Decisions and actions taken by Dublin City on foot of the receipt of a protected disclosure can be reviewed, if requested by a party affected by any of the following processes:

- The conduct or outcome of any follow-up actions (including any investigation) taken on foot of the receipt of a protected disclosure
- The conduct or outcome of any investigation into a complaint of penalisation; and
- Any decision to disclose the identity of a reporting person (except in exceptional circumstances)

The purpose of the review will not to re-investigate the matter in question and will only address specific issues that the party in question believes have received insufficient consideration. The outcome of the review will be final and there will be no further entitlement to further reviews of the same issue.

10. Protections under the Act.

The legislation provides for certain protections for those submitting protected disclosures. These include protections against penalisation and keeping their identity confidential, with certain exceptions. Penalisation and the breaching of confidentiality is a criminal offence. Examples of penalisation include but is not limited to the following:

- suspension, lay-off or dismissal,
- demotion, loss of opportunity for promotion, or withholding of promotion,
- transfer of duties, change of location of place of work, reduction in wages or change in working hours,
- the imposition or administering of any discipline, reprimand or other penalty (including a financial penalty),
- coercion, intimidation, harassment or ostracism,
- discrimination, disadvantage or unfair treatment,
- injury, damage or loss,
- threat of reprisal;
- withholding of training;
- a negative performance assessment or employment reference;
- failure to convert a temporary employment contract into a permanent one, where the worker had a legitimate expectation that he or she would be offered permanent
employment;
- failure to renew or early termination of a temporary employment contract;
- harm, including to the worker’s reputation, particularly in social media, or financial loss, including loss of business and loss of income;
- blacklisting on the basis of a sector or industry-wide informal or formal agreement, which may entail that the person will not, in the future, find employment in the sector or industry;
- early termination or cancellation of a contract for goods or services;
- cancellation of a licence or permit, and
- psychiatric or medical referrals

10.1 Claims of Penalisation
Claims of penalisation by employees who submit protected disclosures will be dealt with by the appropriate section in the HR Department. In addition, external remedies open to employees who believe that they have been penalised include a claim before the Workplace Relations Commission (within 6 months of the penalisation) and the Circuit Court (within 21 days of the last instance of penalisation).

11. Confidentiality
The Designated Officer who is designated to receive an employee’s disclosure under this policy and any other employee to whom the disclosure is referred in the performance of that employee/person’s duties, must take all reasonable steps to avoid disclosing to another person any information that might identify an employee who has made a protected disclosure.

The following exceptions apply:
- The person to whom the disclosure was made or transmitted shows that he / she took all reasonable steps to avoid such disclosure.
- The person to whom the disclosure was made or transmitted had a reasonable belief that it was necessary for the prevention of serious risk to the security of the State, public health, public safety or the environment;
- Where the disclosure is otherwise required by law;
- Where the disclosure is a necessary and proportionate obligation imposed by Union law or the law of the State in the context of investigations or judicial proceedings, including with a view to safeguarding the rights of defence of the person concerned.
In the circumstances detailed above, an employee will be informed if it becomes clear that it is not possible to maintain his/her confidentiality unless the notification would jeopardise:

- The effective investigation of the wrongdoing,
- The prevention of serious risk to the security of the State, public health, public safety or the environment, or
- The prevention of crime or prosecution of a criminal offence.

12. **Protection of the rights of the person against whom an allegation of wrongdoing has been made**

The principles of natural justice and fair procedures will be complied with as appropriate where an allegation of wrongdoing is made against an employee and the disclosure has been recorded and assessed as to warranting investigation.

In specific terms, in such circumstances, the person against whom the allegation of wrongdoing has been made will be advised of the following in writing:

i. that an allegation has been made against him/her (this should be made formally);

ii. that the disclosure has been recorded and is being formally investigated by a named individual in order to establish the facts

iii. that no conclusions have been drawn until the facts have been investigated;

iv. that he/she is expected to assist the investigator as far as is reasonably possible;

v. that the investigator wishes to interview him/her at a specific time and place

vi. that he/she may have a person of their choice present at the interview (i.e. a legal representative, an interpreter, a union representative, a colleague, a peer support from their workplace, etc.);

vii. he/she has the right to make a statement in respect of the allegation(s) made against them either orally and/or in writing;

viii. as far as is reasonably possible, his/her confidentiality and privacy will be respected.

13. **Protection from dismissal/penalisation**

An employee who has a reasonable belief in relation to a serious wrongdoing in connection with his/her employment and discloses that concern will not be penalised for the making of that disclosure, even if (a) no investigation subsequently takes place, or (b) where an investigation does take place, the investigation finds that no wrongdoing occurred. This undertaking extends to any other employee/worker who is required to provide information in relation to matters raised as a consequence of your disclosure.
However, a report made in the absence of a reasonable belief will not attract the protection of the legislation and may result in disciplinary action against the employee who made the protected disclosure. In addition, disclosure of a wrongdoing does not necessarily confer any protection or immunity on a worker in relation to any involvement they may have had in the wrongdoing.

14. **Withdrawal of a protected disclosure**

Once a protected disclosure has been made, it is not possible for a reporting person to withdraw the disclosure. Reporting persons are required to co-operate with a prescribed person, the Commissioner, or a person to whom a report is transmitted.

Where co-operation is withdrawn or the reporting person seeks to withdraw a protected disclosure, public bodies and prescribed persons are still required to comply with the legislation to the greatest extent possible.

15. **Audit Committee Protocol**

The City Council's Audit Committee has adopted a Protocol to provide for referral to the Designated Officer of any concern raised with the Chair of the Audit Committee. The roles of the Audit Committee (as set out in the Local Government (Audit Committee) Regulations 2014 relates to financial matters such as possible irregularities in financial reporting or other financial matters.
## Appendix A

### Form for Reporting a Protected Disclosure

| NAME (Optional): |  |
| AREA OF WORK (Optional): |  |
| CONTACT DETAILS (Optional): |  |

1. Please give date of alleged wrongdoing (if known) or date the alleged wrongdoing commenced or was identified:  

2. Is the alleged wrongdoing ongoing?  
   - Yes [ ]  
   - No [ ]

3. Has the alleged wrongdoing already been disclosed to any member of management or another employee/worker?  
   - Yes [ ]  
   - No [ ]

   If so when was the wrongdoing disclosed and to what effect?

4. Please give details of alleged wrongdoing and any support information:
5. Please give name of the person(s) (if known or applicable) allegedly involved in alleged wrongdoing: ____________________________________________________________

6. Any other relevant information: