South Lockleaze & Purdown Neighbourhood Group, C.I.C.

Title: Equalities Policy

Doc Ref: 2016006 V1.1 Created: 28/01/2016

Introduction

South Lockleaze & Purdown Neighbourhood Group C.I.C. ("The Group") is committed to equality in its provision of services and eliminating discrimination of all kinds and encouraging diversity amongst our workforce (voluntary or paid). We will strive to make our service(s) accessible to all who wish to use it and we will ensure that no individual or will be unlawfully discriminated against on the grounds of age, disability, gender reassignment, marriage or civil partnership, pregnancy & maternity, race, religion or belief, sex or sexual orientation.

We are committed to creating an environment in which individual differences and everyone's contributions are recognised and valued and we believe in promoting dignity and respect to all.

This includes recruitment, training, remuneration and promotion and equal terms and conditions of employment. It is committed to the creation of a non-discriminatory working/volunteering environment.

This policy applies to contractors, volunteers and (potential) employees whether part-time, full-time, fixed term or temporary

Statement of values

The Group aims to sustainably run and manage a community social space to engage all local people, focusing on the South Lockleaze and Purdown area. This will contribute to the diversity of cultural activities in the South Lockleaze area and Bristol as a whole. The Group will strive to foster a safe neighbourhood for members of the community, regardless of gender, age, sexuality, race, ability, or refugee status. The Group will aim to achieve all of the above by allowing activities to be driven from the bottom up, using the skills, energy, and aspirations of individuals in our community. To this end we have an aspiration to work as far as possible within a non-hierarchical structure.

We are committed to social justice and working with those who are most excluded and disadvantaged.

The Group celebrates our society as diverse in race, culture, faith and other beliefs, sexuality, abilities, gender and age.

The Group is committed to challenging disadvantage and inequality, and aims to promote diversity and equality in all areas of its work and structures.

The Group believes:

In working towards a just and participatory society.

- That all people have equal rights to work towards social justice and to participate in decision-making processes and local action.
- That priority should be given to working with communities and groups whose full participation in society is limited by economic disadvantage or discrimination.
- That the role of The Group is to affirm and enable all people to live sustainably and create positive change in their lives and their surroundings.

Discrimination

Direct Discrimination is when you treat someone less favourably than others for unlawful means, for example not employing someone because of their gender or disability. The Group will treat direct discrimination as a disciplinary matter.

Indirect Discrimination is when a policy, practice or procedure that applies to everyone might disadvantage a particular group, and which cannot be justified in relation to the job. The Group will monitor and regularly review its policies, practices and procedures in order to ensure that they do not disadvantage any particular group.

Discrimination by association is direct discrimination against someone because they associate with another person who possesses one of the applicable protected characteristics (age, disability, gender reassignment, sex, race, religion or belief and sexual orientation). It is unlawful and The Group will treat it as a disciplinary manner.

Perception discrimination is direct discrimination against an individual because others think they possess a particular protected characteristic. It applies even if the person does not possess that characteristic. It is unlawful and The Group will treat it as a disciplinary matter in relation to age, race, religion or belief, sexual orientation, disability, gender reassignment and sex.

Harassment is unwanted conduct that violates a person's dignity or creates an intimidating, hostile, degrading, humiliating or offensive working environment. The Group will treat harassment as a disciplinary matter.

Victimisation is when you treat someone less favourably or discriminate against them because they have pursued or intend to pursue their rights relating to alleged discrimination. The Group will treat victimisation as a disciplinary matter.

Positive discrimination is unlawful.

Positive action to address imbalances in the workforce is allowed in particular circumstances. Examples would include setting equality targets (but *not* quotas which are unlawful); encouraging people from particular groups to apply where they are under-represented; training for promotion or skill training for employees from

under-represented groups who show potential. The Group will use positive action to address imbalances that are apparent from monitoring data.

Statement of intent

Our intention is to ensure that no user of The Group's services, job applicant or employee receives less favourable treatment due to a protected characteristic (i.e. age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex and sexual orientation), unrelated criminal convictions, or membership or non-membership of a trade union. All employees have a responsibility to co-operate with measures to ensure equal opportunity and non-discrimination.

We aim to create a culture that respects and values each other's' differences, that promotes dignity, equality and diversity, and that encourages individuals to develop and maximise their true potential.

We aim to remove any barriers, bias or discrimination that prevent individuals or groups from realising their potential and contributing fully to The Group's performance and to develop an organisational culture that positively values diversity.

We are committed wherever practicable, to achieving and maintaining a workforce that broadly reflects the local community in which we operate.

Every possible step will be taken to ensure that individuals are treated fairly as users of The Group's services and in all aspects of their employment at The Group.

Legislation

You should be aware that whilst an employer can be held liable in law for acts of discrimination committed by employees, individual employees can also be held personally liable in law for acts of discrimination that they commit, authorise, contribute to or condone.

You should therefore be aware that the following acts are unlawful and would constitute misconduct or gross misconduct liable to disciplinary action, which may include summary dismissal:

- Discriminating in the course of employment or prospective employment against fellow or future employees in job, transfer or promotion applications on the grounds established in this Equality Policy.
- Inducing or attempting to induce employees to practise unlawful discrimination

- Indulging in verbal or physical, sexual or racial harassment of a nature that is known, or should be known, to be offensive to the victim.
- Victimising individuals who have made allegations or complaints of any discrimination or harassment or provided information about such discrimination or harassment.

Every volunteer/employee is responsible for ensuring The Group's Equality Policy is applied to our dealings with our clients and suppliers and should, in addition, be aware that it is unlawful to commit, authorise, contribute to or condone acts of discrimination on the grounds of a protected characteristic (i.e. age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex and sexual orientation), in the provision of goods and services. Breaches of the policy by suppliers could result in termination of contracts for services/activities.

Full details of relevant legislation that The Group will apply can be found in Appendix A;

Implementation

(Name TBC) is responsible for the policy's day-to-day implementation.

Any volunteer/employee who has taken action, in good faith, over allegations of discrimination or harassment, will not be victimised by being treated any less favourably than any other volunteer/employee as a consequence of taking such action. All are expected to co-operate in work being undertaken to monitor, review and implement this policy.

We will use our induction, supervision and appraisal policies to ensure that volunteers, staff and management have the skills to support good practice on equality and diversity.

We will use the supervision and appraisal process to encourage staff to make suggestions and contribute to the ways in which we promote equality as an organisation and with the users of our services.

We will ensure that venues that we use for meetings, workshops and training events are accessible and will make reasonable adjustments where necessary.

We will aim to ensure that our communications are accessible, including our web site. When possible we will make specific provision to ensure that our communication is accessible.

We will bring this policy to the attention of our trustees, staff, volunteers, suppliers and service users when they join The Group and by making use of our communications.

We will monitor the use of our services and make use of this monitoring information when planning future developments.

Review

The management committee will keep this policy under review, with input from the volunteers and staff.

Appendix A

In it employment practices and service provision The Group will take full account of the following legislation:

The Equality Act 2010

- Consolidates previous legislation. It is unlawful to treat somebody less favourably than another person because of a protected characteristic i.e. race; age; disability; gender reassignment; religion or belief; sex; sexual orientation; marriage and civil partnership; and pregnancy and maternity.
- It is unlawful to discriminate against somebody because they associate with another person on grounds of age, disability, gender reassignment, race, religion or belief, sex, sexual orientation.
- It is unlawful to discriminate against somebody because others think they possess one of these protected characteristics: Age, disability, gender reassignment, race, religion or belief, sex ,sexual orientation.
- It is unlawful to have a rule or policy that applies to everyone but disadvantages people with the following protected characteristics: Age, disability, gender reassignment, race, religion or belief, sex ,sexual orientation; marriage and civil partnership.
- Employees can complain about behaviour that they find offensive even if it is not directed at them on the basis of the following protected characteristics: Age, disability, gender reassignment, race, religion or belief, sex ,sexual orientation.
- Employers are potentially liable for harassment of their staff by people they don't employ on the basis of the following protected characteristics: Age, disability, gender reassignment, race, religion or belief, sex ,sexual orientation.
- It is unlawful to treat somebody badly (victimisation) because they have made or supported a complaint or grievance under the Act (applies to all protected characteristics).

Rehabilitation of Offenders Act 1974

 Ex-offenders have certain employment rights if their convictions become 'spent', including not having to declare spent convictions and protecting them against dismissal or exclusion (with certain exceptions such as for those working with children).

Part-time Workers (Prevention of Less Favourable Treatment) Regulations 2000

 The regulations aim to ensure that part-time workers are not treated less favourably than comparable full-time workers, including having the same rates of pay and pro rata holiday entitlement.

Fixed-term Employees (Prevention of Less Favourable Treatment) Regulations 2002

 The regulations aim to ensure that employees on fixed-term contracts are treated no less favourably than comparable permanent employees, including having the same terms and conditions of employment.

The Asylum and Immigration Act 1996

 This places a responsibility on employers to ensure that all employees are not in breach of immigration rules. It covers the checks that an employer must do to ensure that employees are eligible to work in the UK, checking passports, visas etc.