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| **Purpose:** | This policy exists to encourage the reporting of corrupt, illegal or other undesirable conduct at Sinai College. It outlines how individuals can appropriately make disclosures about these matters, and how Sinai College will protect those individuals from detrimental consequences. |
| **Scope:** | Sinai College’s Board, Officers, Workers, Contractors and Service Providers, Other Persons associated with the school, including students and parents. |
| **Status:** | Approved | **Supersedes: Draft**  |
| **Authorised by:** | Board Chair  | **Date of Authorisation:** 13/11/2019 |
| **References:** | * Corporations Act 2001 (Cth)
* Australian Standard AS8004-2003 Whistleblower Protection Program for Entities
* Staff Code of Conduct Policy P.18
* Complaints Handling Policy P.05
* Privacy Policy P.07
 |
| **Review Date:** | Annually | **Next Review Date:** 09/04/2022 |
| **Policy Owner:** | School Board |

# Definitions

**Eligible Whistleblower[[1]](#footnote-1)– Who qualifies for protection?**

A Whistleblower who is eligible for protection is an individual such as an officer, employee, service provider or associate (or their relative) who is or has been in a relationship with Sinai College and who brings a Disclosable Matter to the attention of the school under this policy.

**Disclosable Matter[[2]](#footnote-2) – What kind of disclosures can be made under this policy?**

A disclosure is eligible for protection if it relates to actual or suspected conduct within Sinai College that is:

* misconduct, or an improper state of affairs or circumstances in relation to Sinai College
* contravention of the *Corporations Act 2001*
* conduct that represents a danger to the public or the financial system
* an offence against any other law of the Commonwealth that is punishable by imprisonment for 12 months or more.

**Eligible Recipients[[3]](#footnote-3) – To whom should a disclosure be made?**

Disclosures qualify for protection if they are made to eligible recipients. Those belong to the following categories of persons:

* a senior manager of Sinai College
* the Whistleblower Investigations Officer of Sinai College
* an auditor, or a member of an audit team conducting an audit of Sinai College.

Disclosures made to a legal practitioner for obtaining legal advice or legal representation are also protected.

Under exceptional circumstances, the law makes provisions for whistleblowing disclosures to professional journalists[[4]](#footnote-4) and members of parliament. These are called “emergency disclosures” and “public interest disclosures”; however, they require strict adherence to prescribed processes before being made to qualify for protection[[5]](#footnote-5).

**Detriment[[6]](#footnote-6)**

This policy seeks to prevent Whistleblowers from Detriment, which includes the following:

* dismissal of an employee
* injury of an employee in his or her employment
* alteration of an employee’s position or duties to his or her disadvantage
* discrimination between an employee and other employees of the same employer
* harassment or intimidation of a person
* harm or injury to a person, including psychological harm
* damage to a person’s property
* damage to a person’s reputation
* damage to a person’s business or financial position
* any other damage to a person.

# Statement

Sinai College is committed to maintaining and promoting high standards of integrity, governance and ethical behaviour within the organisation by people at all levels, starting with the governing body, the principal, and senior management. Sinai College is, therefore, encouraging the reporting of wrongdoing through appropriate channels.

Sinai College is committed to complying with the applicable laws and practices included in the *Corporations Act 2001* and *Australian Standard AS8004-2003 Whistleblower Protection Program for Entities*.

All Sinai College employees and associates have a responsibility to help detect, prevent and report instances of suspicious activity or wrongdoing.

## **Whistleblower Investigations Officer**

The Board Chairperson is appointed as a Whistleblower Investigations Officer and will investigate the substance of the complaint to determine whether there is evidence in support of the matters raised or to refute the report.

## **Whistleblower Protection Officer**

The Principal is appointed as a Whistleblower Protection Officer and will safeguard the interests of the Whistleblower in terms of this policy and any applicable legislation and standards. The Whistleblower Protection Officer will be readily accessible by all staff and will have direct, unfettered access to independent financial, legal and operational advisers as required.

The responsibilities of the Whistleblower Protection Officer and Whistleblower Investigations Officer will not reside in the same person. They should operate, and be seen to operate, independently of each other and should act in such a way that they discharge the two quite separate functions independently of each other.

## **Reporting**

Sinai College is committed to providing a safe, reliable and confidential way of reporting any Disclosable Matters.

A report under this Policy can be made if individuals falling into the category of Eligible Whistleblower have reasonable grounds to suspect that Disclosable Matters have taken place.

A report can be made to any of the following persons, noting it may depend on the matter and the person who is the subject of the matter:

* Principal/Deputy Principal
* Whistleblower Investigations Officer
* Board Chair
* other Eligible Recipients as defined above.

At any stage, a person in the list above can be skipped if that person is the subject of the report or if the Whistleblower has another reason to believe that the person is not likely to deal with the report properly. While reports can be made anonymously if preferred, this may affect the ability to investigate the matter properly and to communicate with the Whistleblower about the report.

## **Investigation**

Investigation processes will vary depending on the precise nature of the conduct being investigated. The purpose of the investigation is to determine whether or not concerns are substantiated, with a view to rectifying any wrongdoing uncovered to the extent that this is practicable in all the circumstances.

The investigation will be thorough, objective, fair and independent of the Whistleblower and anyone who is the subject of the Disclosable Matter. The investigation will also have proper regard to the principles set out in the *Australian Standard AS8004-2003 on Whistleblower Protection Program for Entities*.

The Whistleblower will receive feedback regarding the investigation arising from their report, subject to considerations of the privacy of anyone who is the subject of the Disclosable Matter and standard confidentiality requirements.

**Protections**

The Australian Securities & Investment Commission (ASIC) provides general information about protections available to whistleblowers.

At Sinai College, a Whistleblower will not be disadvantaged by having made a report. This includes not being disadvantaged by way of dismissal, demotion, any form of harassment, discrimination or current or future bias (see definition of “Detriment” above). This protection extends to the Whistleblower’s colleagues and relatives.

If reprisals are taken or are claimed to have been taken against a Whistleblower, the Whistleblower Protection Officer will investigate the matter and recommend appropriate action be taken. The Whistleblower has a right to make requests through the Whistleblower Protection Officer for positive actions of protection to be taken.

Sinai College will keep the reporting confidential and secure within the law. It will not disclose the identity of a Whistleblower, nor disclose information that is likely to lead to the identification of the Whistleblower, unless required under law.

## **Awareness / Implementation**

Sinai College will ensure that all its officers, employees, students and families are aware of this policy in the following ways:

* School website will provide access to the most current versions, where applicable
* Relevant Policies / Procedures will be referenced in the Staff Handbook
* New Employees will be provided with information during their Induction (IF.018)
* Updates on Policies / Procedures will be provided during staff meetings
* Student related procedures will be discussed with students during class time
* Additional training (where necessary) will be provided and recorded using the IF.008 *Record of Training Form*. The Sinai College Compliance Register maintains a record of this training for audit and compliance purposes.

**Compliance**

Compliance is the responsibility of each individual staff member / student / parent. Staff, students and parents at Sinai College must ensure they are familiar with Whistleblower Policy P.27.

**Record Keeping**

In accordance with the Sinai College Records Retention Procedure QP.002, governance records (legal or accountability) must be retained permanently.

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1. Corporations Act 2001 (Cth), section 1317AAA [↑](#footnote-ref-1)
2. Corporations Act 2001 (Cth), section 1317AA (5)(c) [↑](#footnote-ref-2)
3. Corporations Act 2001 (Cth), section 1317AAC [↑](#footnote-ref-3)
4. Corporations Act 2001 (Cth), section 1317AAD (3) [↑](#footnote-ref-4)
5. Corporations Act 2001 (Cth), section 1317AAD [↑](#footnote-ref-5)
6. Corporations Act 2001 (Cth), section 1317ADA [↑](#footnote-ref-6)