



Whistleblower Policy

Policy Document

Special Olympics
Australia



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DOCUMENT CONTROL

1 PURPOSE

The objective of this policy is to encourage reporting of wrongdoing that is of legitimate concern by providing a convenient and safe reporting mechanism, and protection for people who make serious wrongdoing disclosures.

2 SCOPE

This Policy applies to all Special Olympics Australia services regardless of entity name or type (collectively referred to as Special Olympics Australia). It encompasses all Directors and personnel including executives, managers, staff, contractors, consultants, volunteers and interns. It extends to clients and suppliers.

3 POLICY STATEMENT

Special Olympics Australia is committed to the highest standards of conduct and ethical behavior and to promoting and supporting a culture of honest and ethical behaviour, corporate compliance and good corporate governance. People who have a working relationship with Special Olympics Australia are often the first to realise that there may be something seriously wrong. However, they may not wish to speak up for fear of appearing disloyal or may be concerned about being victimised or subject to reprisals for reporting wrongdoing.

Special Olympics Australia encourages the reporting of any instances of suspected unethical, illegal, fraudulent or undesirable conduct involving Special Olympics Australia and provides protections and measures so that those persons who make a report may do so confidentially and without fear of intimidation, disadvantage or reprisal.

When a person makes a disclosure:

- Their identity must remain confidential according to their wishes
- They will be protected from reprisal, discrimination, harassment or victimisation for making the disclosure
- An independent internal inquiry or investigation will be conducted
- Issues identified from the inquiry/investigation will be resolved and/or rectified
- They will be informed about the outcome
- Any retaliation for having made the disclosure will be treated as serious wrongdoing under this Policy

4 DEFINITIONS

Terms used in this Policy are:

Whistleblowing	Disclosure by (or for) a witness of actual or suspected wrongdoing
Whistleblower	A person who reports wrongdoing in accordance with this Policy
Wrongdoing	Conduct that includes but is not limited to: <ul style="list-style-type: none">• Breaches legislation, regulations or local government by-laws or is otherwise illegal (including whistleblower laws, corporations law, theft, drug sale/use, violence or threatened violence or criminal damage against property)• Is an offence against any other law of the Commonwealth that is punishable by imprisonment for a period of 12 months or more• Is corrupt or is an abuse of public trust or position as a public official• Is dishonest or fraudulent• Perverts the course of justice• Unreasonably endangers health and safety or the environment• Is maladministration (e.g. unjust, based on improper motives, is unreasonable, oppressive or negligent)• Is serious or substantial waste (including public money or public property)• Is gross mismanagement or repeated breaches of administrative procedures• Has financial or non-financial loss detrimental to the interests of Special Olympics Australia• Is an unethical breach of the Code of Conduct• Is serious improper conduct or an improper state of affairs

5 RESPONSIBILITIES

5.1 Whistleblowers

Protection is available to Whistleblowers who disclose wrongdoing that is made with reasonable grounds to believe it is true.

To ensure that all employees are treated fairly and that resources are not wasted, protection is not available where the disclosure is:

- Trivial or vexatious in nature with no substance. This will be treated in the same manner as a false report and may itself constitute wrongdoing.
- Unsubstantiated allegations which are found to have been made maliciously, or knowingly to be false. These will be viewed seriously and may be subject to disciplinary action that could include dismissal, termination of service or cessation of a service or client relationship.

A Whistleblower must provide information to assist any inquiry/investigation of the wrongdoing disclosed.

Making a disclosure may not protect the Whistleblower from the consequences flowing from involvement in the wrongdoing itself. A person's liability for their own conduct is not affected by their report of that conduct under this policy. However active cooperation in the investigation, an admission and remorse may be taken into account when considering disciplinary or other action.

Even though a Whistleblower may be implicated in the wrongdoing they must not be subjected to any actual or threatened retaliatory action or victimisation in reprisal for making a report under this policy.

5.2 Whistleblower Protection Officer

If the Whistleblower wishes a Whistleblower Protection Officer may be appointed who is an officer, senior manager or employee to support and provide protection to the Whistleblower according to this policy.

The Whistleblower Protection Officer must have a direct reporting line to an Executive Leader from an area of the organisation that is independent of line management in the area that is the subject of the report of wrongdoing.

The Whistleblower Protection Officer will provide mentoring and other support deemed necessary by the Whistleblower Protection Officer.

The Whistleblower Protection Officer is responsible for keeping the Whistleblower informed of the progress and outcomes of the inquiry/investigation subject to considerations of privacy of those against whom a disclosure has been made.

5.3 Whistleblower Governance Officers

A Whistleblower Governance Officer is a person named in Appendix 1 of this policy as such and is responsible for receiving whistleblower disclosures of wrongdoing and overseeing resolution.

Whistleblower Governance Officers must (after reasonable preliminary inquiry):

- If the Whistleblower agrees appoint a Whistleblower Protection Officer to provide support to the whistleblower
- Notify the Protected Disclosures Coordinator of disclosure allegations
- Be satisfied that each disclosure of wrongdoing they received was appropriately inquired into or investigated
- Be satisfied that action taken in response to the inquiry/investigation is appropriate to the circumstances
- Provide governance oversight over any inquiry/investigation into retaliatory action taken against the Whistleblower

Alternatively, if the disclosure contains allegations against any Special Olympics Australia Executive or where the Whistleblower has a reasonable belief that the Whistleblower Governance Officers are not sufficiently independent a report may be made to:

Chair of Board Audit & Risk Committee (BARC)
Ex-Chair and now Member (BARC)

5.4 Protected Disclosures Coordinator

The Protected Disclosures Coordinator receives particulars about all whistleblower events and performs the following functions:

- Arranges for an inquiry/investigation into the disclosures made by the Whistleblower
- Ensures appropriate government agencies are notified about Whistleblower events where required
- Maintains a Whistleblower Register for trend analysis and to identify systemic issues requiring attention

The Protected Disclosures Coordinator is the Company Secretary.

5.5 Investigator

Special Olympics Australia will investigate all matters reported under this policy as soon as practicable after the matter has been reported. The Investigator is appointed by the Protected Disclosures Coordinator and may be internal or external to Special Olympics Australia.

The Investigator must have internal independence of line management in the area affected by the wrongdoing disclosure. The internal investigator may be the General Counsel, General Manager Enterprise Risk & Assurance or a member of Enterprise Risk & Assurance.

The investigation will be conducted in an objective and fair manner, and as is reasonable and appropriate having regard to the nature of the disclosure and the circumstances. Where a report is submitted anonymously, Special Olympics Australia will conduct the investigation and its enquiries based on the information provided to it. However, anonymity can sometimes prevent Special Olympics Australia from taking the issue further if Special Olympics Australia is not able to obtain further information from the source of the report.

The Investigator may second the expertise of other officers in Special Olympics Australia to assist in the investigation and may seek the advice of internal or external experts as required.

5.6 Managers

All managers who receive disclosure about wrongdoing must notify the Integrity Line or a Whistleblower Governance Officer and provide particulars and maintain confidentiality about it.

6 POLICY APPLICATION

6.1 Reporting a Disclosure

6.1.1 Internal Whistleblowers (current or former Directors, employees, volunteers, interns, contractors or consultants)

Internal Whistleblowers are encouraged to report their concerns to their supervisor or their supervisors' manager to seek an immediate response. Where the internal Whistleblower believes this is not appropriate, then an alternative reporting mechanism is available.

6.1.2 External Whistleblowers

(Other people with a relationship with Special Olympics Australia – e.g. clients & suppliers)

Where an external Whistleblower is reluctant to report it to line management for fear of retribution, they can report their concerns to a higher level of management than the person in Special Olympics Australia that they ordinarily deal with. There may be a simple explanation that they had not considered. Where this is not appropriate, an alternative reporting mechanism is available.

6.1.3 Alternative reporting

Alternative reporting to normal channels are available where:

- The normal reporting channel is considered inappropriate to the circumstances;
- Special Olympics Australia line management was notified but failed to deal with it; or
- The person or organisation disclosing wrongdoing is concerned about possible retaliation.

In any of these circumstances, an internal Whistleblower may provide the report of wrongdoing directly to:

- A Whistleblower Governance Officer;
- The Integrity Line; or
- A person or entity who is eligible to receive the disclosure under the Corporations Act 2001
- External Whistleblowers (people or organisations with a relationship with Special Olympics Australia) may provide the report of wrongdoing to:
 - The Integrity Line; or
 - A person or entity who is eligible to receive the disclosure under the *Corporations Act 2001*

6.1.4 Other Complaint Mechanisms

This policy is in addition to:

- Grievance procedures for employees, which is for all staff to raise any matters they may have in relation to their work or their work environment, other persons, or decisions affecting their employment. This policy does not replace other reporting structures such as those for dispute resolution, discrimination, victimisation or matters relating to workplace bullying or harassment.
- Standard complaint mechanisms for clients or volunteers
- Any exercising of rights under the terms of their contract by contractors and suppliers

An exception to this is where the issue is wrongdoing of a serious nature, yet the existing reporting system failed to attend to the issue or has processed it in a substantially inappropriate, grossly unfair or heavily biased manner.

6.1.5 Anonymous reporting

Anonymous reports of wrongdoing are accepted under this policy. Anonymous reports have significant limitations that may inhibit a proper and appropriate inquiry or investigation. These limitations include the inability to provide feedback on the outcome and/or to gather additional particulars to assist the inquiry/investigation. Specific protection mechanisms may be difficult to enforce if you choose to remain confidential

6.1.6 Integrity Line

The Integrity Line is a hotline to receive disclosures of wrongdoing as well as unresolved reports of wrongdoing. Aside from providing advice about wrongdoing reporting, the Integrity Line will take a wrongdoing disclosure to an appropriate Whistleblower Governance Officer on behalf of the Whistleblower.

The Integrity Line is structured to be independent of line management so that objective assessment of the disclosure can be made.

The Integrity Line may be contacted by:

phone – free call on **1300 225 762**

email – garethh@specialolympics.com.au

6.2 Protection

Not all disclosures of serious wrongdoing are protected at law. To meet Special Olympics Australia's philosophy of accepting tip-offs from anyone, Special Olympics Australia adopts the principle of providing protection to people or organisations with a relationship (or a former relationship as an officer, employee or contractor) with Special Olympics Australia:

- At least to the extent of protection at law; and
- A brief summary of legal protection is at Appendix 2.

6.3 Confidentiality

Special Olympics Australia will not disclose a whistleblower's identity unless:

- It is necessary to further an investigation and the Whistleblower consents to the disclosure, and/or
- The disclosure is required or authorised by law.

When a report is investigated it may be necessary to reveal its substance to people such as other Special Olympics Australia personnel, external persons involved in the investigation process and, in appropriate circumstances, law enforcement agencies.

It will be necessary to disclose the facts and substance of a report to a person who may be the subject of the report as it is essential for natural justice to prevail. Although confidentiality is maintained, in some circumstances, the source of the reported issue may be obvious to a person who is the subject of a report.

Special Olympics Australia will take reasonable precautions to store any records relating to a report of wrongdoing securely and to restrict access to authorised persons only.

Unauthorised disclosure of information that could prejudice confidentiality and identify a whistleblower will be regarded seriously and may result in disciplinary action and where applicable, Special Olympics Australia will notify federal police.

6.4 Retaliation

Special Olympics Australia will not tolerate any retaliatory action or threats of retaliatory action against a Whistleblower, or against a Whistleblower's colleagues, employer (if a contractor, consultant or supplier) or relatives.

For example, a Whistleblower must not be disadvantaged or victimized for having made the report by:

- Dismissal or termination of services or supply
- Demotion
- Discrimination, victimization or harassment
- Current or future bias
- Threats of any of the above

Any such retaliatory action or victimisation in reprisal for a disclosure made under this policy will be treated as serious misconduct and will result in disciplinary action, which may include dismissal. In some circumstance it may be illegal; in which case Special Olympics Australia will notify Police.

6.6 Investigation

All reports of alleged or suspected wrongdoing made under this policy to a Whistleblower Governance Officer will be properly assessed, and if appropriate, inquired into or independently investigated - with an objective of gathering evidence relating to the claims made by the Whistleblower. That evidence may substantiate or refute the claims made.

Investigations must be conducted in a fair and independent manner.

6.7 Disclosure Management

Special Olympics Australia recognises that individuals against whom a report is made must also be supported during the handling and investigation of the wrongdoing report. Special Olympics Australia takes reasonable steps to treat fairly any person who is the subject of a report, particularly during the assessment and investigation process in accordance with an established support protocol which may be extended to include appointing an independent senior officer in Special Olympics Australia to provide support.

Where a person is identified as being suspected of possible wrongdoing, but preliminary inquiries determines that the suspicion is baseless or unfounded and that no formal investigation is warranted, then the Whistleblower will be informed of this outcome and the matter laid to rest.

The Whistleblowing Governance Officer will decide whether or not the person named in the allegation should be informed that a suspicion was raised and found to be baseless upon preliminary review. This decision will be based on a desire to preserve the integrity of a person so named, so as to enable workplace harmony to continue unfettered and to protect the Whistleblower where it is a bona fide disclosure.

Where an investigation does not substantiate the report, the fact that the investigation has been carried out, the results of the investigation and the identity of the person who is the subject of the report must be handled confidentially.

Generally, where an investigation is conducted and the investigator believes there may be a case for an individual to respond, the Investigator must ensure that a person who is the subject of a disclosure:

- Is informed of the substance of the allegations;
- Is given a fair and reasonable opportunity to answer the allegations before the investigation is finalised;
- Has their response set out fairly in the Investigator's report; and
- Is informed about the substance of any adverse conclusions in the investigator's report that affects them.

Where adverse conclusions are made in an investigator's report about an individual, that individual has a right to respond to those conclusions prior to any action being taken by Special Olympics Australia against them.

Special Olympics Australia will give its full support to a person who is the subject of a report where the allegations contained in the report are clearly wrong.

7 FAILURE TO COMPLY

Any breach of this Policy may result in disciplinary action that could result in severance from the organisation.

8 RELATED POLICIES

Other organisational policies that should be read in conjunction with this policy and with Special Olympics Australia's ethical value principles include:

- Statement of Enterprise Ethics
- Code of Conduct
- Conflicts of Interests Policy
- Fraud Control & Corruption Prevention Policy
- Gifts & Benefits Policy
- Performance Counselling Procedure
- Disciplinary Procedure
- Managing Underperformance and Misconduct Policy

APPENDIX 1 Current officials for this policy

Whistleblower Governance Officers

Executives

Executive responsible for Risk and Assurance function

Patricia Sugita – Chief Financial Officer – **0455 071 955**

Board Audit & Risk Committee

Aaron Henry – aaronh@specialolympics.com.au

Gareth Hogan – garethh@specialolympics.com.au

APPENDIX 2 Legal Protection

Part 9. 4AAA of the Corporations Act 2001 (as amended)	
Essential Element	Description
Reportable conduct	A report is made about serious breaches of the corporation laws or other reportable conduct such as information concerning misconduct or an improper state of affairs or circumstances by the company or by an officer or employee of the company
Reasonable grounds for suspecting	The person making the report has reasonable grounds for suspecting the reportable conduct
Person making the disclosure	The person is or has been <ul style="list-style-type: none"> • An officer of Special Olympics Australia; • An employee of Special Olympics Australia; • A supplier (including their employees) who provides or has provided services or goods to Special Olympics Australia; • An associate of Special Olympics Australia; or • A relative of an individual referred to any of the above.
Person receiving the disclosure	The person receiving the report is one of either: <ul style="list-style-type: none"> • ASIC • The company auditor or an audit team member; • An actuary of Special Olympics Australia; • A director, secretary or senior manager of Special Olympics Australia • A Special Olympics Australia Whistleblower Governance Officer

Public Interest Disclosures Act 2013 (Commonwealth)
Only applies where there is Commonwealth funding involved

Essential Element	Description
Person making the disclosure	The person is performing a Commonwealth 'public official' function within Special Olympics Australia or as a subcontractor to Special Olympics Australia
Person receiving the disclosure	The person receiving the report is one of either: <ul style="list-style-type: none"> • Supervisor who must pass it on to a Whistleblower Governance Officer • A Special Olympics Australia Whistleblower Governance Officer • The Commonwealth agency that provides funding • The Commonwealth Ombudsman
Person's identity	Must be kept confidential as far as practical
Reasonable belief	The report is made with reasonable belief
Name requirement	Can be anonymous
Exclusions	<ul style="list-style-type: none"> • Liability for false or misleading statements is unaffected • Knowingly contravening a designated publication restriction without having a reasonable excuse for the contravention • Disagreement with government policy or expenditure
Person's rights	<ul style="list-style-type: none"> • Immunity from civil, criminal and administrative liability (including disciplinary action) for making the disclosure • No contractual or other remedy may be enforced against the discloser for making the disclosure • Absolute privilege in proceedings for defamation • Criminal offence to take or threaten to take a reprisal • Legal remedies available to address reprisal actions