



## Review Sheet



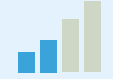
Last Reviewed  
24 Mar 2026



Last Amended  
24 Mar 2026



This policy will be reviewed as needs require or at the following interval:  
Annual

<p>Business Impact:</p>	 <p><b>MEDIUM</b></p> <p>Changes are important, but urgent implementation is not required, incorporate into your existing workflow.</p>
<p>Reason for this Review:</p>	<p>Improve usability</p>
<p>Changes Made:</p>	<p>Yes</p>
<p>Summary:</p>	<p>This Raising Concerns, Freedom to Speak Up and Whistleblowing policy and procedure details the process in use at Special People Partnership Ltd.. It has been reviewed with Section 4.2 updated to explain governance roles. For these changes to reflect in the policy, the system details questionnaire will need to be updated. The references have also been checked and Further Reading added.</p>
<p>Relevant Legislation:</p>	<ul style="list-style-type: none"> <li>• The Care Act 2014</li> <li>• Employment Rights Act 1996</li> <li>• Public Interest Disclosure Act 1998</li> <li>• The Health and Social Care Act 2008 (Regulated Activities) (Amendment) Regulations 2012</li> <li>• The Criminal Justice and Courts Act 2015</li> <li>• The Enterprise and Regulatory Reform Act 2013</li> <li>• Employment Rights Act 2025</li> </ul>
<p>Underpinning Knowledge:</p>	<ul style="list-style-type: none"> <li>• Author: Government, (2025), Employment Rights Act 2025 [Online] Available from: <a href="https://www.legislation.gov.uk/ukpga/2025/36/contents">https://www.legislation.gov.uk/ukpga/2025/36/contents</a> [Accessed: 24/03/2026]</li> <li>• Author: The Care Quality Commission (CQC), (2025), Regulation 20: Duty of Candour [Online] Available from: <a href="https://www.cqc.org.uk/guidance-providers/all-services/regulation-20-duty-candour">https://www.cqc.org.uk/guidance-providers/all-services/regulation-20-duty-candour</a> [Accessed: 24/03/2026]</li> <li>• Author: GOV.UK, (1998), The Public Interest Disclosure Act 1998 [Online] Available from: <a href="https://www.legislation.gov.uk/ukpga/1998/23/contents">https://www.legislation.gov.uk/ukpga/1998/23/contents</a> [Accessed: 24/03/2026]</li> <li>• Author: The National Guardian's Office, (2025), Freedom to Speak Up [Online] Available from: <a href="https://nationalguardian.org.uk/">https://nationalguardian.org.uk/</a> [Accessed: 24/03/2026]</li> <li>• Author: Nursing and Midwifery Council, (2024), Whistleblowing to the NMC [Online] Available from: <a href="https://www.nmc.org.uk/standards/guidance/raising-concerns-">https://www.nmc.org.uk/standards/guidance/raising-concerns-</a></li> </ul>

	<p><a href="#">guidance-for-nurses-and-midwives/whistleblowing/</a> [Accessed: 24/03/2026]</p> <ul style="list-style-type: none"> <li>• Author: The Care Quality Commission (CQC), (2023), Report a Concern if you are a Member of Staff [Online] Available from: <a href="https://www.cqc.org.uk/contact-us/report-concern/report-concern-if-you-are-member-staff">https://www.cqc.org.uk/contact-us/report-concern/report-concern-if-you-are-member-staff</a> [Accessed: 24/03/2026]</li> <li>• Author: NHS Business Services Authority, (2023), Freedom to Speak Up – Raising Concerns (Whistleblowing) [Online] Available from: <a href="https://www.nhsbsa.nhs.uk/our-policies/freedom-speak-raising-concerns-whistleblowing#:~:text=You%20can%20raise%20a%20concern,unsafe%20working%20conditions">https://www.nhsbsa.nhs.uk/our-policies/freedom-speak-raising-concerns-whistleblowing#:~:text=You%20can%20raise%20a%20concern,unsafe%20working%20conditions</a> [Accessed: 24/03/2026]</li> </ul>
Suggested Action:	<ul style="list-style-type: none"> <li>• Encourage sharing the policy through the use of the QCS App</li> </ul>
Equality Impact Assessment:	<p>QCS have undertaken an equality analysis during the review of this policy. This statement is a written record that demonstrates that we have shown due regard to the need to eliminate unlawful discrimination, advance equality of opportunity and foster good relations with respect to the characteristics protected by equality law.</p>

Quality Compliance Systems Ltd.  
 Special People Partnership  
 Downloaded: 1 June 2025  
 Constantine Bentall



## 1. Purpose

### 1.1 About Special People Partnership Ltd.

We were founded in 1998, by a teacher with her own child with additional needs and a parent with Dementia. We support children, young people and adults with additional needs, to access the community as well as supporting in their homes.

### What are the values of Special People Partnership Ltd.?

At Special People Ltd, our values are centred on delivering safe, compassionate, person-centred and high-quality support to children, young people and adults with learning disabilities, autism, complex needs and associated health conditions. Our core values are:

- Respect and dignity – treating every person as an individual and promoting their rights, choices and independence.
- Person-centred care – tailoring support around each individual's needs, preferences, strengths and aspirations.
- Safety and accountability – maintaining strong safeguarding, governance and risk management processes.
- Compassion and empathy – providing care and support with kindness, patience and understanding.
- Inclusion and equality – promoting participation, diversity and equal opportunities for all.
- Professionalism and quality – ensuring our staff are well trained, competent and committed to high standards.
- Partnership working – working openly and collaboratively with families, commissioners, professionals and communities.
- Continuous improvement – regularly reviewing our services, learning from feedback and striving to improve outcomes.

### What are the Aims and Objectives of Special People Partnership Ltd.?

- Provide safe, effective and person-centred care and support that reflects each individual's assessed needs and desired outcomes.
- Promote independence, wellbeing, choice, dignity and social inclusion for every person we support.
- Deliver services that are reliable, consistent and outcome-focused, both in the home and community.
- Work in close partnership with families, carers, local authorities, health professionals, schools, commissioners and other stakeholders to ensure coordinated support.
- Recruit, train and retain a skilled, compassionate and accountable workforce capable of supporting people with complex behavioural, physical, sensory and health needs.
- Maintain strong safeguarding, clinical governance, quality assurance and compliance systems to ensure high standards of care.
- Respond flexibly to changing needs and provide bespoke support packages that prevent placement breakdown and improve stability.
- Continuously monitor performance, gather feedback and use learning to improve service quality and outcomes.

- Deliver value for money while maintaining excellent standards and supporting long-term positive outcomes for the people and communities we serve.

**1.2 Meeting Regulation 20: Duty of candour**

This policy ensures that the duty of candour is upheld, promoting transparency and openness in all aspects of care and support, especially when things go wrong. Client/Service Users and their families are informed of any incidents affecting their care and support, and appropriate actions are taken to rectify and learn from such events.

**1.3** To ensure that all staff working at Special People Partnership Ltd. understand the importance of raising a concern, sometimes also referred to as 'speaking up' or 'whistleblowing'.

**1.4** This policy covers all employees, officers, consultants, contractors, volunteers, interns, casual workers and agency workers.

This policy does not form part of any employee's contract of employment and Special People Partnership Ltd. may amend it at any time.

**1.5** The purpose of this policy is to:

- Encourage staff to report suspected wrongdoing as soon as possible, in the knowledge that their concerns will be taken seriously and investigated as appropriate, and that their confidentiality will be respected
- To provide staff with guidance as to how to raise those concerns
- To reassure staff that they should be able to raise genuine concerns without fear of reprisals, even if they turn out to be mistaken

This policy and procedure does not apply if a member of the workforce is aggrieved about their personal position. They must use the Grievances Policy and Procedure.

**1.6**

Key Question	Quality Statements
SAFE	QSS3: Safeguarding
SAFE	QSS4: Involving people to manage risks QSS5: Safe environments
SAFE	QSS1: Learning culture
WELL-LED	QSW1: Shared direction and culture QSW2: Capable, compassionate and inclusive leaders

**1.7 Relevant Legislation**

- The Care Act 2014
- Employment Rights Act 1996
- Public Interest Disclosure Act 1998
- The Health and Social Care Act 2008 (Regulated Activities) (Amendment) Regulations 2012
- The Criminal Justice and Courts Act 2015
- The Enterprise and Regulatory Reform Act 2013
- Employment Rights Act 2025



## 2. Scope

### 2.1 Roles Affected:

- All Staff
- NHS staff
- Persons working on training courses
- Temporary Agency Staff

### 2.2 People Affected:

- Client/Service Users

### 2.3 Stakeholders Affected:

- Commissioners
- Local Authority
- Care Quality Commission



## 3. Objectives

**3.1** All staff have a duty to ensure standards of quality care by raising concerns regarding wrongdoing or malpractice. This policy will provide the means of ensuring that staff can confidentially raise genuine concerns of malpractice and/or misconduct through appropriate means at the earliest point without fear of reprisal.



## 4. Policy

### 4.1 CQC Regulated Activities, Service Types and Service User Bands

Where required, Special People Partnership Ltd. will be registered with the CQC for regulated activities, service types and service user bands as defined in the CQC Statement of Purpose.

This will ensure that Special People Partnership Ltd. provides services that are safe, effective, caring, responsive and well-led in line with the CQC's published quality statements, regulatory framework and associated best practice guidance.

**Special People Partnership Ltd. is registered to provide the following regulated activities:**

Personal Care

**Special People Partnership Ltd. is registered to provide the following service types:**

Community-based services for people with mental health needs (MHC), Community-based services for people with a learning disability (LDC), Domiciliary care service (DCC), Long-

term conditions services (LTC), Supported living service (SLS), Urgent care services (UCS)

**Special People Partnership Ltd. is registered to support the following service user bands:**

Adults aged 18 - 65, Children aged 0 - 3, Children aged 4 -12, Children aged 13 - 18, Dementia, Learning difficulties or autistic disorder, Mental health, Older people (Aged 65+), People who misuse drugs or alcohol, Physical disability, Sensory impairment

**4.2 Special People Partnership Ltd. Responsibilities and Representatives**

The CEO, and nominated individual of Special People Partnership Ltd., have overall management responsibility for this policy and procedure and for ensuring the proper governance of Special People Partnership Ltd..

The CEO role is held by: Mr Constantine Bentai

The nominated individual role is held by: Constantine Bentai

We recognise that dual roles of registered manager and nominated individual are not considered best practice. At times, the responsibilities of these roles may conflict or create risk. To address potential conflicts and ensure impartiality and accountability, we have implemented measures to mitigate risks and maintain a high-quality, compliant service, including:

- A peer-to-peer agreement with a local registered provider to support governance evaluation.
- We will commission experienced social care professionals for audits and quality assurance when needed.
- Supervision via peer support from a local registered provider, social care professional. Both roles require ongoing professional development to enhance knowledge, promote best practice, and expand skills.

The registered manager is professionally and operationally accountable for the day-to-day management and regulatory compliance of the service.

The nominated individual is responsible for supervising the regulated activity, ensuring a high-quality, compliant service.

Both roles are required to undertake regular continuing professional development to enhance knowledge, promote best practice and expand their skill set.

**Special People Partnership Ltd. will ensure that at all times:**

- The organisation is managed and governed appropriately
- Suitable systems are in place to effectively assess, monitor and improve the service
- Records are completed accurately and stored safely and securely
- That the UK General Data Protection Regulation (UK GDPR) and the Data Protection Act 2018 are met
- Care and support delivered is consistent, safe and of high-quality

**4.3** Special People Partnership Ltd. is committed to a high standard of care, to honesty, openness and decency in all its activities and in line with the requirements of duty of candour. It is recognised that Client/Service User safety must come first at all times and, whilst it can be difficult for staff to raise concerns about the practice of others, including managers, the implications of not raising those concerns are potentially very serious for Special People Partnership Ltd., its employees and most importantly for those receiving its services.

**4.4** Special People Partnership Ltd. encourages a free and open culture in its dealings with its employees and all people with whom it engages in business and legal relations. In

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particular, Special People Partnership Ltd. recognises that effective and honest communication is essential if any wrongdoing or malpractice is to be effectively dealt with and the organisation's success ensured.

**4.5** Special People Partnership Ltd. recognises that staff members are likely to be the first to realise that there may be something seriously wrong within the organisation but may feel that speaking up would be disloyal to colleagues or their employer who may, under certain circumstances, face criminal charges. They may also fear harassment or victimisation and fear for a loss of job or a reduction in work hours.

**4.6** Special People Partnership Ltd. will not tolerate the ill treatment, including any bullying or harassment, of anyone raising a concern. It will ensure that any individual who raises a concern, can do so confidentially in line with the Public Interest Disclosure Act 1998 (PIDA).

**4.7** Special People Partnership Ltd. will ensure that any individual who raises a genuine concern under this policy will not be at risk of termination of their employment or suffer any form of reprisal which includes, but is not limited to, loss or reduction of hours or changes to regular working patterns because of it.

**4.8** Special People Partnership Ltd. will ensure that it follows not only the law on whistleblowing, but also best practice and guidance from the NHS and regulatory bodies including the Care Quality Commission.

**4.9 Policy Accessibility**

Special People Partnership Ltd. understands that some Client/Service Users may take in and retain information in different ways. To support full understanding and engagement, this policy is available in accessible formats. The ReciteMe tool has various ways of making this policy accessible by providing this policy in:

- Audio
- Large print
- Multiple languages

This policy can also be made available in:

- Easy-read versions
- Simple-policy view to reduce navigation and complexity

These options are in place to help Client/Service Users to understand and engage with this policy more easily.

**5. Procedure****5.1 Raising Concerns**

All staff have a duty to raise concerns regarding inappropriate behaviour, unlawful conduct, poor practice or behaviour to ensure standards of quality care.

**5.2 Freedom to Speak Up (FTSU)**

Staff at Special People Partnership Ltd. are encouraged to speak up about anything that gets in the way of doing a great job.

Special People Partnership Ltd. will have a Freedom to Speak Up Guardian who supports staff to speak up when they feel that they are unable to in other ways.

The Freedom to Speak Up Guardian for Special People Partnership Ltd. is Constantine Bentai. Their contact details are:

Constantine Bentai

### 5.3 Whistleblowing

Staff at Special People Partnership Ltd. can report certain types of wrongdoing, usually something seen at work - though not always. The wrongdoing disclosed must be in the public interest. This means it must affect others, for example the general public.

**5.4** This procedure is intended to provide a safeguard to enable members of staff to raise concerns about one or more of the following that has occurred, is occurring, or is likely to occur. These qualifying disclosures (see definition) mean that staff can raise a concern about risk, malpractice or wrongdoing that they think is harming the services, might harm or has harmed in the past any aspect of the services that Special People Partnership Ltd. delivers. A few examples of this might include (but are by no means restricted to):

- Unsafe care
- Unsafe working conditions
- Inadequate induction or training for staff
- Lack of, or poor, response to a reported Client/Service User safety incident
- Suspicions of fraud (which can also be reported to the local counter-fraud team)
- Damaging the environment - e.g. disposing of materials or waste incorrectly, for example, flushing medicines or syringes down the toilet or sink
- A bullying culture (across a team or organisation rather than individual instances of bullying)
- Incidents of unsafe staffing, falsification of timesheets, Client/Service User records or other clinical or care records
- Failure to investigate claims of physical or sexual assault
- Physical, verbal or sexual abuse of any Client/Service User, colleague or other person on the premises of Special People Partnership Ltd.
- Sexual harassment
- Breaching the Data Protection Act

This policy should not be used for complaints relating to a member of staff's own personal circumstances, such as the way they have been treated at work. In those cases, the individual should use the Grievances Policy and Procedure, Anti-Bullying Policy and Procedure, Harassment Policy and Procedure or Sexual Harassment Policy and Procedure.

### 5.5 How to Raise a Concern - Step 1

- If a member of staff has a genuine concern about a risk, malpractice or wrongdoing at work, it is hoped that they feel they will be able to raise it first with their line manager
- This may be done verbally or in writing
- It is better to raise a concern as soon as it arises
- Where possible, unless, for example, where the concern relates to a safeguarding matter, the concerns raised will be treated confidentially
- The member of staff's line manager will inform them if they cannot keep the concern confidential
- The CEO has overall responsibility for concerns raised and the member of staff's line manager may need to share the concern with the CEO who will have access to Special People Partnership Ltd

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- A member of staff can raise a concern anonymously if they wish to do so. Any anonymous concerns will be taken seriously and investigated as far as possible based on the information provided. However, Special People Partnership Ltd. may not be able to respond directly to the individual or investigate further with the individual given that their identity will not be known

**5.6 How to Raise a Concern - Step 2**

- If a member of staff does not feel they can raise the concern with their line manager or the concern relates to or involves the line manager (or they have raised it with the line manager and no action has been taken) the member of staff should then escalate their concerns to the CEO and Special People Partnership Ltd to deal with appropriately

**5.7 How to Raise a Concern - Step 3**

- If the member of staff does not feel that the CEO or Special People Partnership Ltd will appropriately handle their concerns, the member of staff may report their concerns directly to Constantine Bentai, the Freedom to Speak Up Guardian at Special People Partnership Ltd., whose contact details are:

Constantine Bentai

**5.8 How to Raise a Concern - Step 4**

- If the member of staff does not feel that the CEO, Special People Partnership Ltd or Freedom to Speak Up Guardian will appropriately handle their concerns, the member of staff may report their concerns directly to the Care Quality Commission on 03000 616161 or through its website
- The CQC will not disclose the member of staff's identity without their consent unless there are legal reasons requiring the CQC to do so, e.g. where the information is about a child or vulnerable adult who is at risk

**5.9 Protection and Support**

It is understandable that whistleblowers are sometimes worried about possible repercussions. Special People Partnership Ltd. aims to encourage openness and will support staff who raise genuine concerns under this policy, even if they turn out to be mistaken.

Whistleblowers must not suffer any detrimental treatment as a result of raising a concern. Detrimental treatment includes dismissal, disciplinary action, threats or other unfavourable treatment connected with raising a concern. If an individual believes that they have suffered any such treatment, they should inform the CEO immediately. If the matter is not remedied, the individual should raise it formally using the grievance procedure at Special People Partnership Ltd..

Anyone who threatens or retaliates against whistleblowers in any way may be subject to disciplinary action.

Prior to raising a concern, the member of staff may want to get free, independent and confidential advice from:

- The Whistleblowing Helpline for NHS and Social Care (Speak Up):
  - 0300 311 22 33
  - [england.speakup1@nhs.net](mailto:england.speakup1@nhs.net)

Or

- Protect (Formerly Public Concern at Work) - A whistleblowing charity:
  - 020 3117 2520
  - [info@protect-advice.org.uk](mailto:info@protect-advice.org.uk)

- [www.protect-advice.org.uk](http://www.protect-advice.org.uk)

### 5.10 Investigation

The CEO may arrange a meeting to discuss the concern. If so, the individual may bring a colleague or union representative to any meetings under this policy. The individual's companion must respect the confidentiality of the disclosure and any subsequent investigation.

The CEO, in consultation with Special People Partnership Ltd, shall have discretion over the nature of the investigation into concerns raised, including, where it is considered appropriate, the involvement of others such as Adult Social Services or auditors. If there is evidence of criminal activity, the Police will be informed.

Special People Partnership Ltd. cannot always guarantee the outcome the individual is seeking. However, Special People Partnership Ltd. will try to deal with the individual's concern in a fair and appropriate way. If the individual is not happy with the way in which the concern has been handled, they can raise it with one of the contacts listed at paragraphs 5.5 to 5.7.

### 5.11 CEO and Special People Partnership Ltd Responsibility

- Responsibility for dealing with any concerns reported will lie with the CEO who will have access to Special People Partnership Ltd
- If the concerns relate to the CEO, concerns should be escalated to Special People Partnership Ltd
- If the concerns involve both the CEO and Special People Partnership Ltd or if an individual is fulfilling both roles, the member of staff can contact the CQC

### 5.12 Protected Disclosures and Safeguarding

- Where a safeguarding concern is received by a member of staff, Islington London Borough Council safeguarding policies and procedures will be followed
- Where a safeguarding concern is received by a member of staff and refers to the actions of the Manager or Deputy Manager, then the referral must in the first instance be made to the Social Services Adult Protection Team
- The Adult Protection Team will take the responsibility of informing other agencies. The contact details for the local Social Services for Special People Partnership Ltd. are as follows:

ASC Islington

020 7527 1000

### 5.13 Raising a Concern - Timescales

The individual with whom the concern is raised will acknowledge the concern within locally agreed timescales and in line with best practice.

The investigating officer will be confirmed to the member of staff along with any further information required including contact information and an estimate of the likely timescales involved.

**5.14** Where possible, the responsible manager will feed back to the member of staff who raised the concern on the outcome of any investigation, although this may not always be possible in full due to the nature of the disclosure.

**5.15** A record of the information provided and details of the proceedings will be kept in line with best practice.

### 5.16 False, Malicious, Vexatious Allegations

All whistleblowing concerns will be investigated. However, if a member of staff is found to have made allegations maliciously and/or not in good faith, disciplinary action may be taken. A member of staff will never be disciplined for raising a concern, so long as they follow the whistleblowing procedure or make disclosures in accordance with the Public Interest Disclosure Act 1998 (PIDA).

### 5.17 Bullying and Harassment of Whistleblowers

Unless an employer has taken reasonable steps to prevent this type of victimisation by co-workers, it will be deemed liable for the acts of its staff. It is therefore no longer enough to deal with incidents of bullying or harassment as and when they arise, on a case by case basis. The only basis upon which an employer will now be able to defend itself against liability for the actions of its staff will be by proactive steps. In order to demonstrate a "reasonable steps" defence, an employer will need to anticipate conduct such as bullying and harassment. To avoid incidents of bullying or harassment occurring, Special People Partnership Ltd. will take the following steps:

- Adhere to the Whistleblowing Policy
- Embed a culture of openness and transparency
- Communicate the policy
- Offer any necessary training to ensure that it is put into effect
- Take action if any worker bullies or harasses a whistleblower

### 5.18 Employment Contracts, Whistleblowing and Confidentiality

The PIDA protects Whistleblowers from being restricted to bring claims of whistleblowing. Special People Partnership Ltd. will seek legal or Human Resource advice to ensure that (where relevant) any agreements between Special People Partnership Ltd. and the employee/worker does not prevent them from issuing a whistleblowing claim.

### 5.19 Monitoring, Review, Continuous Improvement

Special People Partnership Ltd. strives through its Good Governance and Quality Assurance policies and procedures to ensure that as an organisation it has a clear audit and review process in place that seeks to foster a culture of continuous improvement and learning.

Special People Partnership Ltd. invites and actively seeks feedback, especially from those who may be faced with particular barriers to speaking up and raising concerns.

### 5.20 External Disclosures

The aim of this policy is to provide an internal mechanism for reporting, investigating and remedying any wrongdoing in the workplace. In most cases it should not be necessary to alert anyone externally.

The law recognises that in some circumstances it may be appropriate for individuals to report their concerns to an external body such as a regulator. It will very rarely, if ever, be appropriate to alert the media. Special People Partnership Ltd. strongly encourages staff members to seek advice before reporting a concern to anyone external.

Whistleblowing concerns usually relate to the conduct of staff, but they may sometimes relate to the actions of a third party, such as a supplier or service provider. In some circumstances, the law will protect an individual if they raise the matter with the third party directly. However, Special People Partnership Ltd. encourages staff to report such concerns internally first, in line with this policy.

## 5.21 Care and Support at Special People Partnership Ltd.

Special People Partnership Ltd. provides care and support to Client/Service Users with a range of needs in a person-centred, safe, and lawful way.

All staff must follow the guidance within this policy and the Client/Service User's Care Plan, ensuring that assessed needs, reasonable adjustments and individual preferences are met.

- Every Client/Service User is treated equally and with dignity and respect
- Care and support are tailored to individual needs, preferences and desired outcomes
- Staff follow legal, regulatory, and professional guidance at all times
- Person-centred approaches are used to promote independence, choice, and wellbeing

To support this approach, staff will also follow the policies and procedures below where applicable:

- Person-Centred Care and Supporting Planning
- Safeguarding Adults
- Raising Concerns, Freedom to Speak Up and Whistleblowing
- Mental Capacity Act (MCA) 2005
- Deprivation Of Liberty in Community Settings
- Consent to Care, Support and Treatment
- Equality, Diversity and Human Rights
- Overarching Medicines Management
- Positive Behaviour Support Including Challenging Behaviour
- Restrictive Practices Including Restraint and Physical Interventions
- Sex, Sexuality and Relationships

This list is not exhaustive and there will be additional policies and procedures in place to support specific Client/Service User needs. Staff must seek clarification from their line manager or the CEO, Mr Constantine Bentai, if there is any uncertainty.

Staff supporting any specialist area of need will receive appropriate induction and training. They will complete competency assessments, where required, to meet the needs of Client/Service Users as outlined in the Training Policy and Procedure at Special People Partnership Ltd..

To ensure Client/Service Users receive person-centred care and support from Special People Partnership Ltd., staff must adhere to the following **Supporting Children and Young People**

### ***Delete the age ranges that you do not support***

- *Children aged 0-3 years*
- *Children aged 4-12 years*
- *Children aged 13-18 years*

### **Supporting Children and Young People**

Staff will ensure the safety, wellbeing, and development of children and young people in line with their care and support plan. Staff must:

- Always act in the individual's best interests
- Follow safeguarding procedures and report any concerns immediately
- Promote learning, play, education and inclusion

In addition, staff will also follow this policy:

- Safeguarding Children and Child Protection

### **Supporting People with a Learning Disability**

Staff must support people with a learning disability in line with this policy and the individual care and support plan. Staff must follow any assessed needs, reasonable adjustments, and personal preferences, which include:

- Communicating in ways the person understands
- Supporting choice, dignity and independence
- Ensuring care and support are compassionate and outcome focused

In addition, staff will also follow these policies:

- Access to NHS Services
- Advocacy
- Co-Production
- Specialist Needs
- Supporting those with a Learning Disability
- Supporting Communication and Sensory Needs
- Positive Risk Taking
- Trauma Informed Care and Support

### **Supporting People with Mental Health Needs**

Staff must support individuals with mental health needs safely, respectfully, and in line with their care and support plan which should include information that enables staff to know, understand and follow:

- The promotion of recovery and wellbeing
- Any crisis or relapse prevention plans
- The process for recording and reporting any changes in mood or behaviour
- Any individualised risk assessments completed

In addition, staff will also follow these policies:

- Access to NHS Services
- Community Treatment Orders
- Mental Health Act 1983 and Regulations 2008
- Prevention and Management of Self-harm and Suicide
- Safe and Supportive Observations
- Supporting Mental Health Conditions

- Trauma Informed Care and Support

### **Supporting People Living with Dementia**

Staff will provide compassionate and person-centred care and support for individuals living with dementia, following both this policy and their care and support plan which should include:

- Using calm, reassuring communication
- Supporting orientation and familiar routines
- Information about providing stimulating and engaging environments
- Meaningful activities and engagement
- Respecting life history and personal preferences.

In addition, staff will also follow these policies:

- Dementia
- Dignity, Respect and Choice
- Specialist Needs
- Supporting Communication and Sensory Needs

### **Supporting People with Autism**

Staff will ensure that individuals with autism are supported according to their care and support plan, respecting their sensory, communication, and social needs. This includes:

- Following individual communication and sensory care and support profiles
- Maintaining structure and predictability
- Involving and including people important to the individual
- Making any reasonable adjustments in line with the Equality Act 2010

In addition, staff will also follow these policies:

- Access to NHS Services
- Adults with Autism
- Advocacy
- Co-Production
- Specialist Needs
- Supporting Communication and Sensory Needs
- Positive Risk Taking
- Trauma Informed Care and Support

### **Supporting People with Sensory Impairments**

Staff will support people with visual, hearing, or dual sensory impairments as detailed in their care and support plan which should also include:

- Using agreed communication methods (e.g. sign language, large print)
- Ensuring the environment supports safe access and orientation
- Providing specialist equipment or aids as assessed

In addition, staff will also follow these policies:

- Specialist Needs
- Supporting Communication and Sensory Needs

### **Supporting People with Physical Disabilities**

Staff will provide support that promotes independence, dignity, and safety in line with the individual care and support plan which should also include:

- The use of correct moving and handling techniques
- Supporting access to equipment or adaptations
- Encouraging choice and autonomy

In addition, staff will also follow these policies:

- Access to NHS Services
- Specialist Needs
- Mobility

### **Supporting People who Misuse Drugs or Alcohol**

Staff will offer non-judgmental, person-centred support to individuals affected by drug or alcohol misuse, following their care and support plan which should include information regarding:

- The promotion of harm reduction and recovery
- Following any risk or relapse management plan
- Working closely with healthcare or addiction services

In addition, staff will also follow these policies:

- Access to NHS Services
- Community Treatment Orders
- Consumption of Alcohol
- Illegal Possession of Drugs on Premises
- Mental Health Act 1983 and Regulations 2008
- Safe and Supportive Observations
- Substance Abuse
- Supporting Mental Health Conditions
- Trauma Informed Care and Support

### **Supporting People with an Eating Disorder**

Staff will support individuals with eating disorders safely and sensitively, following guidance in their care and support plan. Staff must:

- Follow care and meal support plans closely
- Monitor and report any physical or behavioural changes
- Work with health professionals and families where appropriate

In addition, staff will also follow these policies:

- Access to NHS Services
- Nutrition and Hydration
- Prevention and Management of Self-harm and Suicide
- Safe and Supportive Observations
- Supporting Mental Health Conditions
- Trauma Informed Care and Support

:



## 6. Definitions

### 6.1 Whistleblower

- The term 'whistleblower' is used to describe people who make a 'qualifying disclosure' about a genuine concern at work. Where a worker suffers a detriment or is dismissed as a result, then they may have certain employment protections under the Employment Rights Act 1996 (as amended by the Public Interest Disclosure Act 1998, often referred to as 'PIDA')

### 6.2 Qualifying Disclosure

- Qualifying disclosures are disclosures of information where the worker reasonably believes (and it is in the public interest) that one or more of the following matters is either happening, has taken place, or is likely to happen in the future:
  - A criminal offence
  - The breach of a legal obligation
  - A miscarriage of justice
  - A danger to the health and safety of any individual
  - Damage to the environment
  - Sexual harassment
  - Deliberate attempt to conceal any of the above

### 6.3 Public Interest

- A disclosure made in the interest of the public, i.e. not relating to an individual such as in a grievance case

### 6.4 Grievance or Private Complaint

- A dispute about the employee's own employment position without a public interest aspect

### 6.5 PIDA

- Public Interest Disclosure Act 1998 - Legislation which provides protection to workers who make disclosures in the public interest

### 6.6 Employee/Staff

- PIDA refers to 'workers'. This policy has used the term employee/staff/colleagues to reflect the relevant persons that this policy relates to. The NHS integrated Policy (2016) 'Freedom to Speak Up: Whistleblowing Policy for the NHS' refers to volunteers being included. However, PIDA does not specifically include volunteers

as they are not paid employees and therefore cannot be compensated financially for ill treatment or unfair dismissal

### 6.7 Criminal Justice and Courts Act 2015

- Legislation which lays out the offences involving ill-treatment or wilful neglect by a person providing health or social care

### 6.8 Anonymously

- Made or done by someone whose name is not known or made public

### 6.9 Vicarious Liability

- Vicarious liability refers to a situation where someone is held responsible for the actions or omissions of another person. In a workplace context, an employer can be liable for the acts or omissions of its employees, provided it can be shown that they took place in the course of their employment

### 6.10 Whistleblowing

- The disclosure of information which relates to suspected wrongdoing or dangers at work. This may include (but is not limited to):
  - Criminal activity
  - Failure to comply with any legal (or professional) obligation or regulatory requirements
  - Miscarriages of justice
  - Danger to health and safety
  - Damage to the environment
  - Bribery
  - Facilitating tax evasion
  - Financial fraud or mismanagement
  - Breach of internal policies and procedures
  - Conduct likely to damage the reputation or financial wellbeing of the organisation
  - Unauthorised disclosure of confidential information
  - Negligence
  - The deliberate concealment of any of the above matters



## 7. Key Facts - Professionals

Professionals providing this service should be aware of the following:

- All staff have a duty to ensure standards of quality care by raising concerns regarding inappropriate behaviour, unlawful conduct, poor practice or behaviour and will be protected and supported to do so
- Special People Partnership Ltd. is committed to the Raising Concerns, Freedom to Speak Up and Raising Concerns, Freedom to Speak Up and Whistleblowing Policy and Procedure and will act on information given in line with it
- Special People Partnership Ltd. will monitor the effectiveness of the whistleblowing procedures and will review every concern raised to identify and address any themes or trends

- On induction, staff will be trained on the whistleblowing procedures of Special People Partnership Ltd.. Information on how to report concerns will be visible at Special People Partnership Ltd.
- All whistleblowers will be treated in a fair way and will not be victimised or prejudiced as a result of a genuine concern



## 8. Key Facts - People Affected by The Service

People affected by this service should be aware of the following:

- If you have concerns that you are at risk of harm or abuse, you can contact Mr Constantine Bentai. Special People Partnership Ltd. has a safeguarding policy and your Service User Guide provides information on who you can talk to
- If you want to complain or have a comment about your service you can use the procedure for complaints at Special People Partnership Ltd.



## Further Reading

**Care Quality Commission (CQC) - Promoting Sexual Safety Through Empowerment:**

[https://www.cqc.org.uk/sites/default/files/20200225\\_sexual\\_safety\\_sexuality.pdf](https://www.cqc.org.uk/sites/default/files/20200225_sexual_safety_sexuality.pdf)

**GOV.UK - Whistleblowing For Employees:**

<https://www.gov.uk/whistleblowing>

**Protect Charity:**

<https://protect-advice.org.uk/>

**NHS England - Freedom to speak up in Primary Care (includes a draft whistleblowing policy for NHS primary care):**

<https://www.england.nhs.uk/wp-content/uploads/2016/11/whistleblowing-guidance.pdf>

**NHS England - The National Speak up Policy:**

<https://www.england.nhs.uk/publication/the-national-speak-up-policy/>

**ACAS - Whistleblowing at Work:**

<https://www.acas.org.uk/whistleblowing-at-work>

**GOV.UK - Whistleblowing: Guidance for Employers and Code of Practice:**

<https://assets.publishing.service.gov.uk/media/5a819ef5e5274a2e87dbe9e3/bis-15-200-whistleblowing-guidance-for-employers-and-code-of-practice.pdf>

**QCS - Employment Rights Act April 2026 - Whistleblowing and Sexual Harassment:**

<https://www.qcs.co.uk/employment-rights-act-april-2026-whistleblowing-and-sexual-harassment/>

**Policies:**

- Safeguarding Policies and Procedures
- Grievances Policy and Procedure
- Duty of Candour Policy and Procedure
- Complaints, Suggestions and Compliments Policy and Procedure
- Anti-Bullying Policy and Procedure
- Data Protection and Confidentiality Policy and Procedure
- Sexual Harassment Policy and Procedure

**Resources - Employment Rights Act 2025 Factsheets:**

- The Employment Rights Act 2025 - Whistleblowing and Sexual Harassment
- Employment Rights Act 2025



**Outstanding Practice**

To be "outstanding" in this policy area you could provide evidence that:

- Special People Partnership Ltd. enables employees to raise concerns by providing support (such as a helpline) from an independent agency in regard to whistleblowing concerns
- Special People Partnership Ltd. has a designated Whistleblowing Champion and evidence of the proactive nature of this role and how it is a success
- Special People Partnership Ltd. uses lessons learnt from concerns, without breaching confidentiality, to ensure continuous improvement of the service
- The wide understanding of the policy is enabled by proactive use of the QCS App
- Staff report that Special People Partnership Ltd. is extremely open, transparent and actively supports and encourages whistleblowing



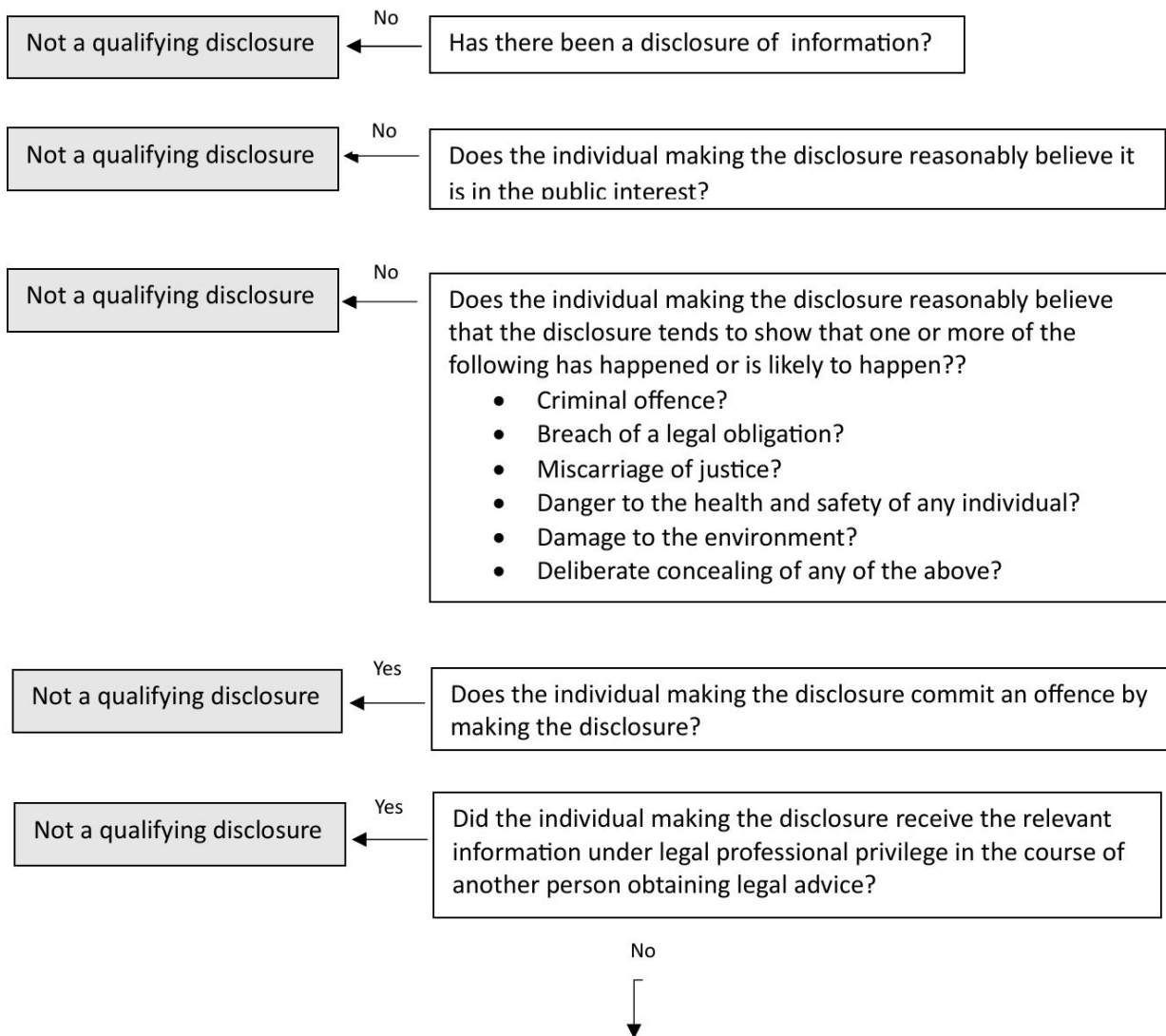
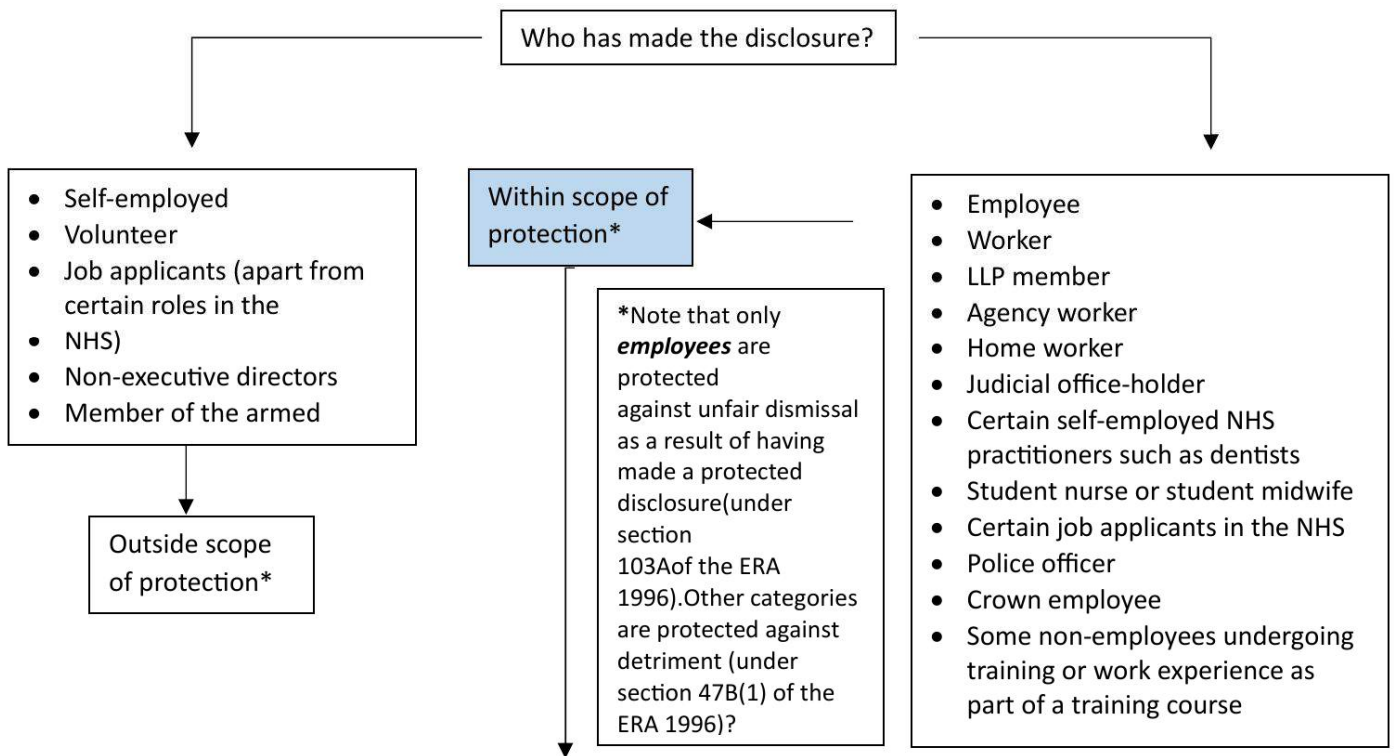
**Forms**

The following forms are included as part of this policy:

Title of form	When would the form be used?	Created by
<a href="#">Whistleblowing Flow Chart</a>	To outline the process for whistleblowing	QCS

**Special People Partnership Ltd.**

Special people Brickworks Community Centre 42 Crouch Hill London N4 4BY



Qualifying disclosure

To whom has the qualifying disclosure been made?

**Employer?**

- An individual may have two employers for this purpose
- Includes any third party authorised by whistleblowing procedure?

**A third party** where the individual reasonably believes the wrongdoing relates to their conduct or to a matter which is their legal responsibility

**Legal adviser** in the course of taking legal advice?

**Any government minister Or member of the Scottish Government** where the individual is employed by an individual or body appointed under any enactment

**Prescribed person** where the individual reasonably believes:

- The wrongdoing falls within the description of matters for which the person or body has been prescribed?
- The information disclosed and any allegations it contains are substantially true

**Wider disclosure** to Anyone else, where:

- The individual reasonably believes that the information disclosed and any allegations it contains are substantially true
- The individual does not act for personal gain?
- It is reasonable in all the circumstances to make the disclosure?

Is the wrong doing of an exceptionally serious nature?

Is the disclosure reasonable in all the circumstances, having regard in particular to the identity of the person to whom the disclosure was made?

Not a protected disclosure

Is one or more of the following conditions satisfied?

- The individual has previously disclosed substantially the same information to their employer or a prescribed person?
- The individual reasonably believed they would be subjected to a detriment by their employer if disclosure was made to the employer or prescribed person?
- In the absence of a prescribed person, the individual reasonably believed that disclosure to the employer would result in material evidence being concealed or destroyed?

Protected disclosure

