

Involve Selection Ltd.'s Equality and Diversity policy

Involve Selection Ltd is committed to encouraging equality and diversity among our workforce, and eliminating unlawful discrimination.

The aim is for our entire workforce to be truly representative of all sections of society and our customers, and for each employee to feel respected and able to give their best.

The organisation - in providing goods and/or services and/or facilities - is also committed against unlawful discrimination of customers or the public

The policy's purpose is to:

The purpose of this policy is to establish clear Involve Selection guidance regarding equality and diversity and to establish key principles, structures and monitoring arrangements for the company. Involve Selection recognises its legal obligations under the following legislation:

- The Equality Act 2010
- Human Rights Act 1998
- Apprenticeships, Skills, Children and Learning Act 2009
- Special Educational Needs and Disability Act 2001
- SEND Code of Practice 2014
- provide equality, fairness and respect for all in our employment, whether temporary, part-time or full-time



- not unlawfully discriminate because of the Equality Act 2010 protected characteristics of age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race (including colour, nationality, and ethnic or national origin), religion or belief, sex (gender) and sexual orientation
- oppose and avoid all forms of unlawful discrimination. This includes in pay and benefits, terms
 and conditions of employment, dealing with grievances and discipline, dismissal, redundancy,
 leave for parents, requests for flexible working, and selection for employment, promotion,
 training or other developmental opportunities

The organisation commits to:

- encourage equality and diversity in the workplace as they are good practice and make business sense
- create a working environment free of bullying, harassment, victimisation and unlawful discrimination, promoting dignity and respect for all, and where individual differences and the contributions of all staff are recognised and valued
- This commitment includes training managers and all other employees about their rights and
 responsibilities under the equality policy. Responsibilities include staff conducting themselves
 to help the organisation provide equal opportunities in employment, and prevent bullying,
 harassment, victimisation and unlawful discrimination.



- All staff should understand they, as well as their employer, can be held liable for acts of bullying, harassment, victimisation and unlawful discrimination, in the course of their employment, against fellow employees, customers, suppliers and the public
- take seriously complaints of bullying, harassment, victimisation and unlawful discrimination by fellow employees, customers, suppliers, visitors, the public and any others in the course of the organisation's work activities
- Such acts will be dealt with as misconduct under the organisation's grievance and/or disciplinary procedures, and any appropriate action will be taken. Particularly serious complaints could amount to gross misconduct and lead to dismissal without notice
- Further, sexual harassment may amount to both an employment rights matter and a criminal matter, such as in sexual assault allegations. In addition, harassment under the Protection from Harassment Act 1997
 - which is not limited to circumstances where harassment relates to a protected characteristic
 - is a criminal offence
- Make opportunities for training, development and progress available to all staff, who will be helped and encouraged to develop their full potential, so their talents and resources can be fully utilised to maximise the efficiency of the organisation
- Decisions concerning staff being based on merit (apart from in any necessary and limited exemptions and exceptions allowed under the Equality Act)



- Review employment practices and procedures when necessary to ensure fairness, and also update them and the policy to take account of changes in the law
- Monitor the make-up of the workforce regarding information such as age, gender, ethnic
 background, sexual orientation, religion or belief, and disability in encouraging equality and
 diversity, and in meeting the aims and commitments set out in the equality policy
- Monitoring will also include assessing how the equality policy, and any sporting action plan, are
 working in practice, reviewing them annually, and considering and taking action to address any
 issues
- When training apprentices this policy will be administered to each apprentice on day one of their employment as part of their induction.

This policy applies to all members of the employees of Involve Selection and its partners. This community includes:

- All prospective and existing employees including apprentices and those working off site.
- Permanent and temporary staff, as well as those employed by third parties
- Partner organisations such as the employers of work based apprentices.

Details of the organisation's grievance and disciplinary policies and procedures can be found on our system. This includes with whom an employee should raise a grievance – usually their line manager.



Use of the organisation's grievance and/or disciplinary procedures does not affect an employee's right to make a claim to an employment tribunal within three months of the alleged discrimination.

This policy will be kept up to date, will be reviewed at least annually and is signed by Involve Selection Ltd.'s Designated Safeguarding Lead James Brooklyn:

James Brooklyn
Designated Safeguarding Lead
October 2023