

BRENT BULLS CICEQUAL OPPORTUNITY AND DIVERSITY POLICY

LAST REVIEWED 19/07/20

1. POLICY STATEMENT

BRENT BULLS CIC IS COMMITTED TO ACHIEVING A WORKING ENVIRONMENT WHICH PROVIDES EQUALITY OF OPPORTUNITY AND FREEDOM FROM UNLAWFUL DISCRIMINATION ON THE GROUNDS OF RACE, SEX, PREGNANCY AND MATERNITY, MARITAL OR CIVIL PARTNERSHIP STATUS, GENDER REASSIGNMENT, DISABILITY, RELIGION OR BELIEFS, AGE OR SEXUAL ORIENTATION. THIS POLICY AIMS TO REMOVE UNFAIR AND DISCRIMINATORY PRACTICES WITHIN THE COMPANY AND TO ENCOURAGE FULL CONTRIBUTION FROM ITS DIVERSE COMMUNITY. THE COMPANY IS COMMITTED TO ACTIVELY OPPOSING ALL FORMS OF DISCRIMINATION.

THE COMPANY ALSO AIMS TO PROVIDE A SERVICE THAT DOES NOT DISCRIMINATE AGAINST ITS MEMBERS IN THE MEANS BY WHICH THEY CAN ACCESS THE SERVICES AND GOODS SUPPLIED BY THE COMPANY. THE COMPANY BELIEVES THAT ALL EMPLOYEES AND MEMBERS ARE ENTITLED TO BE TREATED WITH RESPECT AND DIGNITY.

ANY AND ALL PERSONAL DATA USED IN CONNECTION WITH THIS POLICY SHALL BE COLLECTED, HELD, AND PROCESSED IN ACCORDANCE WITH THE BRENT BULLS CIC DATA PROTECTION POLICY.

2. OBJECTIVES OF THIS POLICY

- TO PREVENT, REDUCE AND STOP ALL FORMS OF UNLAWFUL DISCRIMINATION IN LINE WITH THE EQUALITY ACT 2010.
- TO ENSURE THAT RECRUITMENT, PROMOTION, TRAINING, DEVELOPMENT, ASSESSMENT, BENEFITS, PAY, TERMS AND CONDITIONS OF EMPLOYMENT, REDUNDANCY AND DISMISSALS ARE DETERMINED ON THE BASIS OF CAPABILITY, QUALIFICATIONS, EXPERIENCE, SKILLS AND PRODUCTIVITY.

3. DESIGNATED OFFICER(S)

PIERS TANG, HR AND COVID-19 OFFICER; CLIVE CASTILLO, DIRECTOR

4. DEFINITION OF DISCRIMINATION

DISCRIMINATION IS UNEQUAL OR DIFFERENTIAL TREATMENT WHICH LEADS TO ONE PERSON BEING TREATED MORE OR LESS FAVOURABLY THAN OTHERS ARE, OR WOULD BE, TREATED IN THE SAME OR SIMILAR CIRCUMSTANCES ON THE GROUNDS OF RACE, SEX, PREGNANCY AND MATERNITY, MARITAL OR CIVIL PARTNERSHIP STATUS, GENDER REASSIGNMENT, DISABILITY, RELIGION OR BELIEFS, AGE OR SEXUAL ORIENTATION. DISCRIMINATION MAY BE DIRECT OR INDIRECT, AND INCLUDES DISCRIMINATION BY PERCEPTION AND ASSOCIATION.



5. TYPES OF DISCRIMINATION

5.1 DIRECT DISCRIMINATION

THIS OCCURS WHEN A PERSON OR A POLICY INTENTIONALLY TREATS A PERSON LESS FAVOURABLY THAN ANOTHER ON THE GROUNDS OF RACE, SEX, PREGNANCY AND MATERNITY, MARITAL OR CIVIL PARTNERSHIP STATUS, GENDER REASSIGNMENT, DISABILITY, RELIGION OR BELIEFS, AGE OR SEXUAL ORIENTATION.

5.2 DIRECT DISCRIMINATION

THIS IS THE APPLICATION OF A POLICY, CRITERION OR PRACTICE WHICH THE MEMBER APPLIES TO ALL MEMBERS OF THE CLUB BUT WHICH IS SUCH THAT:

- IT IS IT DETRIMENTAL TO A CONSIDERABLY LARGER PROPORTION OF PEOPLE FROM THE GROUP THAT THE PERSON THE MEMBER IS APPLYING IT TO REPRESENTS:
- THE MEMBER CANNOT JUSTIFY THE NEED FOR THE APPLICATION OF THE POLICY ON A NEUTRAL BASIS; AND THE PERSON TO WHOM THE EMPLOYER IS APPLYING IT SUFFERS DETRIMENT FROM THE APPLICATION OF THE POLICY.

EXAMPLE: A REQUIREMENT THAT ALL MEMBERS OF THE CLUB MUST BE 6FT TALL IF THAT REQUIREMENT IS NOT JUSTIFIED BY THE POSITION WOULD INDIRECTLY DISCRIMINATE AGAINST EMPLOYEES WITH AN ORIENTAL ETHNIC ORIGIN, AS THEY ARE LESS LIKELY TO BE ABLE TO FULFIL THIS REQUIREMENT.

5.3 HARASSMENT

THIS OCCURS WHEN A PERSON IS SUBJECTED TO UNWANTED CONDUCT THAT HAS THE PURPOSE OR EFFECT OF VIOLATING THEIR DIGNITY OR CREATING AN INTIMIDATING, HOSTILE, DEGRADING, HUMILIATING OR OFFENSIVE ENVIRONMENT.

5.4 VICTIMISATION

THIS OCCURS WHEN A PERSON IS TREATED LESS FAVOURABLY BECAUSE THEY HAVE BOUGHT OR INTEND TO BRING PROCEEDINGS OR THEY HAVE GIVEN OR INTEND TO GIVE EVIDENCE.

6. UNLAWFUL REASONS FOR DISCRIMINATION

6.1 SEXUAL

IT IS NOT PERMISSIBLE TO TREAT A PERSON LESS FAVOURABLY ON THE GROUNDS OF SEX, MARITAL STATUS, CIVIL PARTNERSHIP, PREGNANCY OR MATERNITY, GENDER REASSIGNMENT OR TRANSGENDER STATUS. THIS APPLIES TO MEN, WOMEN AND THOSE UNDERGOING OR INTENDING TO UNDERGO GENDER REASSIGNMENT. SEXUAL HARASSMENT OF MEN AND WOMEN CAN BE FOUND TO CONSTITUTE SEX DISCRIMINATION.

6.2 AGE

IT IS NOT PERMISSIBLE TO TREAT A PERSON LESS FAVOURABLY BECAUSE OF THEIR AGE. THIS APPLIES TO PEOPLE OF ALL AGES. THIS DOES NOT CURRENTLY APPLY TO THE CALCULATION OF REDUNDANCY PAYMENTS.

6.3 DISABILITY

IT IS NOT PERMISSIBLE TO TREAT A DISABLED PERSON LESS FAVOURABLY THAN A NON-DISABLED PERSON. REASONABLE ADJUSTMENTS MUST BE MADE TO GIVE THE DISABLED PERSON AS MUCH ACCESS TO ANY SERVICES AND ABILITY TO BE EMPLOYED, TRAINED, OR PROMOTED AS A NON-DISABLED PERSON.

6.4. AGE

IT IS NOT PERMISSIBLE TO TREAT A PERSON LESS FAVOURABLY BECAUSE OF THEIR RACE, THE COLOUR OF THEIR SKIN, THEIR NATIONALITY OR THEIR ETHNIC ORIGIN.

6.5 SEXUAL ORIENTATION

IT IS NOT PERMISSIBLE TO TREAT A PERSON LESS FAVOURABLY BECAUSE OF THEIR SEXUAL ORIENTATION. FOR EXAMPLE, AN EMPLOYER CANNOT REFUSE TO EMPLOY A PERSON BECAUSE S/HE IS HOMOSEXUAL, HETEROSEXUAL OR BISEXUAL.

6.6 RELIGION OR BELIEF

IT IS NOT PERMISSIBLE TO TREAT A PERSON LESS FAVOURABLY BECAUSE OF THEIR RELIGIOUS BELIEFS OR THEIR RELIGION OR THEIR LACK OF ANY RELIGION OR BELIEF.



7. POSITIVE ACTION IN RECRUITMENT

UNDER THE EQUALITY ACT 2010, POSITIVE ACTION IN RECRUITMENT AND PROMOTION APPLIES AS OF 6 APRIL 2011. 'POSITIVE ACTION' MEANS THE STEPS THAT THE COMPANY CAN TAKE TO ENCOURAGE PEOPLE FROM GROUPS WITH DIFFERENT NEEDS OR WITH A PAST RECORD OF DISADVANTAGE OR LOW PARTICIPATION, TO APPLY FOR POSITIONS WITHIN THE COMPANY.

IF THE COMPANY CHOOSES TO UTILISE POSITIVE ACTION IN RECRUITMENT, THIS WILL NOT BE USED TO TREAT PEOPLE WITH A PROTECTED CHARACTERISTIC MORE FAVOURABLY, IT WILL BE USED ONLY IN TIE-BREAK SITUATIONS, WHEN THERE ARE TWO CANDIDATES OF EQUAL MERIT APPLYING FOR THE SAME POSITION.

8. REASONABLE ADJUSTMENTS

THE COMPANY HAS A DUTY TO MAKE REASONABLE ADJUSTMENTS TO FACILITATE THE EMPLOYMENT OF A DISABLED PERSON. THESE MAY INCLUDE:

- MAKING ADJUSTMENTS TO PREMISES;
- RE-ALLOCATING SOME OR ALL OF A DISABLED EMPLOYEE'S DUTIES;
- TRANSFERRING A DISABLED EMPLOYEE TO A ROLE BETTER SUITED TO THEIR DISABILITY;
- RELOCATING A DISABLED EMPLOYEE TO A MORE SUITABLE OFFICE;
- GIVING A DISABLED EMPLOYEE TIME OFF WORK FOR MEDICAL TREATMENT OR REHABILITATION;
- PROVIDING TRAINING OR MENTORING FOR A DISABLED EMPLOYEE;
- SUPPLYING OR MODIFYING EQUIPMENT, INSTRUCTION AND TRAINING MANUALS FOR DISABLED EMPLOYEES; OR
- ANY OTHER ADJUSTMENTS THAT THE COMPANY CONSIDERS REASONABLE AND NECESSARY
 PROVIDED SUCH ADJUSTMENTS ARE WITHIN THE FINANCIAL MEANS OF THE COMPANY.

IF AN MEMBER HAS A DISABILITY AND FEELS THAT ANY SUCH ADJUSTMENTS COULD BE MADE BY THE COMPANY, THEY SHOULD CONTACT THE DESIGNATED OFFICER.

9. RESPONSIBILITY FOR THE IMPLEMENTATION OF THIS POLICY

ALL MEMBERS, EMPLOYEES, SUBCONTRACTORS AND AGENTS OF THE COMPANY ARE REQUIRED TO ACT IN A WAY THAT DOES NOT SUBJECT ANY OTHER EMPLOYEES OR CLIENTS TO DIRECT OR INDIRECT DISCRIMINATION, HARASSMENT OR VICTIMISATION ON THE GROUNDS OF THEIR RACE, SEX, PREGNANCY OR MATERNITY, MARITAL OR CIVIL PARTNERSHIP STATUS, GENDER REASSIGNMENT, DISABILITY, RELIGION OR BELIEFS, AGE OR SEXUAL ORIENTATION.

THE CO-OPERATION OF ALL MEMBERS IS ESSENTIAL FOR THE SUCCESS OF THIS POLICY. CLUB COMMITTEE MEMBERS ARE EXPECTED TO FOLLOW THIS POLICY AND TO TRY TO ENSURE THAT ALL MEMBERS EMPLOYEES, SUBCONTRACTORS AND AGENTS DO THE SAME.

MEMBERS MAY BE HELD INDEPENDENTLY AND INDIVIDUALLY LIABLE FOR THEIR DISCRIMINATORY ACTS BY THE COMPANY AND IN SOME CIRCUMSTANCES AN EMPLOYMENT TRIBUNAL MAY ORDER THEM TO PAY COMPENSATION TO THE PERSON WHO HAS SUFFERED AS A RESULT OF DISCRIMINATORY ACTS. THE COMPANY TAKES RESPONSIBILITY FOR ACHIEVING THE OBJECTIVES OF THIS POLICY, AND ENDEAVOURS TO ENSURE COMPLIANCE WITH RELEVANT LEGISLATION AND CODES OF PRACTICE.

10. ACTING ON DISCRIMINATORY BEHAVIOUR / ADVICE AND SUPPORT ON DISCRIMINATION IN THE EVENT THAT AN MEMBER IS THE SUBJECT OR PERPETRATOR OF, OR WITNESS TO, DISCRIMINATORY BEHAVIOUR, PLEASE REFER TO THE CLUBS CONSTITUTION OR CONTACT THE DESIGNATED OFFICERS FOR ADVICE AND SUPPORT.

