

Respectful Workplace Policy

POL.COR.23.XX

Policy Type:	Corporate Policy (Approved by Council)	
Date Approved:	November XX, 2023	
Department:	Administration	
Staff Report:	FAF.23.176	
By-Law No.:	Not Applicable	

Policy Statement

The Town of The Blue Mountains (the Town) is committed to providing a Psychologically Safe work environment for all Workers, members of Council, volunteers (including members of Advisory Committees, Boards, and Special Committees), students on placements, and individuals contracted by the Town on a "purchase for service" agreement. Acts of harassment, bullying, cyberbullying, Disrespectful Behaviour, and Discrimination, will not be tolerated within the Town's Workplace. Any such act committed by or against any Worker will be subject to the Town's Discipline Policy and/or legal action.

The Town has established a Respectful Workplace Program that implements this policy. It sets clear expectations of Respectful Workplace behaviour to prevent disrespectful, harassing, or discriminatory Workplace behaviours from occurring. Additionally, the policy and program outline the steps required to report and resolve complaints of disrespect, harassment, and Discrimination.

The Town will ensure this policy and the supporting program are implemented and maintained and that all Workers and Supervisors have the appropriate information and instructions to protect them from harassment in the Workplace.

Supervisors will adhere to this policy and the supporting program. Supervisors are responsible for ensuring that measures and procedures are followed by Workers and that Workers have the information they need to protect themselves.

Every Worker must work in compliance with this policy and the supporting program. All Workers are encouraged to raise any concerns about Workplace harassment and to report any incidents or threats.

Management pledges to investigate and deal with all incidents and complaints of harassment and Discrimination in a fair and timely manner, respecting the privacy of all concerned as much as possible.

(See Appendix A for the policy format for posting)

Purpose

The Town of The Blue Mountains (the Town) is committed to providing and maintaining a work environment that is based on respect for the dignity and rights of everyone in the organization. The Town strives to maintain a positive and Respectful Workplace where all individuals have a shared responsibility to:

- Promote positive communication;
- Embrace diversity, equity, and inclusion including anti-racism and reconciliation to foster a sense of belonging, acceptance, and value for all;
- Support an inclusive atmosphere where everyone can thrive;
- Encourage fair and respectful treatment;
- Encourage thinking about how other people want and deserve to be treated;
- Acknowledge and reward polite, courteous, and considerate conduct;
- Promote collaboration, teamwork, and active listening;
- Support the sharing of opinions and ideas in an open-minded, understanding manner;
- Encourage positive feedback for ideas, suggestions, or successes; and,
- Encourage thinking before we act, speak, or type, and consider how our actions affect others.

This is a companion policy to the Workplace Violence Policy and Program, which addresses Workplace violence, including actual, attempted, or threatened violence and domestic violence that may occur in the Workplace.

Application

This policy applies to all Town Workers including students on placement, individuals contracted by the Town on a "purchase for service" agreement, Volunteers, and Members of the Public.

The only exceptions are for Members of Council, Local Boards, and Advisory Committees who are subject to the Code of Conduct for Members of Council, Local Boards, and Advisory Committees including the Discreditable Conduct and Workplace Harassment and Discrimination provisions found in the Code of Conduct.

Definitions

Act: is the Occupational Health and Safety Act, R.S.O. 1990, as amended.

Advisor: is a Town-appointed advocate for a Respectful Workplace. An Advisor assists Workers in understanding their rights and obligations under the Town's Respectful Workplace Program.

Complainant: any person who submits a complaint under this program.

Discrimination: includes any distinction, exclusion, or preference based on the protected grounds in the Ontario Human Rights Code, which nullifies or impairs equality of opportunity in employment, or equality in the terms and conditions of employment.

The protected grounds of Discrimination are:

- Race, colour, ancestry, citizenship, ethnic origin, or place of origin
- Creed, religion
- Age
- Sex (including pregnancy)
- Sexual orientation
- Gender identity, gender expression
- Family, marital (including same-sex partnership) status
- Disability or perceived disability
- A record of offences for which a pardon has been granted under the federal Criminal Records Act and has not been revoked, or an offence in respect of any provincial enactment

Discriminatory Harassment: includes comments or conduct based on the protected grounds in the Ontario Human Rights Code that the recipient does not welcome or that offends them.

Some examples of Discriminatory Harassment include:

- Offensive comments, jokes, or behaviour that disparage or ridicule a person's membership in one of the protected grounds, such as race, religion, or sexual orientation
- Imitating a person's accent, speech or mannerisms
- Persistent or inappropriate questions about whether a person is pregnant, has children, or plans to have children

 Inappropriate comments or jokes about an individual's age, sexual orientation, personal appearance or weight

Harassing comments or conduct can poison someone's work environment, making it a hostile or uncomfortable place to work, even if the person is not being directly targeted. This is commonly referred to as a poisoned working environment and it is also a form of harassment.

Some examples of actions that can create a poisoned work environment include:

- Displaying offensive or sexual materials, such as posters, pictures, calendars, Web sites, or screen savers
- Distributing offensive e-mail messages or attachments, such as pictures or video files
- Practical jokes that embarrass or insult someone
- Jokes or insults that are offensive, racist, or discriminatory in nature

Disrespectful Behaviour: failing or refusing to treat others in a professional, courteous, dignified, fair, and/or equitable manner, whether through words or actions. Some examples of Disrespectful Behaviour may include:

- Intentionally ignoring communication, such as failing to return phone calls, voice mails, e-mails, or acknowledging others
- Habitually being late for appointments and meetings or repeatedly not showing up or unnecessarily rescheduling meetings without approval from a Supervisor
- Gossiping or speaking negatively about others
- Disrespectful conduct during meetings including repeatedly interrupting, talking over people, having side conversations, or repeatedly texting/emailing
- Disrespectful emails or other written communications
- Communicating private information, including reprimands, in a public forum
- Rude comments and statements whether directed at a particular individual or not
- Using demeaning and inappropriate language

Indirect Communication: includes communication that is electronic (e.g. text message, e-mail, social-network site), written (cards, letters), via a third person (relay message, delivery), via telephone or fax, or any other means. See also Cyberbullying under the definition of Workplace Harassment.

Psychological Safety: is the absence of harm and/or threat of harm to mental well-being that a Worker might experience.

Respectful Workplace: means a positive, safe, and healthy Workplace that results in the preservation of equal dignity and creates a culture that supports an individual's physical, emotional, social, and psychological health and safety.

Respondent: is any person who is a Worker (including any Worker whether covered by a collective agreement or employed under an individual contract of employment), any person who is a volunteer, and any other person who is alleged to have engaged in bullying or harassment as defined in this program.

Sexual Harassment: The Act defines Workplace Sexual Harassment as:

- Engaging in a course of vexatious comment or conduct against a Worker, in a Workplace because of sex, sexual orientation, gender identity, or gender expression where the course of comment or conduct is known or ought reasonably to be known to be unwelcome, or
- Making a sexual solicitation or advance where the person making it is in a position to confer, grant, or deny a benefit or advancement to the Worker and the person knows or ought reasonably to know the solicitation or advance is unwelcome

Workplace Sexual Harassment can involve unwelcome words or actions associated with sex, sexual orientation, or gender that are that are known or should be known to be offensive, embarrassing, humiliating, or demeaning to a Worker or group of Workers, in a Workplace. It can also include behaviour that intimidates or isolates individual(s).

The comments or conduct typically happen more than once, although a single unwelcome solicitation or advance from a manager, Supervisor, or another person who has the power to reward or punish the Worker may constitute Workplace Sexual Harassment.

Workplace Sexual Harassment may include:

- Asking questions, talking, or writing about sexual activities
- Rough or vulgar humour or language related to sexuality, sexual orientation or gender
- Displaying or circulating pornography, sexual images, or offensive sexual jokes in print or electronic form including on social media
- Leering or inappropriate staring
- Invading personal space
- Unnecessary physical contact, including inappropriate touching
- Demanding hugs, dates, or sexual favours
- Making gender-related comments about someone's physical characteristics, mannerisms, or conformity to sex-role stereotypes

- Verbally abusing, threatening, or taunting someone based on gender or sexual orientation
- Threatening to penalize or otherwise punish a Worker if they refuse a sexual advance

Where the conduct or behaviour includes inappropriate sexual touching, this may also constitute a criminal offence such as sexual assault. In such cases, the police should be notified.

What are gender identity and gender expression?

- Gender identity is each person's internal and individual experience of gender. It is their sense of being a woman, a man, both, neither, or anywhere along the gender spectrum. A person's gender identity may be the same as or different from their birth-assigned sex. Gender identity is fundamentally different from a person's sexual orientation
- Gender expression is how a person publicly presents their gender. This can include behaviour and outward appearances such as dress, hair, make-up, body language, and voice. A person's chosen name and pronoun are also common ways of expressing gender

Supervisor: is the person to whom a Worker directly reports concerning matters related to their employment. Examples include Supervisor, Manager, Director, CAO, CEO, Board, and Council.

Systemic Discrimination: includes patterns of behaviour, policies, or practices that are part of the structure of an organization that create or perpetuate disadvantage for anyone based on the protected grounds under the OHRC. Systemic Discrimination may be intentional or unintentional.

Third Party: is a person who is not a Worker or a Supervisor. This includes individuals contracted by the Town on a "purchase for service" agreement, members of the public, customers, and members of the general public.

Workplace Harassment and Bullying: is a health and safety issue that is covered under the Act.

The Act defines "Workplace harassment" as:

• Engaging in a course of vexatious comment or conduct against a Worker in a Workplace that is known or ought reasonably to be known to be unwelcome.

Workplace harassment may have some or all of the following components:

• It is generally repetitive, although a single serious incident may constitute Workplace harassment if it undermines the recipient's psychological or physical integrity and has a lasting harmful effect

- It is hostile, abusive, or inappropriate and can be delivered via direct or Indirect Communication
- It affects the person's dignity or psychological integrity
- It results in a poisoned work environment

In addition, behaviour that intimidates, isolates, or discriminates against the recipient may also be included.

Some examples of Workplace harassment include:

- Verbally abusive behaviour, such as yelling, insults, ridicule and name-calling, including remarks, jokes or innuendoes that demean, ridicule, intimidate or offend
- Workplace pranks, vandalism, bullying and hazing
- Gossiping or spreading malicious rumours
- Excluding or ignoring someone, including the persistent exclusion of a particular person from Workplace-related social gatherings
- Undermining someone else's efforts by setting impossible goals with short deadlines and deliberately withholding information that would enable a person to do his or her job
- Providing only demeaning or trivial tasks in place of normal job duties
- Humiliating someone
- Sabotaging someone else's work
- Displaying or circulating offensive pictures or materials
- Offensive or intimidating phone calls or e-mails
- Impeding an individual's efforts at promotions or transfers for reasons that are not legitimate
- Making false allegations about someone in memos or other work-related documents
- Cyberbullying is deliberate, repeated bullying or harassing behaviour that uses the internet, social media, or other web-related technology, such as email and text messages, experienced by a Worker.

What isn't harassment?

Workplace harassment should not be confused with legitimate, reasonable management actions that are part of the normal work function, including:

• Constructive, respectful disagreement among co-workers

POL.COR.23.XX Respectful Workplace Policy

- Normal and appropriate exercise of Supervisory responsibilities, including appropriate performance management, training, work assignment, and discipline
- Normal social interaction, good-natured joking, and appropriate humour in the Workplace.
- Requesting medical documents in support of an absence from work

The test of harassment:

• It does not matter whether a person intended to offend someone. The test of harassment is whether that person knew or should have known that the comments or conduct were unwelcome to the other person. For example, someone may make it clear through his or her conduct or body language that the behaviour is unwelcome, in which case the person must immediately stop that behaviour

Although it is commonly the case, the harasser does not necessarily have to have power or authority over the victim. Harassment can occur from co-worker to co-worker, Supervisor to Worker, and Worker to Supervisor.

Harassment can be subtle or overt. It may be a single event or may involve a continuing series of incidents. Harassing behaviour may be unintended or deliberately directed at another individual. In any case, the impact on that individual is what matters.

Worker: has the definition ascribed under the Act, and also includes any person recognized by the Town as a volunteer.

Workplace: means any land, premises, location, or thing at, upon, in, or near which a Worker works. For clarity, this includes all locations where Employees conduct Town business or social activities and where their behaviour may have a subsequent impact on work relationships, work environment, and/or performance. This includes when employees are working remotely, including from home. Incidents that occur by way of electronic communication (e.g. unwelcome phone calls, voice mail, texting, group chat messages, on e-mail or other social media, and the display of offensive materials on computers, smartphones, or other computing devices) will be considered to have occurred in the Workplace if directed to or from Employees and where such conduct may reasonably be expected to have an impact on work relationships, the work environment and/or performance.

Procedures

A. Preventing Harassment

It is a mutual responsibility of all Workers to ensure that the Town creates and maintains a harassment-free Workplace, from all possible sources (including customers, individuals contracted by the Town on a "purchase for service" agreement, Supervisors, Workers, members of the general public and domestic/intimate partners).

1. The Town's Commitment

The Town will do its part by not tolerating or condoning discrimination or harassment in the Workplace. This includes making everyone in the organization aware of what behaviour is and is not appropriate, investigating complaints, and imposing suitable corrective measures.

2. Duties of Supervisors

Supervisors are expected to assist in creating a harassment-free Workplace and to immediately contact an Advisor if they receive a complaint of Workplace harassment, or witness or are aware of harassment. Specific expectations of Supervisors include:

- Actively promote a Respectful Workplace
- Approach Workers if something is suspected. Symptoms of harassment or Discrimination may include reduced productivity, changes in behaviour, rumours, increased sick leave, increased resignations, or sudden changes in performance
- Discuss the situation with the alleged harasser. They may be unaware that their behaviour is offensive. Even if the allegations are denied, the discussion should be treated as a warning that inappropriate Workplace behaviour will not be tolerated
- Keep a record. Supervisors should keep a personal record of all discussions with the alleged victim and alleged harasser
- Seek advice and assistance from an Advisor about the Town's procedures for handling harassment or discrimination complaints

3. Duties of All Workers

All Workers are required to promote and contribute to a Respectful Workplace.

Each Worker must ensure that their behaviour does not violate this policy and must foster a work environment that is based on respect and is free of harassment.

Workers must set a positive example for one another and for individuals contracted by the Town on a "purchase for service" agreement, volunteers, members of the public, and others who may be present in the Workplace. This means not participating in harassment, or Discrimination, but also includes not ignoring or turning a blind eye to these issues. If you are aware of harassment, or Discrimination, contact your Supervisor or an Advisor.

4. Duties of Advisors

To assist in understanding one's rights and obligations under this policy, the Town has appointed certain individuals to act as Advisors.

The role of an Advisor is to:

- Act as a resource and answer inquiries with respect to this policy
- Discuss complaints on a confidential basis, unless the Advisors are required to release information by law, or where there is a risk of harm to a Worker or another individual, or the Advisor believes a criminal act has been committed
- Assist in the informal resolution of complaints through counselling
- Engage in discussions with the Respondent to see if the matter can be resolved informally
- Refer staff and their loved ones to external counselling such as the Employee Assistance Plan

Advisors are impartial and may provide assistance in resolving issues of harassment and Discrimination to any Worker, contractor, volunteer or member of the public. That can include facilitating a solution between two or more affected parties or assisting a Complainant, Respondent or witness during an investigation.

Advisors are advocates for a Respectful Workplace - they are not advocates for a particular individual. Advisors maintain confidentiality to the extent practicable and appropriate under the circumstances.

In the case there is a complaint against the CAO, the Mayor and/or Deputy Mayor will act as the Advisor.

The Town's Advisors are:

- Chief Administrative Officer
- Manager of Human Resources
- HR/Health and Safety Advisor
- Mayor and/or Deputy Mayor (if deemed necessary/requested and/or if a complaint is made against the CAO)

B. Procedure for Resolving and Investigating Harassment Complaints

1. Informal Procedure

If a Worker believes that they are being harassed, the Worker is strongly encouraged to tell the person to stop, as long as the Worker feels comfortable doing so. A Worker should do so as soon as they receive any unwelcome comments or conduct. Although this may be difficult to do, telling the person that you do not like their actions is often enough to stop the behaviour.

Some of the things a Worker can say that might stop the behaviour include:

- "I don't want you to do that."
- "Please stop doing or saying . . ."
- "It makes me uncomfortable when you . . ."
- "I don't find it funny when you . . ."

If the harassment continues after the Worker has confronted the individual, the Worker may want to provide them with a written statement of the situation. The Worker should include specific details of the behaviours considered to be harassing, a request to the harasser to stop, and expectations that they will stop. The Worker should provide details of the next steps they plan to take if the harassment does not stop, e.g., filing a formal complaint. The Worker should make sure they keep a copy of this statement for their records.

2. Formal Procedure

If the complaint cannot be resolved informally or if it is too serious to handle on an informal basis, a Worker may bring a formal complaint to an Advisor.

Advisors act as Workplace coordinators with respect to harassment and Discrimination in the Workplace.

If a Worker brings forward a formal complaint, as much written information as possible will be required, including the name of the person they believe is harassing them, the place, date, and time of the incident(s), and the names of any possible witnesses. This information should be provided on a copy of the Workplace Violence/Harassment Reporting Form (Appendix B).

It is important that complaints are received as soon as possible so that the problem does not escalate or happen again. Once the complaint is received a formal investigation will be initiated if deemed necessary and appropriate to do so.

Discrimination and harassment are serious matters. Therefore, if a Worker decides not to make a formal complaint, an Advisor may still need to investigate the matter and take steps to prevent further harassment. For example, there may be a need to continue with an investigation if the allegations are serious or if there have been previous complaints or incidents involving the Respondent.

Please note that it is the Town's policy not to investigate anonymous complaints unless there are extenuating circumstances.

Complainant	Submit Formal Complaint To:	Advisor will Report the Formal Complaint To:
Council or Board Member	CAO or Manager of HR/Integrity Commissioner via Town Clerk Exclusions: If the formal complaint is due to treatment from anyone other than a fellow council member it should be submitted to the CAO or Manager of HR. All complaints related to a fellow council member are dealt with through the Code of Conduct for Members of Council	Mayor/CAO/Manager of HR All Complaints with a Council Member/Board Member as a Respondent are to be directed to the Integrity Commissioner via the Town Clerk
Employee	CAO/Manager of HR or HR/Health and Safety Advisor Exclusions: If the complaint is regarding the CAO it should be submitted to the Mayor or designate. If the complaint is regarding the Manager of HR it should be submitted to the CAO All complaints related to a council member are dealt with through the Code of Conduct for Members of Council	CAO/Manager of HR/Director of Department
Volunteer	CAO/Manager of HR or HR/Health and Safety Advisor All complaints related to a council member are dealt with through the Code of Conduct for Members of Council	CAO/Manager of HR/Director of Department
Students	CAO/Manager of HR or HR/Health and Safety Advisor All complaints related to a council member are dealt with through the Code of Conduct for Members of Council	CAO/Manager of HR/Director of Department

3. Investigation Procedure for Workplace Harassment

One or more Advisors will commence an investigation process as quickly as possible. The Advisors will utilize an external investigator for each formal investigation. The investigation will include:

- Interviewing the Complainant and Respondent to ascertain all of the facts and circumstances relevant to the complaint, including dates and locations
- Interviewing witnesses, if any
- Reviewing any related documentation, the investigator shall have access to all relevant documents requested in the course of the investigation
- Making detailed notes of the investigation and maintaining them in a confidential file

Once the investigation is complete, the investigator will prepare and submit a detailed report of the findings to the Manager of Human Resources and/or the CAO or the Mayor/Deputy Mayor as applicable.

It is the Town's goal to complete any investigation and communicate the results to the Complainant and Respondent within 90 days after the receipt of a complaint, where possible. In some cases, an investigation may take longer. For example, if there are more than five witnesses or one of the parties or a key witness is unavailable (such as on a leave of absence).

4. Corrective Action

The Manager of Human Resources and the CAO in consultation with Council will determine what action should be taken as a result of the investigation, with the exception of complaints that involve the CAO as a Respondent. In this case, Council as a whole will determine the sanctions.

The Advisors will inform the Complainant and Respondent of the results of the investigation in writing and whether (but not necessarily what) corrective measures were taken, if any were necessary.

If a finding of harassment is made, the Town will take appropriate corrective measures, regardless of the Respondent's seniority or position in the Town. The Complainant will be advised as to what corrective measures have been taken to prevent further incidents of harassment but may not include specific details of any particular discipline that has been imposed.

Corrective measures may include one or more of the following:

- Discipline, such as a verbal warning, written warning, or suspension without pay
- Termination with or without cause

- Referral for counselling (sensitivity training), anger management training, Supervisory skills training, or attendance at educational programs on Workplace Respect
- A demotion or denial of a promotion
- Reassignment or transfer
- Financial penalties, such as the denial of a bonus or performance-related salary increase
- Any other disciplinary action deemed appropriate under the circumstances
- Referral of the Respondent and Complainant to mediation if both parties agree to the process

If there is not enough evidence to substantiate the complaint, corrective measures will not be taken.

If a Worker makes a complaint in good faith and without malice, regardless of the outcome of the investigation, the Worker will not be subject to any form of discipline. The Town will, however, discipline or terminate any Worker who brings a deliberately false and malicious complaint.

C. Procedure for Addressing Harassment or Discrimination by Third Parties

If a Worker believes that someone who is not a member of the Town, e.g., a customer, member of the public, supplier, etc., has harassed or discriminated against them, the Worker must report the harassment to their Supervisor or an Advisor.

Although the Town has limited control over third parties, it will do its best to address the issue and prevent further problems from arising. To further this goal, the Town will take the following steps:

Supervisors: Supervisors will be the first point of contact for Workers who believe that they have been harassed or discriminated against by a Third Party. Supervisors will:

- Discuss the situation with the Worker
- If possible, discuss the situation with the alleged harasser. For example, if the alleged harasser is a customer or a contractor and is present in a Workplace, the Supervisor can speak to that person, politely advise them of this Respectful Workplace Program, and ask that they cease their behaviour. In cases of a contractor who is an employee of an organization, the employer should be notified as soon as practicable and should be invited to attend any meetings with the contractor
- Keep records of all discussions

POL.COR.23.XX Respectful Workplace Policy

• If necessary, seek advice and assistance from an Advisor about the Town's procedures for handling harassment or Discrimination complaints

Advisors: Advisors will support and give advice to Workers and Supervisors in addressing harassment or Discrimination by third parties.

If an Advisor is satisfied that harassment or Discrimination has occurred, and that other measures (e.g., the Worker asking the harasser to stop, or a Supervisor speaking to the harasser) have not been effective in stopping the problem, the Advisor will prepare a Staff Report detailing the events for Council and recommend that Council assist in ending the harassment as per their role as Directors in the Act. Upon Council direction, a letter will be drafted for the Mayor's/Deputy Mayor's signature informing the harasser of this Respectful Workplace Program and insisting that they cease their behaviour. The letter may include language such as:

"I wish to advise you that the Town of The Blue Mountains has in place a Respectful Workplace program which explicitly applies to "individuals who are not Workers of the Town, such as customers, suppliers or members of the public..." "The policy, and the Occupational Health and Safety Act, define Workplace harassment as: Engaging in a course of vexatious comment or conduct against a Worker in a Workplace that is known or ought reasonably to be known to be unwelcome."

"I wish to advise and make clear to you that the comments which you made toward our staff on [date] are considered vexatious comments against our Workers, and such comments are unwelcome."

"Please refrain from making any such comments/conduct toward or about our staff in the future."

If the harassment continues following the letter from the Mayor, the Town will consider further measures including but not limited to issuing a trespass to property notice, permanently blocking electronic communication and other means that the Town feels are appropriate to prevent further harassment, bullying, and violent behaviour from Third Party members of the Workplace.

D. Confidentiality of Complaints and Investigations

The Town recognizes its duty to protect confidentiality as legislated in the Act. The Town also recognizes the sensitive nature of harassment and Discrimination complaints and will keep all complaints confidential, to the extent that it is able to do so. The Town will only release as much information as is necessary to investigate and respond to the complaint or situation or if required to do so by law.

POL.COR.23.XX Respectful Workplace Policy

Out of respect for the relevant individuals, it is essential that the Complainant, Respondent, witnesses and anyone else involved in the formal investigation of a complaint maintain confidentiality throughout the investigation and afterward.

E. Protection from Retaliation

The Town will not tolerate any reprisal, retaliation, taunts, or threats against anyone who complains about harassment or Discrimination or takes part in an investigation. Any person who taunts retaliates against or threatens any Worker in relation to a harassment or Discrimination complaint may be disciplined or terminated, including but not limited to the Respondent of the complaint. Breaches of confidentiality during the investigation are considered reprisals.

Any reprisal, or expressed or implied threat of reprisal, for making and pursuing a complaint under this Program is itself considered a breach of this policy.

Consequences of Non-Compliance

Failure to abide by this policy may result in progressive discipline, up to and including termination, as per the Town of The Blue Mountains discipline policy, termination of purchase agreements, and/or any means which the Town feels are appropriate to prevent further harassing, bullying and Disrespectful Behaviour from Third Party members of the Workplace.

References and Related Policies

- Occupational Health and Safety Act, R.S.O. 1990, c. O.1
- Toolbox
- Lauren Bernardi "Powerful Employment Policies" (published by Canada Law Book)
- POL.HS.06.01 Individual Responsibilities
- POL.HS.06.07 Refusal to Work
- POL.COR.13.24 Progressive Discipline
- POL.COR.18.04 Protocol Policy for Complaints Related to Members of Council and Local Boards
- POL.COR.19.02 Council Staff Relationship Protocol
- POL.COR.21.06 Code of Conduct for Members of Council, Local Boards and Advisory Committees
- POL.COR.22.07 Respectful Public Interactions
- POL.COR.22.08 Frivolous, Vexatious or Unreasonable Complaints
- POL.COR.23XX Workplace Violence
- Appendix A Respectful Workplace Violence & Harassment Program Posted Policy

Review Cycle

This policy will be reviewed annually or as required due to legislative changes by the Joint Health and Safety Committee and the Senior Management Team for the approval of Council.