EEO, Discrimination, Harassment, Bullying and Violence Policy

1. INTRODUCTION

- 1.1. Aussie Locums supports equal employment in the workplace and eliminating unlawful discrimination, bullying, harassment and violence in the workplace. We are committed to providing all workers with a healthy and safe work environment free from inappropriate behaviour. This policy is intended to provide managers and Workers with information to help Aussie Locums achieve its policy objectives by outlining expectations of behaviour and procedures for dealing with complaints.
- 1.2. We expect all workers to behave in a professional manner and to treat each other with dignity and respect when they are at work. We encourage all workers who experience inappropriate behaviour such discrimination, bullying, harassment or violence to report it. When inappropriate behaviour is reported, it will be seen as a serious matter and will be investigated in a timely manner.

2. SCOPE

- 2.1. The EEO, Discrimination, Bullying, Harassment and Violence Policy is applicable to all employees, contractors, volunteers, interns and consultants ("**Workers**").
- 2.2. Workers must comply with this policy at all times during work (including outside of ordinary working hours), or when representing or acting on behalf of Aussie Locums at work related events and social functions. This policy also applies where there is a relevant connection to the workplace or where there is a significant effect on the workplace (e.g. posting a discriminatory message about an employee or customer on a social media platform). The phrase 'in connection with work' used in the context of sexual or sex-based harassment includes:
 - Unlawful conduct that is connected to the person's performance of their duties. It can
 include conduct that is outside of standard hours and can include conduct performed
 in person or online whether using Aussie Locums's equipment or not;
 - II. Activity authorised or permitted by Aussie Locums, for example, a work-related function or event:
 - III. Conduct that occurs in a location that the person could reasonably be expected to be whilst at work, for example, in a lunchroom, in a lift, bathroom or car park;
 - IV. Unlawful conduct between Workers;
 - V. Unlawful conduct towards persons with whom Workers come into contact in connection to their work e.g. customers, other members of the public; and/or



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- VI. Unlawful conduct by third parties towards Workers in connection with their work –e.g. customers, members of the public.
- 2.3. Behaviour that is inconsistent with this policy will not be tolerated and depending on the severity may lead to disciplinary action including termination of employment or engagement.

2.4. RELATED POLICIES AND PROCEDURES

This policy should be read in conjunction with the following Aussie Locums policies and procedures:

- AL-POL- 011 Code of Conduct
- AL-POL-008 Work Health and Safety Policy
- AL-SP-015 Workplace Health Safety
- AL-SP-016 Complaints Resolution Procedure
- AL-SP-017 Security Procedure
- AL-SP-023 Grievance Procedure
- AL-POL-029 Sexual Harassment Policy
- AL-SP-024 Sexual Harassment and Sex and Gender Based Prevention Plan

3. POLICY

- 3.1. Behaviour that is inconsistent with this policy will not be tolerated and may result in disciplinary action up to and including termination of a Worker's employment or engagement.
- 3.2. Where a Worker is working for clients of Aussie Locums ("**Host Company**"), they must comply with the Host Company's policies relating to discrimination, bullying, harassment and violence. Behaviour that is inconsistent with a Host Company's policy will not be tolerated and may result in disciplinary action which may include termination of assignment and/or termination of employment with Aussie Locums.

4. EQUAL EMPLOYMENT OPPORTUNITY

- 4.1. It is the policy of Aussie Locums that all persons in the workplace be treated on the basis of merit and according to their skills and abilities. This shall include, but is not limited to, matters involving:
 - recruitment, selection, transfers, promotions, performance reviews, training and development, supervision and management of staff, counselling, disciplinary procedures and termination of employment; and
 - b) remuneration practises and benefits.
- 4.2. A Worker's gender, marital status, pregnancy, parental or family responsibilities, race, age, physical or mental disability, sexual orientation,

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transgender, political or religious beliefs, social origin, trade union activity or inactivity, or any other attribute prohibited by law, will not form the basis of employment or engagement decisions.

5. DISCRIMINATION AND HARASSMENT

- 5.1. Aussie Locums believes that all Workers have a right to work in a productive environment in which discriminatory conduct or harassment of others is not tolerated.
- 5.2. Through reasonable management, Aussie Locums will endeavour to prevent discrimination and harassment from occurring in the workplace.
- 5.3. All forms of harassment and unlawful discrimination can have many negative effects in the workplace. Workers who are subjected to or witness this type of treatment often feel intimidated or anxious at work.

What is Unlawful Discrimination?

- 5.4. Unlawful discrimination may occur when a Worker is treated less favourably than others because of that Worker's individual characteristics or because that person belongs to a particular group of people. Everyone should feel comfortable in the workplace and individual differences should be respected.
- 5.5. Discrimination does not have to be intentional to be unlawful. The intention of the person discriminating is irrelevant. Two types of discrimination can occur in the workplace:
 - a) **Direct Discrimination** this occurs when an individual treats another person less favourably for an unlawful reason.
 - b) **Indirect Discrimination** this occurs when a policy or practise appears neutral but in fact results in an individual or group being treated less favourably.
- 5.6. Employment decisions may be unlawful if they are made on the basis of a person's:
 - a) gender (including marital status, pregnancy or potential pregnancy or transgender status):
 - b) race (including colour, descent, nationality, ethnic or ethno-religious origin);
 - c) sexuality (including sexual orientation);
 - d) age;
 - e) marital status;
 - f) family or carer's responsibilities;
 - g) pregnancy and breastfeeding (including the expression of milk or the preparation to express milk and storage of milk);
 - h) religion
 - i) political opinion/activities;
 - j) irrelevant criminal records;
 - k) disability, disease or injury;
 - I) industrial activity (including trade union activity or non-activity);or
 - m) an association with someone who has or is

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assumed to have one of these characteristics.

Examples of Unlawful Discrimination

- 5.7. The following examples may constitute unlawful discrimination in the workplace:
 - a) a pregnant employee being pressured to resign prior to taking any maternity leave;
 - b) making the decision not to hire an employee on the basis of the person's ethnicity.
- 5.8. It is illegal to discriminate on the basis that a person is perceived to have one of the above attributes, even if they do not actually have that attribute. For example, it is illegal to discriminate against a person because you think that the person has a disability, even if they do not in fact have the disability.
- 5.9. All Workers have an obligation not to discrimination in the course of their employment. If an employee witnesses another employee engage in discrimination, the employee has an obligation to report such conduct to Aussie Locums as soon as possible following Aussie Locums's ordinary grievance procedure.
- 5.10. The Sex Discrimination Act 1984 (SD Act) also prohibits discrimination on the ground of sex. Sex-based discrimination occurs when the discriminator treats a person less favourably than, in circumstances that are the same or substantially the same, the discriminator would treat a person of a different sex. The conduct must relate to:
 - a) the sex of the person harassed;
 - a characteristic that appertains generally to persons of the sex of the person harassed (this covers instances where someone is harassed because of a characteristic associated with members of that person's sex, such as anatomical attributes. For example, a male staff member being belittled by a colleague for having an "excessively high-pitched voice", "sounding more like a girl than a boy" and wearing a pink shirt to work instead of the stereotypical blue shirt for males);
 - c) a characteristic that is generally imputed to persons of the sex of the person harassed (this includes harassment on the grounds of gendered stereotypes, including characteristics generally imputed by society to one sex or the other, such as caring responsibilities being the domain of women).
- 5.11. A person who causes, instructs, induces, aids or permits another person to do any of the above conduct may be taken to have engaged in discrimination on the ground of sex.
- 5.12. Discrimination does not have to be wilful or intentional to be unlawful. The person engaging in discriminatory conduct may not be aware that their conduct is discriminatory. However, whether the person had knowledge or intention to act in a discriminatory manner is not a relevant consideration when determining whether the person is responsible for the conduct.

What is Harassment?



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- 5.13. Harassment is any unwelcome or uninvited behaviour that is based on one of the unlawful reasons that a reasonable person would anticipate might offend, humiliate or intimidate another person, whether or not that effect is intended.
- 5.14. Harassment may occur as a single act, or as a series of incidents, persistent innuendoes or threats. It can take many forms- it may be silent or loud, subtle or openly hostile, private or public.
- 5.15. Harassment may take the form of general bullying or be specifically aimed at people with particular individual attributes and characteristics. This latter type of harassment may amount to unlawful discrimination.

6. Sex-based Harassment

- 6.1. Sex-based harassment involves behaviour that is sexist and demeaning in nature, but that is not necessarily sexual. Sex-based harassment is unwelcome conduct of a demeaning nature that is engaged in because of the person's sex, or a characteristic that is generally connected to or attributed to the person's sex, in circumstances which a reasonable person, having regard to all the circumstances, would have anticipated the possibility that the person harassed would be offended, humiliated or intimated by the unwelcome conduct.
- 6.2. Sex-based harassment may be verbal or written. Additionally, a person who causes, instructs, induces, aids or permits another person to do any of the above conduct may be taken to have engaged in sex-based harassment. Examples of sex-based harassment may include:
 - Using offensive or derogatory language related to an individual's sex, including sexist comments, slurs or jokes that belittle or demean someone based on their sex:
 - ii. Asking intrusive personal questions based on a person's sex;
 - iii. Asking intrusive or inappropriate questions about an individual's gender identity, body, or personal life that make them feel uncomfortable or targeted.

7. SEXUAL HARASSMENT

- 7.1. Sexual harassment in the workplace generally includes any unwelcome conduct of a sexual nature which a reasonable person would find offensive. It may be physical, verbal or written. Additionally, a person who causes, instructs, induces, aids or permits another person to do any of the above conduct may be taken to have engaged in sexual harassment.
- 7.2. Certain conduct that may be tolerated in social situations could constitute sexual harassment in the workplace when it is unwelcome. At the same time, sexual harassment must not be confused with conduct that has the consent of all involved. Behaviour that is based on mutual attraction, friendship and respect is not likely to constitute sexual harassment as long as the interaction is consensual and reciprocated.
- 7.3. All Workers have an obligation not to engage in sexual



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harassment in the course of their employment. If a Worker witnesses another Worker engage in sexual harassment, the Worker has an obligation to report such conduct to Aussie Locums as soon as possible following Aussie Locums's ordinary grievance procedure.

- 7.4. Sexual harassment is considered as serious misconduct and will not be tolerated by Aussie Locums under any circumstances.
- 7.5. Aussie Locums is committed to maintaining a working environment which is free from sexual harassment and is not hostile on the grounds of sex. Aussie Locums regards sexual harassment and the creation of a hostile environment on the grounds of sex, as a serious issue and endeavours to treat any complaints in a sensitive, fair and confidential manner.

Examples of Sexual Harassment

- 7.6. The following examples may constitute sexual harassment when they are offensive to a Worker, regardless of any innocent intent on the part of the offender:
 - a) the public display of pornography, including on the Internet;
 - b) continued use of jokes containing sexual innuendo;
 - c) intrusive enquiries into another Worker's private life, their sexuality or physical appearance;
 - d) persistent requests from a colleague to go for a drink where such requests have been consistently declined;
 - e) persistent staring or leering at a person or parts of their body;
 - f) sexually offensive telephone calls or text messages;
 - g) requests for, or expectations of, sexual activity under threat, or in exchange for favours or promises of preferential treatment;
 - h) deliberate or unnecessary physical contact, such as groping, patting, pinching, fondling, deliberate brushing up against another body, or attempts at kissing;
 - i) public displays of nudity commonly referred to as flashing; or
 - j) sexual violence at the most extreme, sexual assault and forced attempts at sexual intercourse which may also be an offence under criminal law.
- 7.7. This is not an exhaustive list as there are many different actions that may constitute sexual harassment. They are useful examples which show the wide range of actions that may fall within the definition of sexual harassment.

8. HOSTILE WORKING ENVIRONMENTS

- 8.1. The SD Act also prohibits conduct that subjects another person to a workplace environment that is hostile on the grounds of sex. Sexual harassment may occur where a workplace environment is sexually charged or hostile, creating a feeling of unwelcome or exclusion by a person, even if the specific conduct is not directed at a particular person.
- 8.2. Unlike the other forms of harassment, subjecting a person to a hostile work environment on the basis of sex does not have to be directed at a specific person. A person subjects another person to a hostile work environment on the ground of sex if the person engages



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in the conduct where that person the second person is in the workplace at the same time as or after the conduct has occurred and a reasonable person considering all the circumstances, would have anticipated the possibility of the conduct resulting in the workplace environment being offensive, intimidating or humiliating to a person of a particular sex.

- 8.3. An example of a workplace being a hostile environment on the grounds of sex can include a workshop hanging pictures of naked women. Such conduct can result in an offensive, intimidating and humiliating environment for people of one sex, which is unlawful.
- 8.4. Sex discrimination, sex-based harassment, sexual harassment and conduct that creates a hostile work environment on the basis of sex, or a characteristic that is generally connected to or attributed to the person's sex:
 - i. Does not:
 - Require the person effected by the conduct to object to the conduct;
 - Need to be wilful or intentional
 - ii. Can occur:
 - Irrespective of the sex or characteristic of the person engaging in the conduct;
 - As a one-off incident or pattern of conduct; or
 - At all levels of Aussie Locums.

9. AUSSIE LOCUMS'S POSITIVE DUTY OBLIGATION

- 9.1. Aussie Locums is committed to fulfilling its legal obligations under the SD Act, including its positive duty to take reasonable and proportionate measures to eliminate, as far as possible, sex discrimination in the work context, sexual and sex-based harassment in connection with work, and conduct that amounts to subjecting a person to a hostile workplace on the ground of sex and acts of victimisation (**Unlawful Conduct**).
- 9.2. Aussie Locums is committed to adhering to the below seven standards as endorsed by the Australian Human Rights Commission to eliminate Unlawful Conduct in the work context or in connection with work. As such, we commit to:
 - i. Leadership: ensuring our senior leaders, managers and supervisors understand their obligations under the SD Act and have up to date knowledge about relevant unlawful conduct. We are visible in our commitment to safe, respectful and inclusive workplaces that value gender diversity and gender equality. We will ensure appropriate measures for preventing and responding to Unlawful Conduct are in place and are communicated to our Workers accordingly. We will regularly review the effectiveness of these measures and consult and update our Workers when required.
 - ii. **Culture**: we foster a culture that is safe, respectful, inclusive and values diversity and gender equality. We have a "reporting culture" that empowers

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- Workers to report Unlawful Conduct and holds people accountable for breaches of this policy.
- iii. **Knowledge**: we educate our Workers through our policies and procedures and training on what we expect in relation to our stance on Unlawful Conduct, how to identify Unlawful Conduct and Worker's rights and responsibilities in relation to preventing and responding to Unlawful Conduct. All Workers are required to complete training relevant to this policy as part of their onboarding process and at regular intervals thereafter. This training may cover identifying unlawful conduct such as discrimination, harassment, bullying and violence, understanding reporting processes, and recognising bystander responsibilities. Refresher training will be provided periodically to ensure all Workers remain aware of their obligations under this policy and applicable legislation.
- iv. **Risk Management**: we acknowledge that Unlawful Conduct is equally a work health and safety risk. We therefore take a risk-based approach to prevention and response.
- v. **Support**: you are not alone. Support mechanisms are outlined in this policy.
- vi. **Reporting & Response**: Aussie Locums takes complaints very seriously. Information on making a complaint and how this will be dealt with is outlined in the policy.
- vii. **Monitoring, Evaluation & Transparency**: we will regularly monitor data available to us to understand the nature and extent of any Unlawful Conduct in our workplace, This assists us to develop measures for preventing and reporting Unlawful Conduct so it can be eliminated wherever practicable. The Quality Manager is responsible for the review of this policy which will be regularly reviewed. If a Worker has feedback about this policy, please direct this feedback to the Quality Manager.
- 9.3. Conduct that is inappropriate and unwelcome, of a sex-based or sexual nature, can have a serious and long-term impact on the health, safety and wellbeing of victims, is a violation of an individual's basic human rights, and can create a hostile, hazardous and or unproductive work environment. It is everyone's responsibility to behave in a manner that is conducive to a safe and productive work environment that is free from discrimination and harassment.

10. VICTIMISATION

- 10.1. Victimisation occurs when a person is treated detrimentally by others because they have lodged a discrimination or harassment complaint or takes certain related actions.
- 10.2. Victimisation of others is unlawful. The intention of such protective measures is to ensure that a person who wants to use or does use their statutory rights to protect themselves against discrimination or harassment, is not further

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disadvantaged by other detriments being imposed on them.

- 10.3. All Workers have an obligation not to engage in victimisation. If a Worker witnesses another Worker engage in discrimination, the Worker has an obligation to report such conduct to Aussie Locums as soon as possible following Aussie Locums's ordinary grievance procedure.
- 10.4. Disciplinary action will be taken against a Worker who is found to have engaged in threatening, intimidating or other inappropriate behaviour against a person who has complained of harassment up to and including termination of the employment or engagement of a Worker.

11. BULLYING

- 11.1. Workplace bullying is repeated, unreasonable behaviour directed towards a person, or a group of persons, that causes a risk to health and safety. For the purposes of this policy, the following are defined:
 - a) **Repeated behaviour** refers to the persistent nature of the behaviour and can refer to a range of behaviours over time.
 - b) **Unreasonable behaviour** means behaviour that a reasonable person, having regard to the circumstances, may see as unreasonable, for example because the behaviour is victimising, humiliating, undermining or threatening.
 - c) **Risk to health and safety** means that the bullying behaviour must be repeated, unreasonable and cause a risk to health and safety. 'Health' includes both physical and psychological health.
- 11.2. Bullying may be direct or indirect and may include, but is not limited to:

Direct Bulling:

- a) abusive, insulting or offensive language;
- b) spreading misinformation or malicious rumours;
- c) behaviour or language that frightens, humiliates, belittles or degrades, including over criticising, or criticism that is delivered with yelling or screaming;
- d) displaying offensive material;
- e) teasing or regularly making someone the brunt of pranks or practical jokes;
- f) interfering with a person's personal property or work equipment;
- g) harmful or offensive initiation practices.

Indirect Bullying:

- a) unreasonably overloading a person with work or not providing enough work;
- b) setting timelines that are difficult to achieve or constantly changing deadlines;
- c) setting tasks that are unreasonably below or beyond a person's skill level;
- d) deliberately excluding, isolating or marginalising a person from normal work activities:
- e) withholding information that is vital for effective

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- work performance;
- f) deliberately denying access to information, consultation or resources;
- g) deliberately changing work arrangements, such as rosters and leave, to inconvenience a particular person;
- h) unfair treatment in relation to accessing workplace entitlements such as leave or training.

What is not bullying

- 11.3. Many things that happen at work are generally not considered to be bullying, although some experiences can be uncomfortable for those involved. Differences of opinion, performance management, conflicts and personality clashes can happen in any workplace, but do not necessarily result in bullying.
- 11.4. Reasonable management of workers carried out in a reasonable manner is not bullying. Managers have the right, and should, manage their staff. This includes directing the way in which work is performed, undertaking performance reviews and providing feedback (even if negative) and disciplining and counselling staff. According to Safe Work Australia, examples of reasonable management action include:
 - a) setting reasonable performance goals, standards and deadlines in consultation with workers and after considering their respective skills and experience;
 - b) allocating work to a worker in a transparent way;
 - c) fairly rostering and allocating working hours;
 - d) transferring a worker for legitimate and explained operational reasons;
 - e) deciding not to select a worker for promotion, following a fair and documented process;
 - f) informing a worker about unsatisfactory work performance in a constructive way and in accordance with any workplace policies or agreements;
 - g) informing a worker about inappropriate behaviour in an objective and confidential way;
 - h) implementing organisational changes or restructuring, and
 - i) performance management processes.

12. VIOLENCE

- 12.1. A worker may be exposed to work-related violence as a victim or witness to a violent incident.
- 12.2. Work-related violence is any incident in which a person is abused, threatened, or assaulted in circumstances relating to their work. Violence at work can come from a member of the public, a customer or even a colleague.
- 12.3. The term 'work-related violence' covers a broad range of actions and behaviours that can create a risk to workers' health and safety, such as:
 - a) verbal threats;
 - b) threatening someone with a weapon;
 - c) throwing objects;
 - d) pushing, shoving and hitting;

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- e) spitting and biting;
- f) sexual abuse.

There will be no tolerance of violence. All incidents of violence and aggression will be reported and investigated. All causes will be identified, and appropriate action taken to prevent it happening again. If any Worker is found to have been violent to another person within the workplace, the Worker may be subject to disciplinary action including termination of a Worker's employment or engagement.

13. RESPONSIBILITIES

- 13.1. Aussie Locums has a duty of care to its Workers to take reasonable steps to prevent unlawful harassment, bullying and discrimination.
- 13.2. Managers and supervisors have a responsibility to:
 - a) comply with this policy;
 - b) monitor the working environment to ensure that acceptable standards of conduct are observed at all times;
 - c) model appropriate behaviour;
 - d) ensure that all employment, advancement and training decisions are consistent with this policy;
 - e) seek appropriate advice and assistance when dealing with formal or informal complaints.
- 13.3. All Workers have a responsibility to:
 - a) comply with this policy;
 - b) ensure they have read and understood this policy;
 - c) monitor the working environment to ensure that acceptable standards of conduct are observed at all times;
 - d) model appropriate behaviour;
 - e) treat others in a professional and respectful manner, without bias and in accordance with Aussie Locums's policies and procedures;
 - f) ensure that all employment, advancement and training decisions are consistent with this policy;
 - g) seek appropriate advice and assistance when dealing with formal or informal complaints;
 - h) report conduct that they witness that breaches this policy to Aussie Locums. This includes reporting inappropriate conduct by a colleague, contractor, supplier or customer of Aussie Locums; and
 - i) when appropriate, deal with sensitive information in a confidential manner.

14. 14. RELEVANT INDUSTRIAL INSTRUMENTS

14.1. This policy operates in conjunction with any applicable industrial instrument, such as a modern award, enterprise agreement, or individual contract of employment. Where an inconsistency arises, the provision most beneficial to the Worker will apply, in accordance with the *Fair Work Act 2009 (Cth)*.

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14.2. All Workers are entitled to the protections and minimum standards under their applicable industrial instrument, in addition to the rights and obligations set out in this policy.

15. WORKERS CUSTOMER-RELATED OBLIGATIONS

- 15.1. A Worker's obligations relating to discrimination, sex-based harassment and sexual harassment in the workplace also extend to a Worker's interaction with customers of Aussie Locums.
- 15.2. Workers are expected to maintain professional boundaries and conduct themselves in a manner consistent with this policy. This includes maintaining respectful communication, and refraining from engaging in any behaviour that could be construed as discrimination under this policy, sex-based harassment or sexual harassment in line with this policy. These expectations extend to in-person meetings, virtual communications and any social or business events where customers are present.
- 15.3. Workers should establish clear professional boundaries with clients/customers.

16. WHAT IF YOU HAVE A COMPLAINT

- 16.1. Workers who become aware of a breach or suspected breach of this policy are encouraged to discuss this matter with his or her Manager on a confidential basis.
- 16.2. In instances of any alleged policy breach, discretion is important to protect all people concerned. All Workers are required to observe confidentiality of complaints of which they become aware. Should you be found to be inappropriately discussing a complaint, you may be disciplined for that conduct.
- 16.3. Management, or others involved in managing a complaint or investigation will endeavour to maintain confidentiality as far as possible. However, it may be necessary to speak with other workplace participants in order to determine what happened in order to resolve the complaint or disclose a complaint in the event of a emergency or life threatening situation.
- 16.4. A Worker who believes they are the victim of discrimination, bullying, harassment or violence may deal with the matter:
 - a) **Informally** by confronting the person with whom they are aggrieved (if the worker feels safe to do so); and/or
 - b) **Formally** by using Aussie Locums's grievance procedure.
- 16.5. Should the Worker elect to raise a formal grievance, Aussie Locums may carry out an investigation. Alternatively, Aussie Locums may take whatever action it deems necessary to attempt to resolve the Worker's grievance.



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- 16.6. Aussie Locums expects that grievances are raised in good faith. If after an investigation by Aussie Locums, a Worker's complaint or statement is found to be false and malicious, disciplinary action may be taken against the Worker up to and including termination of the Worker's employment or engagement.
- 16.7. If a Worker's complaint is substantiated, Aussie Locums may take disciplinary action against the perpetrator. Depending upon the seriousness of the breach of this policy, such action may include termination of a Worker's employment or engagement.
- 16.8. All Workers are encouraged to talk to their supervisor/immediate manager or Human Resources if they have any questions or are unsure about any aspect of this policy.

17. SUPPORT MECHANISM

- 17.1. Managers and senior staff are also available for you to talk to if you wish to raise a complaint or simply discuss concerns you may have in the workplace.
- 17.2. If you do not feel comfortable speaking to your manager, you can also access external assistance, including but not limited to:
 - i. If at any time you feel unsafe, you can phone the police on 000.
 - ii. If you feel upset or distressed, you can phone:
 - 1800RESPECT (1800 737 732) for 24-hour support for people impacted by sexual harassment, sexual assault, domestic or family violence and abuse
 - Lifeline (13 11 14) for crisis support
 - iii. The Australian Human Rights Commission's free and confidential National Information Service can provide information and referrals in relation to workplace sexual harassment. There number is 1300 656 429.

18. RISK ASSESSMENT

- 18.1. Aussie Locums will conduct a risk assessment on each occasion where:
 - A Worker, agent, client or any other person makes a report or raises a grievance that alleges a Worker, agent or client has, or has threatened to, engage in prohibited conduct under this policy;
 - ii. Aussie Locums has a reasonable suspicion that unlawful conduct has occurred in a work context or in Connection to Work;
 - iii. A manager has personally observed conduct that is prohibited under this policy, including for example, behaviour that may create a hostile environment on the basis of sex; or



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- iv. If, for any reason, Aussie Locums has concerns about the health, safety and/or wellbeing of an individual or group of Workers, agents or clients.
- 18.2. A risk assessment may include:
 - i. A review of indications that may cause concern, such as absenteeism, turnover, sudden drop in performance or poor engagement;
 - ii. A review of exit interview feedback to identify concerning behaviour or conduct;
 - iii. Consideration of individuals who may be at greater risk of sex discrimination,
 - iv. sex-based and sexual harassment; and
 - v. Consideration of the physical environment.

19. BREACH OF THIS POLICY

19.1. Any Worker who is found to have breached this policy may be subject to disciplinary action, up to and including the termination of employment or engagement.

ISO 9001:2015 REQUIREMENTS

 Clause: 7 Support
 9.1.1 General

 7.1 Resources
 9.2 Internal audit

 7.1.1 General
 9.3 Management review

 7.1.2 People
 9.3.1 General

7.1.5 Monitoring and measuring resources 9.3.2 Management review inputs 7.1.6 Organisational knowledge 9.3.3 Management review outputs

7.4 Communication

7.5 Documented information Clause: 10 Improvement

7.5.1 General 10.1 General

7.5.2 Creating and updating 10.2 Nonconformity and corrective action

7.5.3 Control of documented information 10.3 Continual improvement

Clause: 9 Performance evaluation

9.1 Monitoring, measurement, analysis, and evaluation



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