

Policy Title	Anti-Bribery Policy		
Who does the policy apply to?	The policy applies to Northern College, all its employees and anyone acting for, or on behalf of, the college including governors, volunteers, temporary workers, consultants and contractors.		
Aims	 Improve the knowledge and understanding of everyone in Northern College, irrespective of their position, about the risk of bribery within the organisation and its unacceptability. Assist in promoting a climate of openness and a culture and environment where staff feel able to raise concerns sensibly and responsibly. Set out Northern College's responsibilities in terms of the deterrence, prevention, detection and investigation of bribery and corruption. Ensure the appropriate sanctions are considered following an investigation, which may include any or all of the following: criminal prosecution internal/external disciplinary action (including professional/regulatory bodies). 		
To be read in conjunction with	 Staff Code of Conduct Governor Code of Conduct Standing Orders Financial Regulations Tendering and contracting policies and procedures Whistleblowing Policy Disciplinary policy 		
Further advice may be sought from	Human Resources or Finance		

Review arrangements	This policy will be reviewed every three years to ensure its continuing relevance and effectiveness.
	The College may review the policy prior to this date should operational and/or legislative/guidance matters require it.
	Further details regarding revisions, the consultation and approval process and review cycle can be found at 11.

1. **INTRODUCTION**

- 1.1 This document sets out Northern College's policy and advice to employees in dealing with bribery or suspected bribery.
- 1.2 The Bribery Act 2010 sets out a clear regime for tackling bribery that applies to all businesses based or operating in the UK. It covers all forms of bribery, including the offering and receiving of a bribe, either directly or indirectly, and whether or not it involves a public official, in the UK or abroad.
- 1.3 Bribery is a criminal offence for both individuals and commercial organisations and can be punished with imprisonment of up to 10 years or unlimited fines. If any employee were accused of bribery, Northern College's reputation could be damaged considerably, and subsequent enforcement action would be timeconsuming and hinder Northern College from focussing on its core business and service delivery.
- 1.4 It is therefore the policy of Northern College to prohibit any form of bribery or corrupt practices, whether covered directly by the Bribery Act 2010 or not. The policy applies to Northern College, all its employees and anyone acting for, or on behalf of, the college including governors, volunteers, temporary workers, consultants and contractors.

2. **DEFINITIONS**

- 2.1 Definitions for bribery and corruption vary, but both are covered within The Bribery Act 2010. Some common definitions are:
 - **Bribery** "Inducement for an action which is illegal, unethical or a breach of trust. Inducements can take the form of gifts, loans, fees, rewards or other advantages". Appendix A is a summary of the Bribery Act 2010.
 - **Corruption** This can be broadly defined as the offering or acceptance of inducements, gifts, favours, payment or benefit-in-kind which may influence the action of any person. Corruption does not always result in a loss. The corrupt person may not benefit directly from their deeds; however, they may be unreasonably using their position to give some advantage to another. It is a common law offence of corruption to bribe the holder of a public office and it is similarly an offence for the office holder to accept a bribe.

3. SCOPE

- 3.1 This policy relates to all forms of bribery and is intended to provide direction and help to employees who may identify, or suspect bribery. The overall aims of this policy are to:
 - improve the knowledge and understanding of everyone in Northern College, irrespective of their position, about the risk of bribery within the organisation and its unacceptability
 - assist in promoting a climate of openness and a culture and environment where staff feel able to raise concerns sensibly and responsibly
 - set out Northern College's responsibilities in terms of the deterrence, prevention, detection and investigation of bribery and corruption
 - ensure the appropriate sanctions are considered following an investigation, which may include any or all of the following:
 - criminal prosecution
 - civil prosecution
 - internal/external disciplinary action (including professional/regulatory bodies).
- 3.2 This policy applies to all employees of Northern College regardless of position held, as well as those acting on behalf of the college, including governors, volunteers, temporary workers, consultants, contractors, and/or any other parties who have a business relationship with Northern College. It will be brought to the attention of all employees and board members, and will form part of the induction process for new staff and governors. All of the above must report any concerns they may have concerning bribery.
- 3.3 In implementing this policy, managers must ensure that all staff are treated fairly and within the provisions and spirit of Northern College's Equality, Diversity and Inclusion Policy.
- 3.4 Northern College has procedures in place that reduce the likelihood of bribery occurring. These include Standing Orders, Financial Regulations, documented policies and procedures, including a policy on whistleblowing, a system of internal control (including Internal and External Audit) and a system of risk assessment.

4. PUBLIC SERVICE VALUES

- 4.1 The three fundamental public service values are:
 - Accountability Everything done by those who work at Northern College must be able to stand the tests of parliamentary scrutiny, public judgements on propriety and professional codes of conduct.
 - Probity Absolute honesty and integrity should be exercised in

dealing with all aspects of Northern College's operations.

Openness Northern College's actions should be sufficiently open and transparent to promote confidence between Northern College, our employees and the public.

In addition, all those who work for, or are in a contract with, Northern College should exercise the following when undertaking their duties:

Selflessness	should take decisions solely in terms of the public interest. They should not do so in order to gain financial or other material benefits for themselves, their family or their friends
Integrity	should not place themselves under any financial or other obligation to outside individuals or organisations that might influence them in the performance of their official duties
Objectivity	should, in carrying out public business, (including making public appointments, awarding contracts, or recommending individuals for rewards and benefits), make choices on merit
Accountability	are accountable for their decisions and actions to the public and must submit themselves to whatever scrutiny is appropriate to their role
Openness	should be as open as possible about all the decisions and actions they take. They should give reasons for their decisions and restrict information only when the wider public interest demands
Honesty	have a duty to declare any private interests relating to their public duties and to take steps to resolve any conflicts arising
Leadership	in a way that protects the public interest should promote and support these principles by leadership and example

5. POLICY

- 5.1.1 All employees have a personal responsibility to protect Northern College from bribery or corruption, are responsible for maintaining the highest standards of business conduct and are expected to behave honestly and with integrity.
- 5.1.2 Northern College is absolutely committed to maintaining an honest, open and constructive culture so as to best fulfil its objectives. It is, therefore, also committed to the elimination of bribery, to the rigorous investigation of any such allegations and to taking appropriate action against wrong doers, including possible criminal prosecution.

- 5.1.3 Off the book accounts and false or deceptive bookkeeping entries are strictly prohibited. Any gifts, payments or any other contribution, whether in cash or in kind, which are greater in value than £50.00 shall be documented, regularly reviewed, and properly accounted for. Record retention and archival policy must be consistent with the College's accounting systems, tax and other applicable laws and regulations.
- 5.1.4 Northern College obtains goods and services ethically and transparently with the quality, sustainability, price and value for money determining the successful supplier/contractor, not by receiving (or offering) improper inducements. Northern College will not engage in any form of bribery, either in the UK or abroad.
- 5.1.5 Northern College prohibits employees and associated persons from offering, giving, soliciting or accepting any bribe in any way, or to give, or be perceived to have given, a financial or other advantage to any person (whether a UK or foreign public official, political candidate, party official, private individual, private or public sector employee or any other person) in order to induce that person to perform his/herfunctions or activities improperly. The bribe might include cash, a gift or other inducement, to or from any person or organisation, by an individual governor, employee, agent or other person or body acting on the college's behalf. The bribe might be in order to:
 - Gain any commercial, contractual or regulatory advantage for Northern College in a way which is unethical;
 - Gain any personal advantage, financially, or otherwise, for the individual or anyone connected with the individual.
- 5.1.6 Northern College may, in certain circumstances, be held responsible for acts of bribery committed by intermediaries acting on its behalf such as subsidiaries, clients, business partners, contractors, suppliers, agents, advisors, consultants or other third parties. The use of intermediaries for the purpose of committing acts of bribery is prohibited.
- 5.1.7 All intermediaries shall be selected with care, and all agreements with intermediaries shall be concluded under terms that are in line with this policy. Northern College will contractually require its agents and other intermediaries to comply with the Anti Bribery Policy and to keep proper books and records available for inspection by Northern College, auditors or investigating authorities. Agreements with agents and other intermediaries shall at all times provide for the necessary contractual mechanisms to uphold the anti-bribery policy. Northern College will monitor performance and, in case of non-compliance, require things to be put right, apply sanctions, or eventually terminate the agreement even if this may result in a loss of business.
- 5.1.8 All employees should be aware that bribery will normally be regarded as a serious disciplinary offence which will be addressed in accordance with Northern

College's existing disciplinary policy and associated procedures.

5.2 FACILITATION PAYMENTS

- 5.2.1 'Facilitation payments' are payments made to secure or speed up the performance of a routine action by a government official or agency to which the payer (or the company) has legal or other entitlement.
- 5.2.2 Facilitation payments are prohibited under the Bribery Act like any other form of bribe. They shall not be given by Northern College or Northern College's employees.

5.3 **GIFTS AND HOSPITALITY**

- 5.3.1 This policy is not intended to prohibit appropriate corporate entertainment and/or hospitality undertaken in connection with Northern College's business activities, provided the activity is customary under the circumstances, is proportionate, and is properly recorded / disclosed to Northern College in accordance with its procedures.
- 5.3.2 Courtesy gifts and hospitality must not be given or received in return for services provided or to obtain or retain business but shall be handled openly and unconditionally as a gesture of esteem and goodwill only. Gifts and hospitality shall always be of symbolic value, appropriate and proportionate in the circumstances, and consistent with local customs and practices. They shall not be made in cash. Please refer to Northern College's gifts and hospitality guidance and register for more guidance (the guidance can be found in the College's Financial Regulations and Staff Code of Conduct).

5.4 POLITICAL & CHARITABLE CONTRIBUTIONS

- 5.4.1 Northern College does not make any contributions to politicians, political parties or election campaigns.
- 5.4.2 Northern College may make charitable donations. Payments shall not be made which are designed to improperly influence any function or activity that someone is expected to perform in good faith, impartially or in a position of trust.
- 5.4.3 Any donations and contributions must be ethical and transparent. The recipient's identity and planned use of the donation must be clear, and the reason and purpose for the donation must be justifiable and documented. All charitable donations will be publicly disclosed.
- 5.4.4 Donations to individuals and for-profit organisations and donations paid to private accounts are incompatible with Northern College's ethical standards and are prohibited.

5.5 SPONSORING

5.5.1 Sponsoring means any contribution in money or in kind by Northern College

towards an event organised by a third party in return for the opportunity to raise Northern College's profile. All sponsoring contributions must be transparent, pursuant to a written agreement, for legitimate business purposes, and proportionate to the consideration offered by the event host. They may not be made towards events organised by individuals or organisations that have goals incompatible with Northern College's ethical standards or that would damage Northern College's reputation. All sponsorships will be publicly disclosed.

- 5.5.2 Where commercial sponsorship is used to fund Northern College's training events, training materials and general meetings, the sponsorship must be transparent, pursuant to a written agreement, for legitimate business purposes, and proportionate to the occasion. Where meetings are sponsored by external sources, that fact must be disclosed in the papers relating to the meeting and in any published minutes/proceedings.
- 5.5.3 Where sponsorship links to the development of guidelines and advice, this should be carried out in consultation with Northern College's nominated member of the Executive Leadership team.

6. RAISING CONCERNS

- 6.1 Employees and associated persons are requested to remain vigilant in preventing, detecting and reporting bribery. Employees and associated persons are expected to report any concerns regarding any suspected bribery in accordance with the College's procedures outlined in the Northern College Public Interest Disclosure (Whistleblowing) Policy, which will be rigorously enforced, so that no individual will suffer any detrimental treatment as a result of reporting reasonably held suspicions. The Public Interest Disclosure Act 1998 came into force in July 1999 and gives statutory protection, within defined parameters, to staff who make disclosures about a range of subjects, including bribery and corruption, which they believe to be happening within the organisation employing them. Within this context, 'reasonably held' means suspicions other than those which are raised maliciously and are subsequently found to be groundless.
- 6.2 Any unfounded or malicious allegations will be subject to a full investigation and appropriate disciplinary action.

7. ROLES & RESPONSIBILITIES

7.1 THE BOARD

7.1.1 The Board has a duty to ensure that it provides a secure environment in which to work, and one where people are confident to raise concerns without worrying that it will reflect badly on them. This extends to ensuring that staff feel protected when carrying out their official duties and are not placed in a vulnerable position. If staff have concerns about any procedures or processes that they are asked to be involved in, the College has a duty to ensure that those concerns are listened to and addressed.

7.1.2 The Board and/or the Principal will be liable to be called to account for failing to prevent bribery. Northern College therefore has a duty to ensure employees receive adequate training and support in order to carry out their responsibilities. Therefore, the Principal and/or another nominated member of the Executive Leadership team will monitor and ensure compliance with this policy.

7.2 EMPLOYEES

- 7.2.1 For the purposes of this policy, 'Employees' include Northern College's staff, Governors, volunteers, temporary workers, consultants and contractors.
- 7.2.2 Governors and staff at all levels will lead by example in acting with the utmost integrity and ensuring adherence to all relevant regulations, policies and procedures.
- 7.2.3 Employees must act in accordance with Northern College's governor/staff codes of conduct and standing orders which include guidance on the receipt of gifts or hospitality.
- 7.2.4 No individual will request or receive a bribe from anybody nor imply that such an act could be considered. This means that they will not agree to receive or accept a financial or other advantage from a former, current or future client, business partner, contractor or supplier or any other person as an incentive or reward to perform their functions or activities improperly.
- 7.2.5 No individual will offer, promise, reward in any way or give a financial or other advantage to any person in order to induce that person to perform his/her function or activities improperly. This includes creating the appearance of an effort to improperly influence another person.
- 7.2.6 Employees who are involved in receiving offers of sponsorship, funding or gifts from outside agencies also should comply with their own professional codes of practice where applicable.

7.3 MANAGERS

- 7.3.1 Line managers at all levels have a responsibility to ensure that an adequate system of internal control exists within their areas of responsibility and that controls operate effectively. The responsibility for the prevention and detection of bribery therefore primarily rests with managers but requires the co-operation of all employees.
- 7.3.2 As part of that responsibility, line managers need to:
 - inform staff of Northern College's Code of Conduct and financial and antibribery policies as part of their induction process, paying particular attention to the need for accurate completion of personal records and forms.

- ensure that all employees for whom they are accountable are made aware of the requirements of the policy.
- assess the types of risk involved in the operations for which they are responsible.
- ensure that adequate control measures are put in place to minimise the risks. This must include clear roles and responsibilities, supervisory checks, staff rotation (particularly in key posts), separation of duties wherever possible so that control of a key function is not invested in one individual, and regular reviews, reconciliations and test checks to ensure that control measures continue to operate effectively.
- be aware of Northern College 's anti bribery policy
- identify sensitive/at-risk posts
- ensure that controls are being complied with
- contribute to their line manager's assessment of the risks and controls within their area, which feeds into Northern College's overall statements of accountability and internal control.
- 7.3.3 All instances of actual or suspected bribery, which come to the attention of a manager, must be reported immediately. It is appreciated that some employees will initially raise concerns with their manager, however, in such cases managers must <u>not</u> attempt to investigate the allegation themselves, and they have the clear responsibility to refer the concerns in line with Northern College's Public Interest Disclosure Policy as soon as possible.

7.4 INFORMATION MANAGEMENT & TECHNOLOGY

7.4.1 The Principal will be immediately notified if through routine monitoring of ICT usage and communications a suspicion arises that Northern College's IT infrastructure is being used for the purposes of bribery. This includes inappropriate use of internet/intranet, e-mail, telephones and PDAs.

7.5 PROCUREMENT

7.5.1 Procurement practices will be conducted in a fair and transparent manner and not deal with contractors or suppliers known or reasonably suspected to be paying bribes. Before engaging contractors and suppliers, Northern College will undertake *appropriate* due diligence. Northern College will require contractors and suppliers to comply with its Anti- Bribery Policy as a minimum standard. Agreements with contractors and suppliers shall, at all times, provide for the necessary contractual mechanisms to enforce compliance with the anti bribery arrangements. Northern College will monitor performance and, in case of noncompliance, require the correction of deficiencies, apply sanctions, or eventually terminate the agreement.

8. EXTERNAL COMMUNICATIONS

8.1 Individuals (be they employees, temporary workers, volunteers, consultants, contractors or suppliers) must not communicate directly with any member of the press, media or any other third party about a suspected act of bribery, but should address any such concerns in accordance with Northern College's Public Interest

Disclosure Policy.

9. TRAINING

9.1 Northern College will provide anti bribery training to all relevant employees and Governors to make them aware of our Anti Bribery Policy and guidelines, in particular of possible types of bribery, the risks of engaging in bribery activity, and how employees may report suspicion of bribery.

10. RELATED POLICIES

- Staff Code of Conduct
- Governor Code of Conduct
- Standing Orders
- Financial Regulations (including Fraud Policy)
- Tendering and contracting policies and procedures
- Whistleblowing Policy
- Disciplinary policy

11. POLICY SIGN OFF AND OWNERSHIP DETAILS

Document Name:	Anti-Bribery Policy
Version Number:	V3
Effective from:	20 July 2023
Next scheduled review	July 2026
date:	
Policy owner:	Deputy Principal/CFO

12. **REVISION HISTORY**

Version No	Effective date	Revision description/summary of changes	Author
V2	October 2019	Minor revisions as part of the policy review cycle. Reference to the guidance in the Financial Regulations and the Staff Code of Conduct has been included.	Pozorski -
V3	May 2023	Minor updates as part of the policy review cycle.	Elin Longley - Head of HR

Offences under the Bribery Act 2010

The following business practices constitute criminal offences under the Bribery Act 2010 and are therefore prohibited:

Offences of bribing another person

Case 1 is where a Northern College employee offers, promises or gives a financial or other advantage to another person *and* intends the advantage (i) to induce that or another person to perform improperly a relevant function or activity, *or* (ii) to reward that or another person for the improper performance of such a function or activity.

Case 2 is where a Northern College employee offers, promises or gives a financial or other advantage to another person *and* knows or believes that the acceptance of the advantage would itself constitute the improper performance of a relevant function or activity by that person.

The bribery must relate to (i) a function of a public nature, (ii) an activity connected with a business, (iii) an activity performed in the course of a person's employment, *or*(iv) an activity performed by or on behalf of a body of persons (whether corporate or unincorporate). The person performing the function or activity must be expected to perform it in good faith, impartially or in a position of trust. It does not matter whether the function or activity is performed inside or outside the UK, whether the other person(s) involved is/are in the public or private sector and whether the advantage is offered, promised or given directly by the Northern College employee or through a third party, e.g. an agent or other intermediary.

Offences relating to being bribed

Case 3 is where a Northern College employee requests, agrees to receive or accepts a financial or other advantage intending that, in consequence, a

relevant function or activity should be performed improperly (whether by him-/herself or another person).

Case 4 is where a Northern College employee requests, agrees to receive or accepts a financial or other advantage, *and* the request, agreement or acceptance itself constitutes the improper performance by him-/herself of a relevant function or activity.

Case 5 is where a Northern College employee requests, agrees to receive or accepts a financial or other advantage as a reward for the improper performance (whether by him-/herself or another person) of a relevant function or activity.

Case 6 is where, in anticipation of or in consequence of a Northern College employee requesting, agreeing to receive or accepting a financial or other advantage, a relevant function or activity is performed improperly (i) by that Northern College employee, *or*

(ii) by another person at his/her request or with his/her assent or acquiescence.

Again, the bribery must relate to (i) a function of a public nature, (ii) an activity connected with a business, (iii) an activity performed in the course of a person's employment, *or* (iv) an activity performed by or on behalf of a body of persons (whether corporate or unincorporate). The person performing the function or activity must be expected to perform it in good faith, impartially or in a position of trust.

It does not matter whether the function or activity is performed inside or outside the UK, whether the other person(s) involved is/are in the public or private sector, whether the employee requests, agrees to receive or accepts the advantage directly or through a third party, e.g. an agent or other intermediary, and whether the advantage is for the benefit of a Northern College employee or another person.

In Cases 4 to 6, it does *not* matter whether the Northern College employee knows or believes that the performance of the function or activity is improper.

Bribery of foreign public officials

Case 7 is where a Northern College employee bribes a foreign public official and intends (i) to influence that official in his/her capacity as a foreign public official *and*(ii) to obtain or retain a business or an advantage in the conduct of business. A foreign public official is someone who holds a legislative, administrative or judicial position of any kind or exercises a public function of a country outside the UK, or is an official or agent of a public international organisation.

Failure of commercial organisations to prevent bribery

A corporate organisation or partnership is guilty of a corporate bribery offence if an employee, agent, subsidiary or any other person acting on its behalf bribes another person intending to obtain or retain business or an advantage in the conduct of business for the corporate or partnership. For a definition of bribery, please refer to Cases 1, 2 and 7 above.

It should be the policy of a corporate organisation or partnership not to tolerate any bribery on its behalf, even if this might result in a loss of business for it. Criminal liability must be prevented at all times.