Corrective Action and Discipline

Presented by:
Human Resource Services

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Overview of Corrective Action Process
Overview of Discipline Process
When these processes should be pursued

Objectives

Is there a need for CORRECTIVE ACTION in the workplace? Why or Why not?

What is the difference between CORRECTIVE ACTION and DISCIPLINARY ACTION?
Corrective Actions Are . . .
Preventative measures taken
• to promote compliance with established agency rules and expectations;
• to change unacceptable behavior.

Benefits of Corrective Action
• Communication
• Provides Opportunity to Adjust
• Accountability
• Standardizes Process

Disciplinary Actions are . . .
Formal, pay affecting actions, taken when either
• corrective measures fail to correct problem OR
• seriousness of offense warrants more formal measures

Imposed only by appointing authority
(per BPPM 60.10. See HRS webpage to find out who the AA for your area is)
Progressive

- Typically, both corrective and disciplinary actions are "progressive"—starting at the lowest level, and then progressing up the steps.
- However, this depends on the specifics of each case.

Progression of Corrective Action

- Letter of Reprimand
- Performance Improvement Plan
- Notice of Counseling
- Verbal Counseling w/summary of meeting
- Verbal Counseling

Addressing Performance Issues

- Meet with employee in person
- Consider setting/location
- State concerns/issues clearly
- Focus on behavior, not person
- Indicate seriousness of problem
- Clarify expectations
Clear Rules & Guidelines

Are more effective when they are:

- Needed
- Communicated
- Understood
- Written/Recorded
- Applied equally
- Enforced

Department Expectations

Typical examples of department expectations:

- Hours of work
- Overtime rules
- Dress Code
- Requesting annual leave
- Call-in procedures for sick leave

Identifying a Performance Deficiency

Review the following:

- Position description, goals and expectations
  - Current and accurate?
- Last Performance Reviews or Annual Review
  - BU employees do not have
- Applicable policies/procedures both university and departmental:
  - How was it communicated to staff?
Examples

Your employee Jane Doe Smith is the receptionist for the department. Her work schedule is 8 am to 5 pm. For the last month she arrives to work around 8:15 am.

How would you address the situation?

Examples

Your employee Jane Doe Smith continues to be late to work. She is now taking longer breaks and extending her lunch period.

How would you handle this situation?

The Wrong Way to Document...

On June 5, met with Joe Adams, verbally counseled about improper behavior.

As written – will you remember the “behavior”?
The Right way...

On June 5, Joe Adams was verbally warned about his inability to meet deadlines and failure to come into work at his designated start time(s) on date(s).

Another Wrong Way ...

Joe Adams is unable to do his job.

How would you correct this note?

The Right Way...

Joe Adams did not complete xyz project by the established deadline of date and has been late to work by more than 15 minutes on date, date and date.
Examples

Employee John Smith has been absent on a regular basis and late for work without calling in to you.

- Last month you issued him a Notice of Counseling for similar behavior.
- How would you handle this situation?

During a Corrective Action Meeting

Let the employee respond
- Listen
- Don’t Interrupt
- Don’t lose your temper
- Don’t argue

Consider/Reconsider course of action based on employee input

Progression of Disciplinary Action

(Appointing Authority)

- Dismissal
- Demotion
- Reduction in Pay
- Suspension (1-15 days)
- Pre-Disciplinary Notice
**Tips**

- Apply discipline consistently, fairly and impartially
- Set a good example
- Don't "save up" concerns
- Treat every case as if it will be appealed
- Praise in public—criticize in private
- Contact HRS for guidance

**Things to be Aware of...**

- Notice of Investigation
- Timeliness
- Double Discipline
- Due Process
- Union Contract

**Notice of Investigation**

- Depending on the issue/situation a Notice of Investigation (NOI) may be appropriate to give.
- Bargaining unit covered employees must receive a written NOI within 10 working days from the date the supervisor or manager becomes aware of the situation.
More...

Samples of Investigations:
- Allegations of inappropriate use of state resources
- Allegation of workplace violence
- Office for Equal Opportunity (OEO): Allegation of harassment or discrimination

Double Discipline

- Cannot discipline for conduct which was previously addressed as corrective action (verbal or written).

Considering Disciplinary Action

- Contact HRS for guidance
- Issue a Pre-Disciplinary Notice
- Schedule a Pre-Disciplinary Meeting
- Appointing Authority should attend meeting
- HRS attends the meeting
Examples

Employee John Smith over the past month has been consistently late for work and on two separate occasions was a no-call no-show.

How would you handle this situation?

Pre-Disciplinary Meeting

- This is the Employee’s meeting
- Employee is allowed to have a union representative or co-worker attend
- Meeting is voluntary, employee can respond in writing or not attend
- After the meeting, the Appointing Authority makes decision, taking into consideration employee’s input

Considerations

- Does the proposed discipline fit the violation?
- Is the proposed discipline likely to correct behavior?
- Review prior performance issues
- Review performance evaluations
- Extenuating circumstances
- Seriousness of the offense
Disciplinary Action Letter

- Action is decided AFTER employee has had the opportunity to respond.
- If disciplinary action is decided, the appointing authority notifies employee in writing of action.
- HRS drafts the letters.

How Would You Handle...

Your employee walks off the job without permission:
The employee requests use of annual leave the next day to cover time missed.

Should you approve use of annual leave?

More...

You send your employee home due to inappropriate behavior:

Are you required to pay the employee?
More...

You gave your employee a pre-disciplinary notice.

- Employee calls in sick the next day, completes Family Medical Leave (FML) paperwork and is approved.

What happens to the pre-disciplinary process?

Memo & Letter Templates

- HR Consultants are available to provide guidance with employee issues including verbal counseling, and writing corrective action memos or letters.
- HRS and the appointing authority draft disciplinary action letters.
- Web resources are also available in the Managers Section at www.hrs.wsu.edu

Probationary & Trial Service

- Probationary Employees
  - Performance concerns
    - Previously discussed – behavior continues
    - Requires 1 day written notice (WAC 357-46)
    - Template of notification letter on HRS website
- Trial Service Employees
  - Recommended that employee is notified of deficiency AND allowed a reasonable amount of time for improvement before reversion
  - Requires 7 calendar days written notice for civil service, 15 calendar days for BU
Question...

- What are the possible implications of an employee not performing at highest standards passing a probationary or trial service period?

Employee Assistance Program

Referrals to EAP may be appropriate

- If you are experiencing personal problems which may be impacting your ability to effectively perform the duties of your position, I encourage you to contact the Employee Assistance Program at Washington Building G60 or phone 335-5759.

Resources

- WAC 357-37, 38
- Collective Bargaining Unit Agreements
- HRS Website – hrs.wsu.edu
- Corrective/Discipline Guide

For assistance and answers to questions contact HRS at 335-4521, or hrs@wsu.edu
If you attended this live training session and wish to have your attendance documented in your training history, please notify Human Resource Services within 24 hours of today's date:

hrstraining@wsu.edu