POLICY STATEMENT

EQUAL OPPORTUNITY POLICY

We are committed to equal opportunity in employment and in workplace practices for all current and prospective staff of Catholic Education in the Archdiocese of Brisbane within the framework of our Catholic faith tradition.

INTRODUCTION

This policy addresses Catholic Education’s commitment to provide equal opportunity to all staff who engage in our education ministry.

RATIONALE

The Catholic Church has a rich tradition of social teaching on justice, equality and human rights. Belief in the God-given dignity of each person lies at the heart of its social teaching tradition. For Christian communities this belief underpins all relationships and structures.

The Second Vatican Council stated “the basic equality of all must receive increasingly greater recognition. “With respect to the fundamental rights of the person, every type of discrimination..., is to be overcome and eradicated as contrary to God’s intent.” (Gaudium et Spes 1965 (29)

The Vision Statement for Catholic Education challenges us to promote inclusive practices that enable us to nurture the gifts and potential of each person.

Under Federal and State legislation, employers have an obligation to promote equal opportunity and subject to genuine occupational requirements, address any form of discrimination in the workplace. Meeting these obligations is achieved through a framework of policies, procedures and practices that will foster equality with consistency and justice.

CONSEQUENCES

Brisbane Catholic Education will:

- implement equal opportunity in the workplace
- develop, implement and review policies and procedures consistent with equal opportunity principles in relation to recruitment and employment matters
- provide training and development on recruitment and employment policies and procedures to all staff
- ensure equitable access to career development activities for all staff
- address all complaints of breaches of recruitment and employment policies in accordance with Catholic Education’s procedures
- report annually to the Workplace Gender Equity Agency in accordance with the Workplace Gender Equity Act (2012).
GLOSSARY

s.10 Anti-Discrimination Act 1991 (Qld)
(1) **Direct discrimination** on the basis of an attribute happens if a person treats, or proposes to treat, a person with an attribute less favourably than another person without the attribute is or would be treated in circumstances that are the same or not materially different.
(2) It is not necessary that the person who discriminates considers the treatment is less favourable.
(3) The person’s motive for discriminating is irrelevant.

s.11 Anti-Discrimination Act 1991 (Qld)
(1) **Indirect discrimination** on the basis of an attribute happens if a person imposes, or proposes to impose, a term—
(a) with which a person with an attribute does not or is not able to comply; and
(b) with which a higher proportion of people without the attribute comply or are able to comply; and
(c) that is not reasonable.
(2) Whether a term is reasonable depends on all the relevant circumstances of the case, including, for example—
(a) the consequences of failure to comply with the term; and
(b) the cost of alternative terms; and
(c) the financial circumstances of the person who imposes, or proposes to impose, the term.
(3) It is not necessary that the person imposing, or proposing to impose, the term is aware of the indirect discrimination.

REFERENCES:

Legislation

Anti-Discrimination Act 1991 (Qld)
Disability Discrimination Act 1992 (C’wlth)
Workplace Gender Equity Act 2012 (C’wlth)
Australian Human Rights Commission Act 1986 (C’wlth)
Racial Discrimination Act 1975 (C’wlth)
Sex Discrimination Act 1984 (C’wlth)
Fair Work Act 2009 (C’wlth)

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