

Complaints and Appeals Policy and Procedure

PURPOSE

Cornell Institute of Training (CIT) aims to resolve complaints honestly, fairly and without bias and in an easily accessible manner which is inexpensive to the parties involved. This policy/procedure supports 'Standard 10 – Student Support Services' of the 'National Code of Practice 2018 for Providers of Education & Training to Overseas Students', which states:

The registered provider must:

- have and implement a documented internal complaint handling and appeals policy and process;
- advise an overseas student within 10 working days of their right to access an external
 appeals process and provide contact details, if the overseas student is not satisfied with the
 outcome of the internal complaints and appeals process; and
- Immediately implement any decision or recommendation in favour of the overseas student through the internal or external appeals process.

This policy and procedure supports Standard for Registered Training Organization Standard 6 Clause 6.1 - 6.6 in providing a process for complaints and appeals to be heard and actioned.

This policy/procedure also supports clauses 5.2d of chapter 2 – Each learner is properly informed and protected, where Prior to enrolment or the commencement of training and assessment, whichever comes first, the RTO provides, in print or through referral to an electronic copy, current and accurate information that enables the learner to make informed decisions about undertaking training with the RTO and at a minimum includes the following content:

The RTO's obligations to the learner, including that the RTO is responsible for the quality of the training and assessment in compliance with these Standards, and for the issuance of the AQF certification documentation.

SCOPE

This policy applies to all current, prospective and previous students and other stakeholders of CIT.

POLICY

CIT is dedicated to provide excellent services and maintaining a friendly relationship at all levels from top management including employers, down towards our Students. CIT is committed to maintaining compliance with all regulatory, legislative and contractual requirements and has Complaints and Appeals Policy to ensure all complaints and appeals are handled as efficiently and effectively to be actioned within 10 business working days of receipt. As a Student with us, you are entitled to make an appeal to an assessment decision within 20 working days. The following outlines our policy and procedures for the handling of verbal and written complaints and appeals.



Our Responsibilities to you if you have a complaint or appeal:

- Take all grievances, complaints and appeals seriously.
- To provide an efficient, fair and structured mechanism for handling complaints and appeals processes for all Students.
- Act upon the subject of any grievances, complaint or appeal found to be substantiated
- To provide our prospective Students with access to the complaints and appeals process before making an agreement to enrol, including those Students with any disabilities or special needs.
- Formal complaints and appeals can be written, or if verbal, a staff member will document
 the complaint or appeal and either the complainant or assisting staff member must sign-off
 the Complaints and Appeals Form.
- Action within 10 working days of receipt of the complaint or appeal.
- Handle all grievances, complaints and appeals professionally and confidentially in order to achieve a satisfactory resolution
- To keep complainant or appellant informed about the progress of their complaint or appeal and the expected timeframe for resolution.
- To resolve the complaint or appeal as soon as possible.
- To review complaints and appeals so that we can improve our service.
- To maintain the Student's enrolment whilst an internal complaint or appeal is in progress and the outcome has not been determined.
- Provide details of external authorities' complainant may approach, if required.
- to overseas students that in most cases, the purpose of the

CIT will make sure the following:

- CIT will give overseas students the contact details of the appropriate external complaints
 handling and appeals body. (the Overseas Student Ombudsman (OSO), for private providers
 (except for issues of broader educational quality))
- CIT will make specific arrangements for independent review of complaints about issues not covered by the Australian Competition and Consumer Commission (ACCC) or the OSO.
- CIT will make it clear to students that external appeals process is to consider whether the registered provider has followed its policies and procedures, rather than make a decision in place of the institution. For example, if an overseas student appeals against his or her subject results and goes through the registered provider's internal appeals process, the external appeals process would look at the way in which the internal appeal was conducted; it would not make a determination as to what the subject result should be.
- CIT will report an overseas student for unsatisfactory course progress in PRISMS after:
 - the internal and external complaints processes have been completed and the breach has been upheld;
 - the overseas student has chosen not to access the internal complaints and appeals process within the 20 working day period;



- the overseas student has chosen not to access the external complaints and appeals process;
- the overseas student withdraws from the internal or external appeals process, by notifying the registered provider in writing.

When an external appeals process has been completed, the CIT will immediately implement the decision or recommendations and/or take the preventative or corrective action required by the outcomes of the external complaints handling or appeals process, and notify the overseas student of the outcome.

DEFINITIONS

Complaint can be defined as a person's expression of dissatisfaction with any aspect of CIT's services and activities, including both academic and non-academic matters.

Examples of complaints would be where a member of the public or a student considers that there has been:

- Harassment, bias or unfair discrimination.
- Dissatisfaction about the enrolment, induction/orientation process.
- Dissatisfaction about the quality of education provided.
- Academic issues, including student progress, assessment, curriculum and awards in a VET course of study.
- Unauthorised handling of personal information and access to personal records.
- Failure to provide a service at the right time or to the standard expected of the service.
- Dissatisfaction in answering a query or responding to a request for a service.
- Failure to follow CIT's agreed policy, or procedures.
- Failure to take proper account of relevant matters in coming to a decision.
- Discourteous or dishonest behaviour by a member of staff.

If you are dissatisfied or have concerns about the standard of service, actions or lack of action by CIT or its staff, we have a formal complaints procedure.

An appeal is where a member of the public or student seeks a review of the decision made by the CIT. An appeal could relate to:

- Any decisions made in relation to a complaint outcome.
- Any decisions made in relation to a refund application.



Any decisions made in relation to an academic decision, for example, about admission (or reenrolment) to study, an assessment, a certificate, progression within a course of study or
termination of study, etc.

Our service standard is to contact the complainant within 2 business days to acknowledge in writing receipt of their complaint/appeal.

Appellant(s) is/are the person(s) lodging an appeal to the outcome of a complaint or grievance.

Complainant(s) is/are the person(s) lodging the complaints or grievance.

Grievance is a concern about academic matters, perceived discrimination, a situation, a process, a person or people, a facility or a support service provided by RTO, which the student brings to the attention of the RTO in an informal way, i.e. it is spoken about, not written down.

Respondent is/are the person(s) against whom the complaints or grievance has been made.

External Appeal: Overseas Student Ombudsman

Website: http://www.ombudsman.gov.au

Call: 1300 362 072* (within Australia) Call +61 2 6276 0111. (Outside Australia) Online Form

Email: ombudsman@ombudsman.gov.au

Post: GPO Box 442, Canberra ACT 2601

Formal Complaint: Means a Formal Complaint managed under the Complaint and appeal Procedure.

Informal Complaint: Means an Informal Complaint managed under Complaint and appeal

Procedure.

Internal Appeal: An appeal to a Staff member at CIT.

International Student: A person holding an Australian student visa, enrolled in a CRICOS registered course, as a Student of CIT.

Party: Means a person lodging an Appeal and the Respondent.

Privacy: Means information protected under The Queensland Information Privacy Act 2009 (the Act).

Procedures: Means Institutes Procedures published on the CIT's website and student Handbook.

Respondent: A person who must respond to the Appeal on behalf of the CIT.

Staff: Any person who is an employee/contractor/representative of CIT at the time of the Complaint.

Student: Any person enrolled as a student of CIT.

Support Person: Means an observer (who is not legally trained) who accompanies a Party during the Complaint.



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PROCEDURES

General Process

- The Complaints and Appeals policy & procedure, and forms are made available to all students and other stakeholders by directly contacting CIT, through the CIT's website, and Student handbook.
- Where possible all informal attempts shall be made to resolve the issue (Informal Complaint). This may include advice, discussions, meeting with the student or stakeholder, emails and general mediation in relation to the issue and the student / stakeholder issue.
- Any staff member can be involved in this informal process to resolve issues but once a student/or other stakeholder/or anyone has placed a formal complaint / appeal, the following procedures must be followed.
- Any student, potential student, employee or third party may submit a formal complaint to CIT with the reasonable expectation that all complaints will be treated with integrity and privacy. There is no cost for the complaints process unless it is referred to a third party.
- Complainants have the right to access advice and support from independent external agencies/persons at any point of the complaint and appeals process. Use of external services will be at the complainant's costs unless authorized by the Chief Executive Officer (CEO).
- Any person wishing to submit a formal complaint or appeal can do so by completing the Complaints and Appeals Form and state their case providing as many details as possible. This form can be obtained by contacting Administration staff at CIT, or through the CIT website.
 - As per policy, complaints are to be made in writing by the complainant.
 - o CIT should review all complaints upon receipt.
 - Acknowledge receipt of complaint in writing by sending a letter to complainant or email.
 - o Record details of the complaint on the Complaints and Appeals Register.
- Once a complaint or appeal is received and checked for, it should be forwarded to the appropriate personnel for review.
- There will be no charge to the complainant or appellant for the lodgement or presentation of their case. Incidental expenses for attending CIT offices to lodge the document or attend a meeting or any charges incurred (e.g. telephone) will NOT be reimbursed.
- All complainants and appellants must be given the opportunity to formally present their case
 and to be accompanied by a friend or third party to support them (and if language is an
 issue, to help them present their case). Any payments to accompany the friend/third party
 will be made by complainants or appellants.
- The Review Personnel may gather evidence and constitute a review committee as they see fit.
- This process must be completed within 10 working days of the lodgement of the complaint or appeal (and receipt of all supporting evidence).
- If further evidence is requested, then the Review Personnel must communicate with the complainant or appellant as soon as possible and within 5 working days of asking for evidence, it should be submitted. The complainant must be kept informed all the times.



- The process will be put on hold until the evidence is received.
- The decision will be advised in the written response to the complainant or appellant.
- In case of complaint, if the complainant is not happy with the decision they may appeal. That appeal is on the fairness and objectivity of the decision.
- All documentation relating to a formal complaint or appeal MUST be recorded on the student file, in case of student. This must include the initial form, supporting evidence, meeting minutes, copy of correspondence with all concerned parties. This information will be kept confidently and stored securely for 7 years.
- Documentation of all complaints and appeals and their outcomes is securely maintained.
 Potential causes of complaints and appeals are identified and CIT takes appropriate corrective actions to eliminate or mitigate the likelihood of reoccurrence.
- All formal complaints or appeals must be logged in the Complaints and Appeals Register.

A complaint or appeal is a learning opportunity for CIT. The outcome will be seen as an input to the continuous improvement process. Any decisions that support students will be immediately implemented.

Detailed Process

Complaints may be made in relation to any of CIT's services and activities such as:

- The application and enrolment process
- Marketing information
- The quality of training and assessment provided
- Training and assessment matters, including course progress, student support and assessment requirements
- Student amenities and facilities
- Discrimination
- Sexual harassment
- The way someone has been treated
- The actions of another student
- Other issues that may arise

Appeals should be made to request that a decision made by CIT has to be reviewed. Decisions may have been about:

- Course admissions
- Refund assessments
- Response to a complaint
- Assessment outcomes / results



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Other general decisions made by CIT

CIT is committed to developing a procedurally fair complaints and appeals process that is carried out free from bias, following the principles of natural justice. Through this policy and procedure, CIT ensures that complaints and appeals:

- Are responded to in a consistent and transparent manner.
- Are responded to promptly, objectively, with sensitivity and confidentiality.
- Are able to be made at no cost to the individual.
- Are used as an opportunity to identify potential causes of the complaint or appeal and take
 actions to prevent the issues from recurring as well as identifying any areas for
 improvement.

Where possible, all informal attempts shall be made to resolve the issue (Informal Compliant). This may include advice, discussions, meeting with the complainant, emails and general mediation in relation to the issue. Any staff member can be involved in this informal process to resolve issues, but once a complainant has placed a formal complaint / appeal, the following procedures must be followed.

If a complainant is uncomfortable in speaking directly to the person involved or the informal process does not resolve the issue to the complainant's satisfaction, the formal process should be followed as described later on in the document.

Where a student is unhappy with the outcome of an assessment decision, this will be dealt with under internal appeals. Please refer to Assessment appeals points in the Appeals section.

CIT reduce complaints through:

- providing excellent ongoing service
- addressing complaints quickly and fairly
- making sure similar kind of complaint/incident does not occur again

When a complainant has a genuine complaint, CIT may:

- thank them for raising the matter
- treat them with genuine empathy, courtesy, patience, honesty and fairness
- respond to the complaint quickly
- tell the complainant how CIT will handle it and when to expect a response
- speak to the complainant in person

Diagram of the Different Steps/ Procedures in the complaints management process:

Informal Complaint

- Students / potential students / stakeholders are encouraged, wherever possible, to resolve grievances directly with the person(s) concerned. For example: if the issue concerns an academic matter, the complainant should talk honestly to the trainer through Student Support Staff about his/her concerns. Issues about fees should be discussed in the first instance with the Accounts Department through Student Support.
- Any student with a question or complaint may raise the matter with CIT Student Support staff and attempt an informal resolution of the question or complaint. This can be done online, or by telephonic conversation. In some cases, face-to-face will also be accepted.
- Questions or complaints dealt within this way do not become part of the formal complaint
 process and will not be formally documented, recorded or reported on unless the staff
 member involved determines that the issue, question or complaint was relevant to the
 wider operation of CIT.
- If the student / potential student / stakeholder has attempted to resolve the issue directly, but is not satisfied with the outcome or does not wish to approach the person(s) concerned directly, then he/she may discuss the issue with the Compliance Officer. In case of face-toface meeting, he/she may be accompanied or assisted by a support person during this process.
- The Compliance officer/designated officer will consider the issue and may either suggest a course of action to resolve the issue, or attempt to mediate between the complainant and the person(s) concerned.
- Within ten (10) days of receiving the grievance, the Compliance officer will provide the complainant and any other person(s) directly concerned, with a written report summarising the actions that were taken, or will be taken, to resolve the issue.
- If the complainant is not satisfied with the outcome, a formal complaint can be lodged under this policy.

Formal Complaint

- Students or any other stakeholders who are not satisfied with the outcome of the informal process, or, who want to register a formal complaint may do so.
- To register a formal complaint, a student must complete the Complaints and Appeals Form and contact the Student Support Staff to arrange a meeting with Compliance Officer, if required (a nominated person if Compliance officer is not present for the particular case). It is better to provide as many details as possible.



- Once a formal complaint is received it will be entered into the Complaints and Appeals Register and written acknowledgment will send to complainant. The information to be contained and updated within the register is as follows:
 - o The name of the complainant
 - Date of the complaint
 - Type of complaint
 - Name of investigating officer / department assigned to deal with the complaint
 - Response from those involved in the allegations
 - Analysis of the matter
 - Outcome of complaint
 - Action recommended to address systemic issues (if any)
 - Time taken to investigate complaint
 - Complainant satisfaction with the outcome.
- There is no cost for the complaints process unless it is referred to a third party.
- Complainants have the right to access advice, support, assistance or company from independent external agencies/persons at any point of the complaint and appeals process. Use of external services will be at the complainant's costs unless authorised by the CEO.
- At the stage of the complaint meeting (if required), the complaint must be recorded in writing and signed and dated. The complaint is recorded in writing by completing the Complaints and Appeals Form prior to the meeting or a new document can be prepared and signed during the meeting.
- The Compliance officer will then refer the matter to the appropriate staff members to resolve, or make a decision on the complaint within 10 working days and keep the complainant informed of any decisions or outcomes concluded, or processes in place to deal with the complaint.
- Where a decision is expected to take longer than 60 days, CIT will advise the student/complainant in writing of the delay and including the reasons for the delay. Thereafter the student/ complainant will be provided with weekly updates in writing of the progress of the complaint.
- Weekly updates to both complainant and appellant will be provided by the Compliance officer.
- If decision is taking more than 60 days, matter can be forwarded to an external complaints resolution organisation as well for resolution.
- At the end of the resolution phase, the Student Support Staff will report CIT decision to the complainant in writing. The decision and reasons for the decision will be documented by the Compliance officer and will update the records accordingly.
- Following the resolution phase, CIT must implement the decision as conveyed to the complainant. CIT will immediately implement any decision and/or corrective and preventative actions that are required.
- Where the formal complaint process does not find in favour of the complainant, s/he will be notified that they have the right of appeal. He/she may institute an internal appeals process by completing the Complaints and Appeals Form.



- To appeal a decision, CIT must receive, in writing, grounds of the appeal within 10 days of the date of the notice of the decision.
- Copies of all documentation, outcomes and further action required will be placed on the Complaints and Appeals Register by the Compliance officer or representative and also in the student's file, in case of student as complainant.
- We will ensure that the investigation process is impartial and encompasses the Principles of Natural Justice. No assumptions will be made nor any action be taken until all relevant information has been collected and considered.
- There will be no victimisation against anyone who makes a complaint.
- Nothing in this procedure inhibits complainant's rights to pursue other legal remedies.
 Complainants are entitled to resolve any dispute by exercising their rights to other legal remedies. Complainants wishing to take this course of action are advised to:
 - o Contact a solicitor; or
 - Contact the Law Institute of Victoria, 470 Bourke St., Melbourne 3000, and telephone 03 (03)
 9607 9311 for a referral to a solicitor.

Internal Appeals

- All students and stakeholders have the right to appeal decisions made by CIT where reasonable grounds can be established. The areas in which a student or stakeholder may appeal a decision made by CIT may include:
 - Any conclusion/decision that is made after a complaint has been dealt with CIT in the first instance as described in the complaints process above. This is referred to as general appeals and internal appeals).
 - Assessments decisions as set out below (assessment appeals).
- To activate the appeals process, the appellant must complete a Complaints and Appeals Form that is to include a summary of the grounds the appeal is based upon. The reason the appellant feels the decision is unfair, is to be clearly explained and help and support with this process can be gained from CIT staff.
- Where an appellant has appealed a decision or outcome of a formal complaint, s/he is required to notify CIT in writing within 10 working days, of the grounds of her/his appeal. Any supporting documentation should also be attached to the appeal.
- A CIT representative must record the details in the Complaints and Appeals Register.
- The process for all formally lodged appeals will begin within 10 working days of the appeal being lodged in writing.
- The Compliance officer or a nominee appointed by Compliance officer/CEO will be notified
 and will seek details regarding the initial documentation of the appeal and make a decision
 based on the grounds of the appeal.
- The appellant will be notified in writing of the outcome with reasons for the decisions, and
 the Complaints and Appeals Register updated. Particularly the appellant will also be
 provided the option of activating the external appeals process if they are not satisfied with
 the outcome. The appellant is required to notify RTO if they wish to proceed with the
 external appeals process.



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- Compliance officer ensures CIT acts on any substantiated appeal. Compliance officer determines the validity of the appeal and organises a meeting with all parties involved in the matter and attempts to seek resolution where appropriate.
- Where students wish to appeal an assessment or RPL, they are required to notify their Trainer / Assessor in the first instance. Where appropriate their Assessor may decide to reassess the student to ensure a fair and equitable decision is gained. The Assessor shall complete a written report regarding the re-assessment outlining the reasons why reassessment was - or was not - granted.
- If this is still not to the student's satisfaction, the student may formally lodge an appeal. They will lodge this with the Compliance officer or a nominee appointed by the Compliance officer and the appeal will be entered in the Complaints and Appeals Register.
- The Compliance officer will be notified and will seek details from the Assessor involved and any other relevant parties. A decision will be made regarding the appeal either indicating the assessment decision stands or details of a possible re-assessment by a third party. The third party will be another Trainer/Assessor appointed by CIT.
- The student will be notified in writing of the outcome with reasons for the decision, and the Complaints and Appeals Register will be updated. The student will also be provided the option of activating the external appeals process if they are not satisfied with the outcome. The student is required to notify CIT if they wish to proceed with the external appeals process.
- We recognise the right of individuals to approach an external agency if the formal complaint or internal appeal has not resolved the issue to their satisfaction.
- The student's enrolment must be maintained whilst an appeal is in progress and the outcome has not been determined.
- A maximum time of 30 calendar days from the commencement of the appeal resolution phase will be allowed for the appeal resolution unless all parties agree in writing to extend this time.

External Appeals

- If not satisfied with the internal appeal processes, the complainant/appellant may request that the matter be further reviewed by an external dispute resolution process.
- The complainant / appellant may request that the matter be further reviewed by an external dispute resolution process.
- The details of these external bodies are as follows:
 Resolution Institute, previously as LEADR and IAMA, has been accrediting mediators since the mid-1990s. https://www.resolution.institute/
 The Dispute Settlement Centre of Victoria (DSCV)

Dispute Assessment Officer Level 4, 456 Lonsdale Street



Melbourne VIC 3000 Tel: 9603 8370 http://www.disputes.vic.gov.au

- The division of the expenses associated with the mediation e.g. mediator's fee, room hire and possibly travel expenses are to be shared equally between CIT and the complainant / appellant.
- CIT will immediately implement recommendations arising from the external review within at least 10 working days of the receipt of the recommendations.
- If a student or stakeholder is still dissatisfied with the decision of CIT, they may wish to seek advice or make a complaint about CIT to ASQA directly. If, after CIT's internal complaints and appeals processes have been completed, and they still believe CIT is breaching or has breached its legal requirements, they can submit a complaint to ASQA by completing the "The Complaint about a training organisation operating under ASQA's jurisdiction" form. While ASQA will not be able to act as their advocate, the lodgement of their complaint will inform ASQA's risk assessment of CIT and a complaint audit may be conducted.
- Contact details for ASQA are:

Australian Skills Quality Authority

- Melbourne Level 6, 595 Collins Street
- Brisbane Level 7, 215 Adelaide Street
- Sydney Level 10, 255 Elizabeth Street
- Canberra Ground Floor, 64 Northbound Avenue
- Perth Level 11, 250 St Georges Terrace
- Adelaide Level 5, 115 Grenfell Street
- Hobart Level 11, 188 Collins Street

Telephone: 1300 701 801

Email: complaintsteam@asqa.gov.au

Website: www.asqa.gov.au

Overseas Students Ombudsman (OSO)

The Overseas Students Ombudsman investigates complaints about problems that overseas students

The Ombudsman:

- provides a free service
- is independent and impartial, and does not represent either overseas students or private education providers
- can make recommendations arising out of investigations
- is a function of the Commonwealth Ombudsman

The Ombudsman can only investigate a complaint if:



- it relates to a private education provider registered with the Australian Government on the Commonwealth Register of Institutions and Courses for Overseas students (CRICOS)
- the problem relates to an overseas student who is already studying in Australia on a student visa or is intending to come to Australia soon

The Ombudsman cannot investigate a complaint if:

• it relates to a public or government education provider. These complaints can be directed to the Ombudsman for your state or territory.

The Ombudsman may also decide not to investigate complaints if:

• the complaint has not first been raised with the education provider. Another organisation is better able to help.

Apply for External Review

This is the process to be followed if a student is not satisfied with the outcome of an internal complaint or appeal made by them and/or they wish to make an external complaint for independent review.

Online

A student can make a complaint online by visiting the website and completing the online form:

https://forms.business.gov.au/smartforms/servlet/SmartForm.html?formCode=oco-complaint-form

Telephone

Students can contact OSO by telephone, 9am to 5pm Monday to Friday, Australian Eastern Standard Time (AEST). In Australia, call: 1300 362 072 (calls from mobile phones at mobile phone rates). Outside Australia, call +61 2 6276 0111.

Using an interpreter

If a student wants to make a complaint in their own language they can call the Translating and Interpreting Service (TIS) in Australia on 131 450, outside Australia call +61 3 9203 4027. OSO will pay for the interpreter.

Deaf, hearing or sight impaired

Contact OSO via the National Relay Service. Teletypewriter (TTY) users phone 133 677 and then ask for 1300 362 072. Speak and Listen users phone 1300 555 727 and then ask for 1300 362 072. Internet Relay users connect to the National Relay Service www.iprelay.com.au and then ask for 1300 362 072

Fax

Students can send OSO a fax.

• In Australia: 02 6276 0123.



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Outside Australia: +61 2 6276 0123

Mail

You can write a letter and post it to:

Overseas Students Ombudsman GPO Box 442

Canberra ACT 2601

AUSTRALIA

OSO External Complaints Process – Post Student Application

When a complaint is received, an assessment is first made about whether it is an issue that the Ombudsman can investigate. In some cases, the Ombudsman may decide not to investigate a complaint.

This might be because:

- the student has not complained to the education provider first, or
- another organisation is better able to deal with the complaint

If a decision is made to investigate a complaint, the Ombudsman will ask the education provider about the problem. The Ombudsman may request relevant documents, or information such as student records from the provider.

The Ombudsman can use formal powers to obtain documents from the provider. The Ombudsman also has the power to enter premises or require a provider to answer questions as part of an investigation.

Standard 8.4 of the Code requires that the registered provider must maintain the student's enrolment while the complaints and appeals process is ongoing. This means that the provider must maintain the student's enrolment (i.e. not report the student for unsatisfactory progress or attendance) until the external complaints process is complete and has supported the provider's decision to report.

The Ombudsman will notify the provider when it commences an external complaint and appeal process and when this process is completed. However, if the student lodges an external appeal outside the provider's stated timeframe for reply, then CIT has the right to report the student.

The provisions of standard 8.5 also still apply, which means that if the Ombudsman's investigation results in a decision that supports the student, the CIT must immediately implement any decision and/or corrective and preventative action required and advise the student of the outcome.

Outline of Fees

The Overseas Students Ombudsman's services are free.

Outcomes of the decision



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At the end of an investigation the Ombudsman may conclude that the provider has not acted unreasonably, and will advise the student and the provider of this decision.

In other cases, the Ombudsman may conclude that the provider failed to take appropriate action or the action appears to have been:

- contrary to law
- unreasonable, unjust, oppressive or improperly discriminatory or
- otherwise, in all the circumstances, wrong

Where that happens, the Ombudsman may recommend that a provider remedy the problem for example by:

- apologising to a student
- reconsidering a decision affecting a student
- · providing a refund
- providing clearer information or
- changing a policy or procedure.

Education providers are given an opportunity to comment on any recommendations made by the Ombudsman. Providers will be asked to detail how the recommendations will be implemented, and the Ombudsman will follow up to see that this has occurred.

If the Ombudsman finds evidence which suggests misconduct, the Ombudsman can notify the provider's principal executive officer.

Education providers are expected to comply with Ombudsman recommendations unless they have good reasons for not doing so. Education providers have an opportunity to give these reasons to the Ombudsman before an investigation is finalised. If they do not act on the recommendations, the Ombudsman may publish a formal report.

PRINCIPLES OF NATURAL JUSTICE AND PROCEDURAL FAIRNESS

- CIT Staff may also use this complaints and appeals process. CIT will use all complaints as an opportunity for continuous improvement.
- All parties to a complaint or appeal have the opportunity to put their case and have this properly considered.
- Any allegation against a CIT staff member or member of a subcontractor party is made known to that person and CIT will provide an opportunity to present their side of the matter.
- Investigations and decisions are made by persons who do not exercise bias.



- A complainant/appellant should feel confident that they will not suffer any discrimination as a result of using the complaint or appeal process.
- Confidentiality shall be maintained to the extent of the people that need to be directly involved in the complaint or appeal process.
- All the information regarding this policy can also be found:
 - On the CIT website;
 - In the Student Handbook;
 - In the Staff Handbook.
- The complainant / appellant can be supported or accompanied by an independent person or friend during the complaints and appeals process.
- It is normal CIT policy that whilst a student is going through any formal complaint or appeals process, the student remains enrolled at CIT and continues their studies and assessments in the normal way. It should be noted that if the complaint or appeal has resulted in the student being suspended or excluded due to a breach of the Student Code of Conduct, then the suspension or exclusion shall continue until either it has expired or the result of the complaint or appeal is decided in the student's favour.
- CIT has a fair and transparent informal and formal complaints and appeals process, but should the complainant / appellant require it, access is available to an independent mediator who can review the compliant and/or appeals process.

NOTE: If the outcome is in the appellant's favour then CIT will implement any changes recommended by the adjudicator immediately and advise the appellant of the outcome and actions taken.

RESPONSIBILITIES

- CEO has overall responsibility for this policy.
- Compliance Officer conducting investigation into all formal complaints.
- Student Support Services will assist stakeholders at every phase, as required.