# **Complaints Policy**

Policy Number:	С3	Date Created:	Oct 2017
Responsibility:	Aspire2 Quality Director, Programme Manager, Programme Coordinator	Review Date:	Nov 2023
Approval:	Aspire2 Quality Director, Aspire2 Academic Committee, CEO	Version:	4
PTE Applicable to:	Cornerstone Education LTD (BMP)  Naturopathic College of New Zealand.		

## **Purpose**

To provide a process that is accessible and enables complaints to be made and resolved fairly in a timely manner, whilst protecting the rights of complainants and the PTE staff and students.

To provide protection and support for all parties concerned during this procedure and ensuring that those involved are not subject to harassment, retaliation or victimisation.

To use pertinent information collected via this policy and procedure to improve the performance of the PTE as a whole.

## Responsibility

All managers who have direct responsibility for any staff and student complaints have responsibility for implementing this policy.

### **Policy Statements**

- 1 A complaint from a student or group of students must be lodged to the General Manager/Programme Manager in the following ways:
  - Completion of the online complaint form
  - Written letter
  - Email
- 2 The General/Programme Manager will respond to complaints in a timely and efficient manner appropriate to the level of complexity of the issue.
- 3 Complaints will be considered from a cultural perspective and include the provision of culturally response approaches that consider traditional processes for raising and resolving issues.
- 4 If a complaint is about a PTE staff member, they have the right to have details of the complaint and the identity of the complainant UNLESS there are extenuating circumstances which may place the complainant at risk. Natural justice requires that a party be aware of his or her accuser. Therefore, maintaining a complainant's anonymity needs to be an exception rather than the rule. Extenuating circumstances should therefore only be:

Where the complaint is made under the Protected Disclosures (Protection of Whistle Blowers) Act 2022 or of the Privacy Act 2020 which includes prevention or lessening of a serious and imminent threat to:

- Public health or public safety, or
- The life or health of the individual concerned or another individual.
- 5 The PTE reserves the right not to proceed with a complaint:
  - Which is anonymous or based on hearsay; or
  - Which is made more than ninety days after the alleged incident
- A support person may accompany the complainant or respondent at all stages of the complaint's procedure. The respondent may choose any support person he or she wishes to represent them.
- 7 Any person who feels he or she has been treated unfairly during the process of handling the complaint, or that actions taken have been unjustified, may appeal in writing to the Programme Manager within three weeks of being notified of the outcome of the initial complaint.
- 8 Any PTE staff member who is subject to a complaint has the right to reply to the issues raised and must be given the opportunity to exercise this right.
- 9 Complaints about the General Manager/Programme Manager are to be made to Aspire2 Group CEO.
- 10 The General Manager/Programme Manager will notify the Aspire2 Group Corporate / CFO of any complaints that could potentially result in an insurance liability, e.g. complaints regarding academic quality issues that affect learning outcomes, programme delivery not as advertised.
- 11 Final outcomes of any investigation will be communicated, by the General/Programme Manager, back to the students and relevant staff.
  - All records generated during this process will be maintained on the confidential central complaints file held by the General Manager/Programme Manager. The General Manager/Programme

Manager will provide a monthly summary report to Academic Committee to enable quality trends analysis.

- 12 Issues pertaining to the misuse of public funds through fraud or mismanagement are to be raised via Policy and Procedure Protected Disclosures Act 2000.
- 13 New employees and students will be made aware of the complaints policy and procedure through the website, LMS and any other relevant induction processes.

#### **Definitions**

**Complaint** Formal notification of any issue adversely affecting one or more individuals that requires

investigation, action, and response. Records of all complaints must be maintained on the

central complaints file.

**Issues of Concern** Issues that have the potential to impair the student's experience or expose the College to

academic risk.

Serious complaint Issues involving violence, verbal abuse, cultural safety, unsafe conduct or work practice,

disclosure of confidential College or personal information, theft, misrepresentation of NCNZ for personal gain, possession of or being under the influence of non-prescribed drugs or alcohol, or any other act not specifically addressed in this definition but which is

of a similar nature.

"Whistle Blowers" Report or disclosure of serious wrongdoing as defined by the Protected Disclosures

(Protection of Whistle Blowers) Act 2022

## **Relevant Legislation**

- The Protected Disclosures (Protection of Whistle Blowers) Act 2022
- Privacy Act 2020