

Melbourne: 155-161 Boundary Road, North Melbourne VIC 3051
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PP10 TRANSFER OF STUDENTS BETWEEN PROVIDERS

PURPOSE

The purpose of this policy is to ensure compliance with Standard 7 of the National Code 2007 and the Education Services for Overseas Students (ESOS) Act 2000 for assessing and administering requests for a transfer between registered education providers.

SCOPE

This policy applies to all staff of Southern Cross Education Institute who are involved in processing student requests for a transfer between registered education providers and to international students studying on a student visa, who request a transfer to another registered education provider.

DEFINITIONS	
SCEI	Southern Cross Education Institute
Student	A person (whether within or outside Australia) who holds a student visa as defined by the
	ESOS Act, but does not include students of a kind prescribed in the ESOS Regulations
Compassionate	Family, medial or "well-being" reasons for supporting a transfer
Exceptional	Circumstances that are generally out of the control of the student, which affect their
circumstances	course progress or well-being
CoE	Confirmation of Enrolment
ESOS	Education Services for Overseas Students (ESOS) Act 2000
National Code 2007	National Code of Practice for Registration Authorities and Providers of Education and
	Training to Overseas Students (2007)
Principal course of	As defined in the National Code of Practice 2007, the main course of study to be
study	undertaken by an overseas student where a student visa has been issued for multiple
	courses of study. The principal course of study would normally be the final course of
	study where the overseas student arrives in Australia with a student visa that covers
	multiple courses.
Registered education	An institution recommended by a designated authority for registration under the ESOS
provider	Act to provide a specified course in that state to overseas students; and the provider is
	registered by the Secretary of DEST on CRICOS.
Release letter	A letter authorising a student be released from one registered education provider so that
	they are able to enrol with another registered education provider

POLICY

- 1. Southern Cross Education Institute will not knowingly enrol any transferring international student prior to the first six months of their principal course being completed unless that student has a valid Letter of Release agreeing to such a transfer from their current registered education provider.
- 2. International students requesting a transfer from SCEI to another registered education provider prior to completion of the first six months of their principal course of study must request approval to transfer to transfer and obtain a Release Letter.
- 3. Application for transfer will be assessed and an outcome provided to the student within 10 working days of receipt of the application by Student Welfare.
- 4. As required by the National Code 2007 (S7.3), before a Release Letter is approved and issued, the student must present a valid letter of offer of enrolment with the receiving registered education provider.

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- 5. In accordance with the National Code 2007 (S7.2), SCEI will refuse the issue of a Release Letter if the transfer would be considered detrimental to the student and the circumstances for approving the issuance of a Release Letter have not been satisfied.
- 6. Factors that would be considered detrimental to the student include:
 - 6.1. A transfer may jeopardise a student's progress through a package of courses
 - 6.2. A student has recently commenced their course of study and has not accessed or been provided with the full range of Student Support services
 - 6.3. If the student is attempting to avoid being reported to DIBP for failure to meet the attendance and academic progress requirements of the course of study
- 7. The submission of a request to transfer to another registered education provider by an international student does not preclude the international student from maintaining adequate course attendance and satisfactory course progression and therefore meeting their student visa conditions.
- 8. SCEI will issue warning letters and/or report students to DIBP who do not maintain adequate attendance or course progression, which may have implications for visa status.

PROCEDURE

- 1. Students requesting a transfer to SCEI from another provider
 - 1.1. Where a student contacts SCEI seeking to transfer prior to completion of the first six months of their principal course, SCEI will access PRISMS to:
 - 1.1.1. verify if the student has or has not completed six months of their principal course of study; and
 - 1.1.2. confirm the student's date of arrival in Australia; and
 - 1.1.3. confirm the code and title of the principal course of study.
 - 1.2. A copy of the PRISMS record will be printed and attached to the students FOR24 Application to Study form.
 - 1.3. If the student's principal course of study exceeds six months, the application will be processed as per PP04 Enrolment Policy and Procedure.
 - 1.4. Where a student has not completed six months of their principal course of study, the student is required to provide a Letter of Release from their current education provider.
 - 1.5. SCEI may issue a LETO1 Conditional Letter of Offer to Transfer, which will clearly state that an offer of a place of admission is subject to providing a Letter of Release from their current education provider.
 - Note: If they are in receipt of a Government scholarship, they should provide written support from this government agreeing to the change which will stand in lieu of any Letter of Release.
 - 1.6. If the student is unable to provide a Letter of Release as per the LET01 Conditional Letter of Offer to Transfer, then the Offer will be withdrawn and the student will be notified in writing.

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- 1.7. If the student is under the age of 18:
 - 1.7.1. evidence must be provided by the student for parental or guardian consent to the transfer to SCEI; and
 - 1.7.2.SCEI must ensure arrangements are made for the student's accommodation, support, welfare where the student is not living with a parent or legal guardian.
- 1.8. If the student is unable to provide a Letter of Release from their current education provider, their FOR24 Application to Study will be declined and the student will be advised in writing as the reasons why.
- 1.9. If a student submits an FOR24 Application to Study form where their current education provider has ceased to be registered or sanctions have been placed on the education provider, then a Letter of Release is not required. Evidence of this situation must be obtained and attached to the students completed FOR24 Application to Study form

2. Students requesting a transfer from SCEI to another provider

- 2.1. The student is required to complete FOR06 Application to defer, suspend or cancel enrolment form, which is available from reception.
- 2.2. The student must provide the following information and supporting documentation with the FOR06 Application to defer, suspend or cancel enrolment form:
 - 2.2.1. A copy of a valid Letter of Offer from the receiving registered education provider
 - 2.2.2. A statement describing the reasons for requesting a transfer
 - 2.2.3. Where extenuating circumstances or compassionate grounds are documented as reasons for the transfer the student is required to provide evidence to support the claims from qualified counsellors, psychologists or medical practitioners.
- 2.3. The completed FOR06 Application to defer, suspend or cancel enrolment form and supporting documentation is submitted to Student Welfare.
- 2.4. The Student Welfare Officer will assess the application as well as:
 - 2.4.1. Liaise with the Accounts Department to determine if the student has any outstanding tuition fees
 - 2.4.2.Assess the student's academic and attendance record to ensure the student has met these requirements and is not seeking a transfer to avoid being reported to DIBP
 - 2.4.3. Meet with the student to discuss the application and reasons for the transfer
- 2.5. The Student Welfare Officer must consult with the Campus Manager before any request for a transfer within the first six months of course commencement in their principal course of study is approved or denied.
- 2.6. SCEI may issue the international student a Release Letter if a transfer within the first six months of commencing their principal course of study in the following circumstances:
 - 2.6.1. SCEI has cancelled or has ceased to offer the course of study for which the student has a CoE
 - 2.6.2. The Government sponsor considers the transfer to be in the best interest of the student (written confirmation from the sponsor is required)
 - 2.6.3. SCEI Welfare Officer in consultation with the Campus Manager assesses that exceptional circumstances or compassionate grounds exist as described in the regulatory guidelines
 - 2.6.4. There is evidence the student has accessed all relevant Student Support Services and engaged with Student Welfare to discuss their situation and seek resolution of any issues they are experiencing
 - 2.6.5. The student provides evidence that they have been misled by SCEI or a SCEI approved education agent regarding SCEI or the course of study

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- 2.6.6. An appeal (internal or external) on a matter that may reasonably result in the student wishing to seek a transfer supports the student.
- 2.7. An application to transfer to another registered education provider may be refused in the following circumstances:
 - 2.7.1. The student has not provided a valid Letter of Offer from the receiving registered education provider; or
 - 2.7.2. The student does not provide adequate evidence to support their reasons for the transfer; or
 - 2.7.3. Where the student's transfer may jeopardise their progression through a package of courses; or
 - 2.7.4. The student has not commenced their principal course of study for which they have a CoE; or
 - 2.7.5. The student has not accessed or engaged with Student Welfare to discuss their circumstances; or
 - 2.7.6. The student has requested a transfer to avoid being reported to DIBP for failing to meet the attendance and academic progress requirements of their course of study; or
 - 2.7.7. The student is requesting a transfer with a valid Letter of Offer to a course that is of a lower AQF level; or
 - 2.7.8. The student has outstanding fees owed to SCEI; or
 - 2.7.9. The student has changed their mind about the course of study they wish to undertake; or
 - 2.7.10. The receiving education provider is not registered for Streamlined Visa Processing arrangements with DIBP, or
 - 2.7.11. If the student is under 18 and there is no written evidence that his or her parent or legal guardian supports the transfer, or
 - 2.7.12. There is no written confirmation that the receiving provider will accept responsibility for approving the student's accommodation, support and general welfare arrangements.
- 2.8. The Student Welfare Officer will document the outcome of the application on the FOR06 Application to defer, suspend or cancel enrolment form and the reasons for the decision.
- 2.9. If the request is granted, the Student Welfare Officer will within 48 hours of receiving a complete application:
 - 2.9.1. issue a LETO2 Letter of Release to the student, at no cost to the student; and
 - 2.9.2. advise the student to contact DIBP to seek advice if a new student visa is required; and
 - 2.9.3. cancel the student's enrolment via PRISMS.
- 2.10. If the request to transfer is denied, the Student Welfare Officer must inform the student via email noting the decision, the reasons for the decision, the factors taken into consideration and how the student's individual circumstances were considered. The student should be advised to make an appointment with the Student Welfare Officer to discuss the decision and study options.
- 2.11. The student must be advised they can access the PP11 Complaints and Appeals policy and procedure at anytime
- 2.12. All transfer requests, supporting documentation, decisions and a copy of the Letter of Release will be filed in the student administration file and uploaded into the logbook with a journal entry of the student management system.
- 2.13. The issuance of a LETO2 Letter of Release does not indicate the agreement to provide a refund of fees and charges. The refund of any fees and charges is governed by PPO5 Refund and Outstanding Tuition Fee Policy and Procedure.

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RELATED DOCUMENTS

 ${\sf FOR06\ Application\ to\ defer,\ suspend\ or\ cancel\ enrolment\ form}$

LET02 Letter of Release

PP05 Refund and Outstanding Tuition Fee Policy and Procedure

PP11 Complaints and Appeals Policy and Procedure

LEGISLATIVE CONTEXT

- Education Services for Overseas Students Act (2000)
- National Code of Practice for Registration Authorities and Providers of Education and Training to Overseas Students (2007)

RESPONSIBILITIES

International Students are responsible for:

- reading and understanding this policy and procedure prior
- completing and submitting a valid the Transfer Request form and providing all necessary documentation in support of the Transfer Request, and

Student Welfare Officers are responsible for:

- reading and understanding this policy and procedure
- providing assistance and support the students requesting a transfer
- assessing and recording the outcome of the transfer request in a timely manner
- · responding to the student in writing when a decision has been made
- recording and filing all information in relation to this policy and procedure

Campus Manager is responsible for:

- reading and understanding this policy and procedure
- providing assistance and support to Student Welfare Officers in assessing and reaching a decision on transfer requests

Author	Compliance Manager
Approved by	Campus Manager
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