

Version/Date: v1.7 - 10th October 2023

Transferring Between Registered Providers Policy

Purpose

The policy clarifies the requirements, rights and responsibilities of Greenwich College Pty Ltd with respect to international students transferring from one provider to another as they are set out in the ESOS legislative framework and related regulations, including the National Code (2018) Part D Standard 7.

Scope

This policy applies to all Greenwich staff involved in student recruitment and enrolment and specifically in the approval of student transfers into and out of Greenwich to those of another provider.

Policy

This policy is to ensure that Greenwich College Pty Ltd does not inappropriately enrol or allow the transfer of any international student to or from another institution.

This policy and the associated procedure are specifically and predominantly written to address transfers that occur within the first six months of a student's primary course of study. That is, the policy applies where a student has been granted a student visa based on their enrolment in:

- a single course of study and is yet to complete the first six months of that course, or
- more than one course of study and the student is yet to complete the first six months of the highest course level enrolled in. For example, where the student has enrolled in an ELICOS course, followed by a VET course, then the VET course will be considered the primary course, and where the student has enrolled in a VET course followed by a higher education level course, the higher education level course will be considered the primary course.

This policy and the associated procedure detail the steps for assessing and approving applications to transfer into or out of Greenwich College Pty Ltd courses and those of another provider. This policy and the associated procedure also detail the time frames in which such applications will be responded to and finalised.



Greenwich College Pty Ltd will adhere to the intent of Standard 7 in protecting the rights of international students and the integrity of the Australian visa system by considering individual circumstances on their merit. Under this policy Greenwich College Pty Ltd recognises overseas students as consumers and supports them to exercise choice, while acknowledging that they may also be a group that requires support to transition to study in Australia.

In all cases where it is deemed appropriate for Greenwich College Pty Ltd to release the student through PRISMS, the Letter of Release will no longer be provided as the release is reflected in PRISMS.

Greenwich College Pty Ltd will always advise the student of the need to contact DHA to seek advice on whether a new student visa is required.

Greenwich College Pty Ltd will ensure this policy is available to both staff and students by including it in the Staff and Student Handbook.

Students transferring to Greenwich College

Under this policy Greenwich will not enrol any transferring international student prior to completion of 6 months of their principal course unless:

- the original provider has ceased to be registered or the course in which the studentis enrolled in ceases to be registered or delivered.
- that student has been released via PRISMS.
- the original provider has had a sanction imposed on its registration by the Australian and / or State Governments that prevents the student from continuing their principal course.
- any government sponsor of the student considers the change to the student to be in the student's best interest and has provided written support for that change.

Greenwich will not enrol an overseas student who has already been enrolled in the same course unless:

- the student has not completed the relevant course
- and the registered provider has been released via PRISMS

Greenwich may enrol a student if they have email confirmation or any documentation thatapproximates the letter of release from the provider, or the release is reflected in PRISMS. Greenwich will retain the documentation on the student's file.



NOTE: A student requesting a CoE for the purposes of applying for a new visa is not considered to be a circumstance that would constitute an approximation of a letter of release.

Greenwich will not actively recruit a student where this clearly conflicts with its obligations under Standard 7.

Furthermore, Greenwich Ltd will not accept students from or enter into an agreement with an education agent where it knows or suspects that the education agent has deliberately attempted to recruit a student where this clearly conflicts with the obligations of providers under Standard 7.

Students transferring from Greenwich College

If a student wishes to transfer from Greenwich, Greenwich will release the student via PRISMS in accordance with the National Code 2018 Standard 7.2 in cases where:

- the student wishes to relocate to a state where Greenwich does not operate,
- the student wishes to change to higher education
- Greenwich fails to deliver the program / qualification as outlined in the Letter of Offer,
- the student finished the 6 months of their principal course.

If a student wishes to transfer from Greenwich, the transfer may be refused by Greenwich if:

- the student has not submitted a written request to Greenwich to transfer
- the student has failed to provide a letter from another registered provider confirming that a valid enrolment offer has been made
- the student wishes to transfer to a similar program / qualification delivered by Greenwich with another registered provider
- the student wishes to enrol to a similar program / qualification of the same academic background with another registered provider as previously studied in home country
- the student wishes to enrol to a similar program / qualification with another registered provider with the intention of gaining PR in Australia
- the student is applying to transfer to a program / qualification with a lower AQF level



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- the transfer to the new program / qualification may be detrimental to the student's wellbeing and / or career / study objectives as stated in the student's
- original admissions application and the Genuine Temporary Entrant Statement.the student's personal statement is inconsistent with other information
- provided to Greenwich
- the student has an outstanding tuition fee, or other, debt with Greenwich
- the student has not completed 6 months of their primary course AND there are no extenuating circumstances
- the request to transfer before completing 6 months of their principal course is not in the student's best interests (refer to National Code 2018 Standard 7.2.2.1 to 7.2.2.6 for full criteria)
- the student is under the age of 18 and does not have the written consent of a parent or legal guardian supporting the transfer AND written confirmation that the new provider will accept responsibility for approving a student's accommodation, support and general welfare arrangements as per the requirements of the National Code Part D Standard 5

In situations where students are eligible for release, Greenwich will release the student via PRISMS.

Circumstances in determining a release

The policy will ensure students' individual circumstances are considered in order to determine if the transfer will be to the detriment of the student. Circumstances for which transfer may be considered include:

- if the course the student wishes to transfer to:
 - better meets the study capabilities of the student
 - better meets the long-term goals of the student, whether these relate to future work, education or personal aspirations
- if the student wishes to change course in order to access greater or more specific support (may be through the services offered by another provider, commercial ornon-for-profit services or through access to family, friends or a cultural support network)
- if the student claims or can provide evidence that his or her reasonable expectations about the current course are not being met

Factors that may be considered to the student's detriment, but which should be considered in light of the student's individual circumstances and a broader range of



factors, such as those outlined above, include:

- if the transfer may jeopardise the student's progression through a package of courses
- if the student has recently started studying the course and the full range of support services are yet to be provided or offered to the student (it is good practice to revisit the issue within a timeframe negotiated with the student)
- if the student is trying to avoid being reported to DHA for failure to meet the provider's attendance or academic progression requirements.

Refusing to provide a letter of release

Greenwich will not provide a student with a letter of release as this has been replaced by PRISMS. Students can be released once all obligations have been met, which can include evidence of a valid Offer of Enrolment letter from another provider.

When a request for release is refused, the student will be provided with a written response stating the reason for the refusal.

The student will be given written advice outlining the rights of appeal, including access to the Appeals Policy.

Students withdrawing from a course

If a student withdraws from a course of enrolment with Greenwich, Greenwich will adhere to the requirements of the ESOS Act by advising the relevant government department through PRISMS within 14 days.

Refund of fees

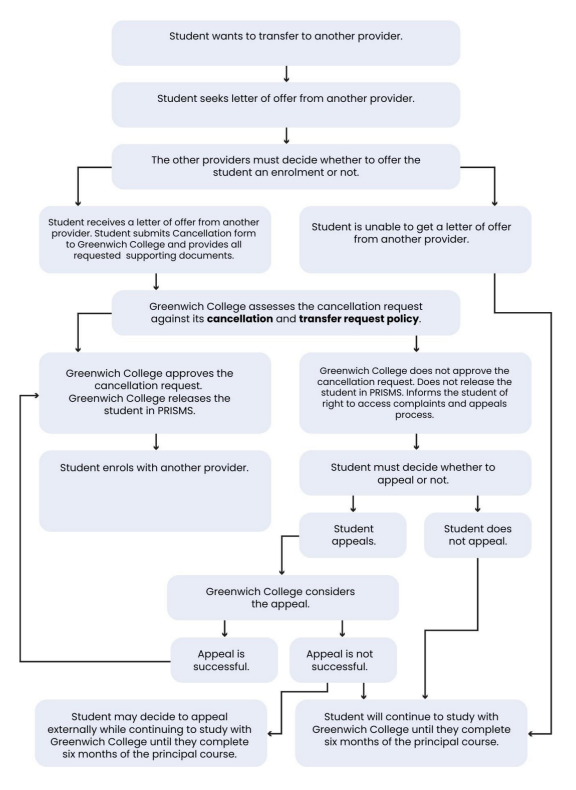
If a student transfers to another provider, any refunds of course fees paid to Greenwich College Pty Ltd will be in accordance with the Greenwich College Pty Ltd refund policy.



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TRANSFER BETWEEN REGISTERED PROVIDERS





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References

Document name	Document type	Location
Change of Enrolment Policy	Policy	Internal
Student Code of Conduct	Policy	Internal
Greenwich College Enrolment Terms and	Policy Guide	Internal
Conditions		
Under 18 Years Student Management and	Procedure	Internal
Supervision Procedure		
U18 International Students Guideline	Procedural Guide	Internal
Appeals Policy	Policy	Internal
National Code 2018	Government	External
	Standards	
ASQA Standards for RTO's 2015	Regulatory	External
	Standards	

Version Control Number	Date	Next Review Date
v1.0	23 rd March 2016	23 rd March 2017
v1.1	1 st January 2018	1 st January 2019
v1.2	1st September 2019	1 st September 2020
v1.3	15 th April 2021	15 th April 2022
v1.5	5 th April 2023	5 th April 2024
v1.6	10 th August 2023	10 th August 2024
v1.7	10 th October 2023	10 th October 2024