



NATIONAL INTEGRITY FRAMEWORK

Complaints, Disputes and Discipline Policy

Australian Outrigger Canoe Racing Association Ltd

DISCLAIMER: This policy and associated drafting notes do not constitute legal advice. National sporting Organisations/National Sporting Organisations for People with Disability should take their own professional surface practice professional services professional surface practice professional services profe

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Complaints, Disputes and Discipline Police



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Australian Ourligger Canoe Racing Association (AOCRA Ltd) is committed to making Outrigger Canoe Racing a safe and fair place for all participants. To achieve this, AOCRA Ltd has adopted the National Integrity Framework.

The National Integrity Framework is designed to assist with creating a safe and fair sporting environment for all by setting or the first about the types of behaviour that are uncerceptable in Outrigger Canoe Racing. These uncoorpitable behaviours are defined as Pichibided Conduct. The National Integrity Framework seeks to guide Relevant Persons and Relevant Framework in the National Integrity Framework in the National Integrity Framework is an expectation on which it to all the youtperforce or windows breaches of themselved in the National Integrity Framework has been developed by Sport Integrity Australia and is made up of the following five profession.

Referent Organisations on what to do if they experience or witness breaches of these rules.

The National Inergin's Prantework has been developed by Sport Inergity's Australia and is made up of the following five policies:

Safeguarding Children and Young People Policy;

Competition Manipulation and Sport Cambriller Policy;

Member Protection Policy; and

Complaints, Disputes and Discipline Policy (this Policy)

This policy also agries to Pribibilited Conduct under the following ADCRA Ltd policies:

ADCRA Rules as listed on the ADCRA Ltd website (including but not limited to the Code of Conduct),

ADCRA Rules as listed on the ADCRA Ltd website (including but not limited to the Code of Conduct),

ADCRA Social Media Policy, and

Any often policies stated to be subject to this Policy as adopted by ADCRA Ltd from time to time.

Within the National Integrity Transevork, this Policy sets out the process and parameters for how allegations of Prohibited Conduct are manipaged and resolved.

The National Integrity Framework, policies and ADCRA Ltd spicices are collectively known as the Relevant Policies.

As set out in clause 6.7, all Prohibited Conduct under the Safeguarding Children and Young People Policy or allegations of Prichibited Conduct in High Policy ADCRA Ltd, in accordance with this Policy.

As set out in clause 6.7, all Prohibited Conduct under the Safeguarding Children and Young People Policy or allegations of Prichibited Conduct will be dealt with by ADCRA Ltd, in accordance with this Policy, which take precedence and must be completed with in the first distance.



This Policy and its procedures are designed to ensure that allegations of Prohibited Conduct are managed through an effective, consistent, and timely process, which is fair and transparent.

In this Policy, the following words have the corresponding meaning:

Activity means a sporting contest, match, competition, event, or activity (including training), whether on a one-off basis or as part of a series, league, or competition, which is sanctioned or organised by a Relevant Organisation.

Alternative Dispute Resolution is a collective term for processes, other than arbitration, such as mediation or conciliation that may be used to resolve allegations of Prohibited Conduct under this Policy.

Athlete means a person who is registered, or entitled to participate, in an Activity

Appeals Tribunal means a tribunal established internally or appointed by AOCRA Ltd in accordance with the Tribunal Procedure Policy to hear an appeal of a decision of a Hearing Tribunal.

Board means the board of AOCRA Ltd.

Breach Notice means a written notification sent to the Respondent in accordance with clause 8.5.

Case Categorisation Model means the guidelines published by Sport Integrity Australia and available on its website for evaluating and prioritising allegations of Prohibited Conduct and assisting with determining an appropriate mechanism to manage a Complaint, as amended from time to time.

Club means any club that enters an Athlete or a Team to participate in an Activity

Complaint has the meaning given in clause 6.1.

Complaint Manager means the person appointed under clause 6.116.11 to manage Complaints under this Policy.

Complaints Process means the process for managing a Complaint under the guidance of this Policy from the time the Complaint is received to the Resolution Process.

Complainant has the meaning given in clause 6.2.

Contractor means any person or organisation engaged to provide services for or on behalf of a Relevant Organisation, and includes:

(a) agents, advisers, and subcontractors of a Relevant Organisation and
(b) employees, officers, volunteers, and agents of a Contractor or subcontractor.

Discrimination includes both direct and indirect discrimination which have the following meaning:

(a) Direct discrimination' occurs where, because a person has a Protected Characteristic, they are treated less favourably than a person without that characteristic would be treated in the same or similar circumstances.

(b) "Indirect discrimination" occurs where a practice, rule, requirement or condition that applies to everyone disadvantages people with a Protected Characteristic and the practice, rule, requirement or condition is not reasonable in the circumstances.

Employee means a person employed by a Relevant Organisation.

Hearing Tribunal means a first instance tribunal established internally or appointed by AOCRA Ltd in accordance with the Tribunal Procedure Policy to conduct a hearing under this Policy.

Member means a member of a Relevant Organisation, including:

| Complaints, Disputes, Conduct and Disciplinary Policy



- (a) Member Organisation, which means each company or incorporated association that is a member of AOCRA Ltd including each:

 - Zone and Club Member; and
 affiliate that is a member of a Zone Member.
- (b) Individual Member, which means individuals who are individuals registered with a Relevant Organisation.

National Integrity Framework means the AOCRA Ltd National Integrity Framework consisting of the five policies.

NST means the National Sports Tribunal established under the NST Legislation

NST Eligible Matter means an alleged breach that is a kind of dispute that falls within the jurisdiction of the NST

NST Legislation means the National Sports Tribunal Act 2019 (Cith) (NST Act), and any legislative instruments made under the NST Act as may be in force from time to time, including the National Sports Tribunal Rule 2020 (Cith) (NST Rule), National Sports Tribunal Revision and Procedural petermination 2021 (Cith) and National Sports Tribunal Act 2019 – Principles for Allocating a Member to a Dispute 2020.

Outrigger Canoe Racing means the sport of outrigger canoe racing as governed in Australia by AOCRA Ltd and International Va's Federation from time to time.

Participant means:

- Participant means:

 (a) Affaires

 (b) coaches appointed to train an Affaire or Team in an Activity.

 (c) coaches appointed to train an Affaire or Team in an Activity.

 (d) administration who have a sole in the administration, operation or Activity of a Relevant Organisation including owners, direction, committee members or other persons.

 (d) official including reference, suppose, because of the activities of other officials appointed by a Relevant Organisation, or any league, competition, series, Club or Team sandtoned by a Relevant Organisation, or any league, competition, series, Club or Team sandtoned by a Delaword Development of the Activities of
- Organisation, of any league; compension, series, Justice in Lean series and a Relevant Organisation, or any league, competition, series, Club or Team sanctioned by a Relevant Organisation including sports science sports medicine personnel, team managers, agents, selectors, and team staff members.

Policy means this Complaints, Disputes and Discipline Policy.

Prohibited Conduct means the conduct prosorbed in each of the Relevant Policies, including the conduct prosorbed under clause is of this Policy, See Appends A of the Member Protection Prior for examples of Prohibited Conduct under the priority (such as bully), pressensers, ubuse and descrimination.)

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Protected Characteristic means:

Protected Characteristic me
(a) age;
(b) disability;
(c) race or ethnicity;
(d) sex or gender identity;
(e) sexual orientation; or
(f) religion.

Provisional Action means the process undertaken to impose a temporary measure on a Respondent while they are subject to a Complaints Process, or an investigation by law enforcement.

Relevant Organisation means any of the following organisations:

-

(a) AORA Ltd.
(b) Member Organisations; or
(c) any other organisation that has agreed to be bound by the Relevant Policies.

Relevant Person means any of the following persons:

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- (b) Participant:
 (c) Employee:
 (d) Contractor;
 (e) Volumeer or
 (f) any other individual who has agreed to be bound by the Relevant Policies.

ant Policies means the following AOCRA Ltd policies:

- Relevant Policise means the following ACRA List policies:

 (a) Safeguarding Children and Young People Policy;

 (b) Competition Manipulation and Sport Gambling Policy;

 (c) Improper Use of Drugs and Medicine Policy;

 (d) Member Porticotor Policy;

 (e) Complaints, Deputes and Discipline Policy;

 (f) Social Media Policy;

 (g) ACCRA Rules; and

 (h) any other policies stated to be subject to this Policy as adopted by ACCRA List from time to time.

Report has the meaning given in clause 6.56.5.

Reporter has the meaning given in clause 6.66.6.

Resolution Process means the process from the point at which a Breach Notice has been issued to a Respon

Respondent has the meaning given in clause 6.3.

Senction maters the disciplinary action(s) taken against a Respondent for breaching a Relevant Policy, See clause 8.4(c) and the Case Categorisation Model for examples of the range of possible Sanctions.

Team means a collection or squad of Athletes, registered with a Relevant Organisation or entitled to participate in an Activity.

Volunteer means any person engaged by a Relevant Organisation in any capacity who is not otherwise an Employee or Contractor, including directors and office holders, coaches, officials, administrators and team and support personnel.

Vulnerable Person means a person who is:

- Vulnerable Person means a person wno so:

 (a) under the age of 16;

 (b) aged 16 or over but is or may be unable to take care of themselves or is unable to protect themselves against harm or exploitation, by teation of age, illness, trauma or disability, or any other restort, or or age of 16 or over but has experienced or is experiencing on metal health outcomes, either as a result of the incident in question, due to their life experiences, or as a result of societal factors, including but not limited to inciduals them diverse backgrounds facing disproportionale mental health impacts, such as people with diverse assualises or gender.

Zone means each of the NSW, SQ,NQ,SS and WA zones as defined in the AOCRA Ltd Constitution.

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(a) This Policy applies to Prohibited Conduct under each of the Relevant Policies.

- In the Relevant Poicles apply to and bind.

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 I. all Relevant Poicles apply to and bind.

 E. any person who, or organisation that:

 A. has had a Complaint or Report made against them, and

 B. was bound by the Relevant Policies at the time of the alleged Prohibited Conduct, even if they are no longer a Relevant Policies at the time of the alleged Prohibited Conduct, even if they are no longer a Relevant Policies at the time of the alleged Prohibited Conduct, even if they are no longer a Relevant Policies at the time of the alleged Prohibited Conduct, even if they are no longer as Relevant Policies as the time of the alleged Prohibited Conduct, even if they
- (b) Employees are expected to abide by the terms of the Relevant Policies as a reasonable and lawful direction of the Relevant Organisation they are employed by (as relevant) as their employer.
- (c) A Relevant Organisation must ensure that all Contractors and Volunteers are contractually bound to abide by the terms of the Relevant Policies.
- (d) By participating in an Activity, a Participant is deemed to have agreed to be bound by the Relevant Policies.
- (e) Any person or organisation who has had a Complaint made about them and was bound by the Relevant Policies at the time of the alleged behaviour continues to be bound by the Relevant Policies until the Complaint is finalised and any sanction has been complied with.

- What happens when there are conflicting provisions?
 (a) Laws of the Commonwealth, or a state or territory, take precedence and must be complied with in the first instance.
 - | The Australian National Arts-Dipting Tolary or any other applicable World And-Couping Code congregate andcoping policy (ADP) will prevail to the extered if any inconsistency with the Relevante Policies in all instances.
 Any allegation relating to a breast or possible breach of the Australian Astronal Anstronal Anstronal Policy or ADP
 will be death with under that policy.

 O Nothing in the Relevante Policies prevents the Relevante Organisation from referring any allegaed Prohibited
 Conduct or criminal conduct to a relevant law enforcement agency.

 (d) The Relevante Policies are subject to AOCRA Ltd Constitution and if there is any inconsistency, the
 Constitution will prevail.

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5. Prohibited Conduct

- (a) Subject to clause 5.1(b), in addition to the conduct proscribed under each of the Relevant Policies, a Relevant Person or a Relevant Organisation will breach this Policy if they:
 - fail to report any conduct which is reasonably likely to be Prohibited Conduct, to Sport Integrity Australia or the AOCRA Ltd in accordance with clause 6.7, as soon as reasonably practicable after they become ware of it without reasonable cause;
 - deliberately or wilfully withhold information in relation to any conduct which is reasonably likely to be Prohibited Conduct;

 - Prohibited Constact:

 It als to provide or their information or documentation as requested during the Compilarist Process without reasonable cause.

 It als to comply with a Breach Notice;

 It also comply with a Decay in accurate end/or misleading information during the course of any Compilarist Process under the Today; or

 It also comply with obligations under this Policy to keep information confidential.
- (b) A Relevant Person or Relevant Organisation will not be deemed to have breached this Policy if they fail to answer a question or provide information on the grounds that doing so would be a breach of any applicable law.
- law.

 ACCRA Ltd may initiate disciplinary action in accordance with this Policy if it becomes aware of a potential breach of clause 5.1 (a) of the Policy.

 Phylibilide Connacts and defined in each of the Relevant Policies also constitutes Prohibited Conduct for the purposes of this Policy. For examples of Prohibited Conduct relating to bullying, abuse and harassmers, refer to Appendix A of the Member Protection Draw Member 2015 (a) and the Policies and Part 2015 (a) and the Policies and Part 2015 (b) and the Policies are consistent to the Policies and Part 2015 (c) and the Policies are consistent to the Policies and Policies and Policies are consistent to the Policies and Policies and

6. Making a Complaint or Report

- A Complaint is a formal written submission of an altegation:
 ... made by a Complainant (who cannot make the Complaint anonymously); and
 ii. relating to Prohibited Conduct under a Relevant Policy; and
 iii. against a Respondent.

- A Complainant is a person or an organisation who or which is directly affected by the alleged Prohibited Conduct and makes a Complaint about a Respondent in accordance with this Policy.
- (b) Where the person directly affected by the conduct is a Vulnerable Person, a Complaint may be submitted on their behalf by a parent or carer. The Vulnerable Person will still be considered to be the Complainant when a Complaint is submitted on their behalf.
- (c) A Complainant cannot be anonymous.

- (a) A Respondent is a Relevant Person or Relevant Organisation about whom a Complaint or Report has been made and who was bound by the Relevant Policylies at the time the alleged Prohibited Conduct occurred.
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- (a) Where required, the parent or carer of a Vulnerable Person who is a party to a Complaint may support the Vulnerable Person and/or act on their behalf if necessary through the Complaints Process and any subsequent Resolution Process. For example, at any interview, Alternative Dispute Resolution process, or Hearing Tribunal or Appeals Tribunal.
- (b) Sport Infegrity Australia and Relevant Organisations may have regard to the guide entitled "Complaint Handling Guide: Upholding the rights of children and young people" issued by the National Office for Child Safety in managing Complaints ande on behalf of or involving Vulnerable Persons, currently available hieror or such other guide that may replace it.
- (c) A party to a Complaint may request that they be assisted by a support person or authorised representative. This request will generably be granted unless there is a specific reason to deny! (for example, where a normated support person or authorised representable is also a wheres to the alligentions or is actively hindering the interview process). Reporters and witnesses may be permitted to be assisted by a support person or authorised representable where this is considered appropriate.

- (a) A Report is a submission of allegations that a Respondent has engaged in conduct which may be Prohibited Conduct which does not meet the definition of a Complaint.
- (b) Reports received by ADCRA Ltd or Sport Integrity Australia may be recorded for information purposes only with no further action taken. The process for managing a Report will be at the discretion of the Complant Manager or Sport Integrity Australia. In some circumstenses. Reports may be managed through the Complaints Process. Reporters will not be contacted regarding their Report unless further information is required.
- (c) Factors that may be taken into account in determining whether to progress a Report through the Complaints Process include (but are not limited to) the seriounness of the alleged conduct, the availability of evidence that could be relief upon in an investigation, whether a person or organisation has been directly affected by the alleged Prohibate Conduct and if so their conumitances and preferences, the perceived risk to the sport, and whether then there been other Pragnir relating to similar allegations.
- (d) A Report may be made anonymously; however this may limit the action that can be taken in relation to the allegations.
- (e) Where multiple Reports relate to the same or related alleged conduct by the same Respondent, they may be combined for the purposes of the Complaints Process.
- (f) If a Report is to be progressed through the Complaints Process, any reference to a Complaint throughout this Policy will apply to the Report.

- Who is a Reporter?
 (a) A Reporter is any person or organisation, including a Relevant Person or Relevant Organisation, who or which his reaction to believe that Prohibited Conduct may have occurred and makes a Report. A Reporter may be annoymous.
 (b) A Reporter is not entitled to the same rights throughout the Complaints Process as a Complainant. For example, a Reporter may not be significantly indicated the same rights throughout the Complaints Process as a Complainant. For example, a Reporter may not be significantly indicated any decisions made in relation to the Report or participate in any Alternative Dispute Resolution.

- (a) A Completin or Report must be submitted to Sport Integrity Australia where 1 relates to sligged Privibuted Conduct user the Saleguardice Obligation and Vinago Heap's and Report of Discrimination under the Member Protection Policy. All other issues should be submitted for ACCFA bit.
 (b) Completing Freshing to markets such a personal privincents. Freshched of conduct or other ACCFA List rules, policies or by-leven, issues related to employment; governance, epiphility and selection disputes, and competition-related rules will not be managoal by Sport Integrity Australia.
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(c) A Complaint or Report may be submitted to AOCRA Ltd where it relates to any alleged Prohibited Conduct.

(9) Where a Complaint relates to alleged Prohibited Conduct below the national level, ACCRA List may delegate its functions and responsibilities relating to managing Complaints under his Policy to the management committee of a Zone or Club, derive than becere function and responsibilities and responsibilities and responsibilities and responsibilities us out in his disuace. A CACRA List must take into account any significant conflict of interest, and whether it can be appropriately managed, in considering whether to delegate such functions and responsibilities to the Revision (Cognission, if delegated.

- considering whether to delegate such functions and responsibilities to a Relevant Organisation. If delegated:

 any reference Ao ACCRA. List in positions relevant to the delegated functions will be read as a reference
 to the Relevant Organisation
 in the Relevant Organisation
 in the matter may only be referred to an external organisation through AOCRA List,
 iii. The matter may only be referred to an external organisation through AOCRA List, which may require the Relevant
 Organisation managing the Compliant to remedy any failure to discharge a delegated responsibility
 and/or improper exercise of a delegated function.
- (e) The organisation managing the Complaint may appoint an independent investigator where appropriate but will remain responsible for overall management of the Complaint.
- Sport Integrity Australia will keep records of information in accordance with the Archives Act 1983. AOCRA Ltd will keep records of information in accordance with its own policies and procedures.

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- Submitting a Complaint or Report

 (a) A Complaint or Report should be submitted to Sport Integrity Australia or ACCRA Ltd in accordance with clause 6.7.

 (b) A Complaint must be made in writing (including electronically).

 (c) A Report can be made in writing (including electronically) or verbally.

 (d) The online web form on the Sport Integrity Australia website is the preferred method for submitting a Complaint or Report to Sport Integrity Australia.

- (e) The AOCRA complaint form at Appendix 1 is the preferred method for submitting a Complaint or Report to AOCRA Ltd.

- A Complaint can be withdrawn at any time. Withdrawing a Complaint must be done in writing (including electronically) to the organisation that it was submitted to.
- (b) Where a Complaint has been withdrawn, the organisation managing the Complaint may choose to continue to progress the matter through the Complaints Process.

- (a) All Complaints and Reports will be kept in confidence.
 (b) Any Relevant Organisation or Sport Integrity Australia may disclose information as required or authorised by law.
- C. Subject to this clause, decisions around appropriate disclosure of information will be addressed on a case-by-case basis. Disclosure of information to parties not directly affected by the alleged behaviour may be restricted.
- AOCRA Ltd will, on request from Sport Integrity Australia, provide information to Sport Integrity Australia which it requires to undertake the Complaints Process.

(a) AOCRA Ltd will appoint a Complaint Manager, who will be responsible for managing AOCRA Ltd's obligations under this Policy.



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- (a) Subject to clause 6.12(c), Relevant Persons should cooperate fully with any Complaints Process or Resolution Process they are involved in. A failure to do so may be Prohibited Conduct under clause 5.15.1(a) of this Policy.
- of this Policy.

 (If a Responderd fails or refuses to respond, after a request has been made in a reasonable time in advance, to answer any relevant question, provide relevant documentation, and/or participate in a Complaints Process or Resolution Process. Sport integrity Australia, ACCRA Ltd, a Hearing Tribunal or an Appeals Tribunal (as applicable) may make findings based on the available information.
- No individual or organisation bound by this Policy is required to answer a question or provide information where to do so would be a breach of any applicable law.

7. The Complaints Process

- | Spon receipt of a Complaint, the organisation which incolves the Complaint will determine whether the matter fails within the scope of the Relevant Pictices. In making this determination the organisation will consider whether the conduct alteged in the Complaint would. I prove to the requisite standard, constitute Probabiled Conduct, as well as whether it otherwise meets the requirements of clause 6. The organisation will also make a determination in accordance will cause 6. This organisation of products and a determination in accordance will cause 6. This organisation in accordance will cause 6. This organisation of products of the organisation in accordance will cause 6. This organisation is accordance with organisation in accordance with organisation of superior the Complaint on the complaints or the product of the Complaints of the Complaints or the Complaints or the Complaints or the Complaints of the Complaints or the Complaints of the Complain

- available.

 (I) Where a Complaint raises allegations about behaviour that could be a breach of both a Relevant Policy or another policy of a Relevant Organisation, the matter will be managed under the most appropriate policy.

 If the Complaint is determined to be out of scope of the Relevant Policies, the organisation which received the Complaint will notify the Complaint and no further action will be taken under this Policy.

 (b) If a person considers that a child is a risk of immediate horm the matter must be reported to the relevant law enforcement/child protection agency as soon as possible.

7.2 Case Categorisation Model: In-scope matters

- (a) Once a Complaint has been deemed to be in-scope. It will undergo Case Categorisation to determine an appropriate means of dealing with the Complaint. Complaints are categorised with reference to the nature of the alleged conduct, the possible level of harm and complexely of the issues raised on the Complaint (refer to Case Categorisation Model available on the Sports Integrity Australia website).
- (b) Following Case Categorisation, any one or a combination of the following actions may be undertaken:

 - Following Case Categorisation, any one
 i. External referral;
 iii. Referral to a Hearing Tribunal;
 iiii. Provisional Action;
 iv. Investigation;
 v. Alternative Dispute Resolution;
 vi. Case closure.
- For Complaints that have been categorised as Category 1, the Complaint may be closed in accordance with clause 8 (10(s)), with no findings being made or sanction imposed. A Respondent may be sent a warning letter reminding them of their obligations under the Relevant Policies or recommending that they undergo education or training.



(d) AOCRA Ltd may refer a Complaint directly to a Hearing Tribunal to hear the allegations and make findings about the Complaint instead of proceeding to an investigation.

- (a) At any time during the Complaints Process, allegations may be referred to a relevant external organisation if it will assist the organisation to perform or exercise any of the functions, duties or powers. This may include referred to all se reforcement again, government or regulatory authority or districtions agency. If a pay of the complete the process of the results of the relation may be reported to the relevant tower of the complete the process of the relevant tower of the relevant to the relevant tower or the results of the relevant tower or the relevant tower or the relevant to the relevant tower or the relevant to the relevant tower or the relation of the relevant tower or the relation of the relation of
- (b) If an external referral is made, the Complaints Process may be suspended pending external resolution to avoid any potential compromise to the external process.

- Provisional Action

 (a) Where an allegation suggests a risk of physical or mental harm to a Participant or to the integrity of the sport which justifies imposing Provisional Action, the Complete Manager may where the allegate breach to the ligored interference in an investigational Action will be taken to minglate any potential harm to any generous narrior interference in an investigation of the provisional Action may only be taken by Relevant Organizations and not by Sport Integrity Australia. For matters managed by Sport Integrity Australia, Sport integ

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- (a) The organisation responsible for managing the Complaint may conduct an investigation to obtain additional evidence, including by way of formal interview and collection of additional information, to determine if the alleged Prohibled Conduct is a breach of a Relevant Policy.
- (b) In conducting an investigation, the rules of procedural fairness will apply, including by providing both the Complainant and the Respondent with a reasonable opportunity to be heard.
- (c) Where a Respondent has been convicted or found guilty in a criminal, disciplinary or professional proceeding of engaging in conduct which would constitute Prohibited Conduct under a Relevant Policy, the Respondent will be deemed under this Policy to have committed Prohibited Conduct without requiring further investigation or any other process.
- (d) Following an investigation, the Complaint will be managed in accordance with clause 8, or jif being managed by the AOCRA Ltd1 may be referred directly to a Hearing Tribunal.

(a) The standard of proof that applies to all substantive decisions (including by a Hearing Tribural) made under this Policy in respect of allegations of Prohibited Conduct is "balance of probabilities". This means the decision-maker must be satisfied that it is more likely than not that there has been a breach of a Relevant Policy.

- (a) The Complainant and the Respondent may agree to an Alternative Dispute Resolution. The Complaints Process may be supereded while Alternative Dispute Resolution is pursued. The Complaints Process may be discontinued 2 both parties are satisfied that the mater has been resolved.

 (b) This process will be coordinated by the Complaint Manager, if required.
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(c) An Alternative Dispute Resolution process can only occur if both parties agree.

8. Findings and Resolution Process

- (a) Unless the matter has been referred directly to a Hearing Tribunal under clause 7.5(d), following an investigation, the organisation managing the Complaint will determine whether, to the requisite standard of proof, the allegation of Prohibited Conduct is substantiated, unsubstantiated or unable to be substantiated.
- priori, the allegiblion of refronteed conduct is substantiated, unstudiatellated or traverse to exuscernament.

 In cases where Sport Integrity Australia investigates the Complant, Sport Integrity Australia will notify the ACPRA List for manage the Resolution Process described in clause 8.25. 20.00 call is substantiated, refer to ACPRA List for manage the Resolution Process described in clause 8.25. 20.00 call to manage the Resolution Process described in clause 8.25. 20.00 call to the ACPRA List will more than ACPRA List manages the Complant, ACPRA List will more parties of the findings, and if the allegation of Prohibited Conduct is substantiated, will manage the Resolution Process described in clause 8.26.2.

- The Resolution Process

 (a) AOCRA Ltd must implement an appropriate Resolution Process.

 (b) Considers with clause 6 7(d), AOCRA Ltd may delegate the management of the Resolution Process to another Relevant Organisation.

 (c) ONCRA Ltd, as represented by the Complaint Manager acting on the approval of the Board, is ultimately responsible for issuing a Breach Notice to the Respondert and applying and administering Sections and other related intensations as less the AOCRA Ltd may give to Sport frieight Australias Care Chickmontain Control (Control Control Contro

AOCRA Lid will communicate as appropriate with the Respondent, Complainant and any Relevant Organisation involved in the matter throughout the Resolution Process and will notify both the Complainant and the Respondent of the outcome and finalisation of the matter at the conclusion of the Resolution Process.

- (a) AOCRA Ltd may impose one or more Sanctions on a Respondent where this is considered appropriate.
- (b) In making a determination under clause 8.4(a) AOCRA Ltd may refer to the <u>Case Categorisation Model</u> taking into account:
- (c) The Sanctions that AOCRA Ltd may impose on a Respondert include, but are not limited to:

 i. a reprimard via a warning letter;
 ii. direction to attend counselling or training;
 iii. suspended sanction with a good behar



- suspension of membership from AOCRA Lids and Relevant Organisations;
 exclusion from particular vernets, competitions or activities;
 removal of accreditation;
 removal of avarets and organisation;
 removal of avarets and organisation;
 removal of avarets and organisation;

- (a) If the allegations are found to be substantiated, AOCRA Ltd will issue a Breach Notice. Any Breach Notice issued by AOCRA Ltd to a Respondent will: issued by AOCRA Lid to a Respondent will:

 In oddy the Respondent of the allegations found to be substantiated, including the alleged conduct. It state the proposed Sanction, If any, for the substantiated allegations;

 it states that the Respondent has a right to a hearing in relation to the allegations found to be substantiated and or the proposed Sanction.

 In state that the Respondent has a right to a hearing in relation to the allegations found to be substantiated and or the proposed Sanction;

 In state that the Respondent may accept the findings, waive their right to a hearing and accept the proposed Sanction;

 - proposed Sanction;

 state that if the Respondent does not respond in writing within 14 days of the date of the Breach Notice, they will be determed to have accepted the findings, waived their right to a hearing and accepted the proposed Sanction, unless otherwise agends by AOCRA Ltd.

 state that any response to the Breach Notice must be made to AOCRA Ltd, and provide contact details of the Completin Manager; and of the ADCRA Ltd. and provide contact details of the Completin Manager; and of applicable). Relevant Organisation.
- (b) In response to a Breach Notice, a Respondent may:

 - accept the findings, waive their right to a hearing and accept the proposed Sanction; or

 dispute the findings and/or the proposed Sanction, in which case the matter will be referred to a Hearing Tribunal under this Policy.
- (c) Unless otherwise agreed by AOCRA Ltd, a Respondent has 14 days from the date of the Breach Notice to notify the Complaint Manager in writing of their decision.
- (d) Notice given under paragraph 8.5(b)ii. must be:

 - given in writing (whether by email or other means);
 sent to the AOCRA Ltd Complaint Manager at the address given on the Breach Notice; and
 received within 14 days from the date of the Breach Notice.
- (e) If AOCRA Ltd does not receive notice under clause 8.5(b)ii. within 14 days from the date of the Breach Notice, the Respondent will be deemed to have waived their right to appeal.

8.6 Referral to a Hearing Tribunal

- Referral to a Hearing Tribunal

 If the Reprocorded digues the substantiated allegations and/or the proposed Sanction in the Breach Notice,
 the Complaint Manager must refer the matter to a Hearing Tribunal.

 If the matter is referred to 19 Acceptance of the Sanction of t

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- Tribunals will be convened and hearings and appeals will be heard in accordance with the Tribunal Procedure Policy located on AOCRA website.
- | Complaints, Disputes, Conduct and Disciplinary Policy



- (b) If arbitration is sought, the Hearing Tribunal will, as applicable:
 i. determine whether any Provisional Action imposed in accordance with clause 7.4 is disproport or

or

If referred directly to the Hearing Tribunal under clause 7.2, make the findings required by clause 8.1, and determine whether a Sanction should be imposed and if so, the nature of that Sanction; or

If referred to a Hearing under clause \$6 following in intestigation, arbitrate the substantiated allegations and proposed Sanction set out in the Breach Notice.

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- (a) A decision of a Hearing Tribunal in respect of:

 L. Provisional Action, is not subject to appeat,

 it all subject to appeat, and

 it as substantiated allegations finding anotior Sanction, is subject to appeat, and
- (b) Appeals from the NST General Division must be referred to the NST Appeals Division. Appeals from the Internal Hearing Tribunal may be referred to the NST or to another Appeals Tribunal. Payment of the NST fees will be as agreed by the parties or managed in accordance with the NST Legislation.
- An application for appeal must be submitted to the Board with a covering letter setting out the grounds for appeal and an attached copy of the decision of the Hearing Tribunal or sanction imposed by the Complaints Officer, within 28 ays from date of decision. If there are grounds for appeal, the Board will convere an Appeals Tribunal in accordance with the Tribunal Procedure Policy.
- (d) If the letter of appeal is not received by the President of AOCRA Ltd within the 28-day time period, or such other period as agreed to by the Complaint Manager, the right of appeal will lapse.
- The letter of appeal and a copy of the decision of the Hearing Tribunal will be provided to the Board for review, and the Board will decide whether the applicant has set out sufficient grounds for the appeal to proceed. The Board may invite any wintesses to the meeting that it believes are required to assist the Board in reaching an informed decision.
- If the appellant has not shown sufficient grounds for appeal in accordance with this clause 8.8, the appeal will be denied, and the appellant will be notified of the reasons for the decision. (f)
- (g) Ground for Appeal:
 - The decision of a Hearing Tribunal can only be appealed by the Respondent and/or AOCRA Ltd on the basis that:
 - The Hearing Tribunal failed to abide by this Policy or to properly apply the relevant Policy and such failure resulted in a denial of natural justice; and/or
 - B. No reasonable decision maker in the position of the Hearing Tribunal, based on the material before them, could reasonably make such a decision.

- (a) It is the responsibility of ADCRA Ltd to ensure that appropriate Sanctions (or other alternative actions) are understaken, and that the Relevant Policies are implemented and applied. ADCRA Ltd is responsible for enough galler Relevant Foreign Relevant Organizations are insert of the Relevant Policies and foliables and the Relevant Policies and Relevant Policies and Indiana. The may include relevant educational material that Sport Integrity Australia provides from the to time.
- (b) AOCRA Ltd will determine if a Sanction should be publicly disclosed in order to give it full effect. This may be necessary for suspension or cancellation of membership or accreditation.



(c) Notwithstanding clause 8.9(a), ignorance of the Relevant Policies is not a defence, excuse or justification for Prohibited Conduct and will not be considered a mitigating circumstance.

- (a) Complaints may be closed under this Policy at any of the following times:

 i. the Complaint is evaluated as being out of scope of this Policy under clause 7.1;

 ii. the Complaint is categorised as a Category 1 Complaint in accordance with clause 7.2 and the Cate
 Categorisation Modes, and no further action is being latert;
 - En De Conjoiant à categorperade als à Lategory 1 Configuent à accordance with cause ? 2 aim the Laise Categories annuelle de la configuent à categories de la categorie de la configuent à categories de la configuent à la categorie de la configuent à la configuent à la categorie de la configuent à la categorie de la configuent à la categorie de la categorie de la configuent à la categorie de la c
- (b) Once a matter has been closed in accordance with this clause, it has been finalised and no further action will be taken in relation to the matter under this Policy unless there is a compelling reason to do so.
- AOCRA Ltd will retain appropriate records of the Complaint and any outcomes in accordance with any relevant policies or procedures relating to record-keeping.
- (d) For Complaints managed by Sport Integrity Australia, AOCRA Ltd will notify Sport Integrity Australia when the matter is closed and of any Sanctions imposed on the Respondent.

9. Interpretation and Other Matters

- Application and commencement
 (a) The Relevant Policies are approved by the AOCRA Lid Board.
 (b) The Relevant Policies:
 i. commence on the date outlined on the first cover (Commencement Date);
 ii. are subject to AOCRA Lids constitution (or other governing rules as applicable), and if there is any inconsistency, the constitution will prevail, and
 iii. when in froce, are brinding or all Relevant Persons and Relevant Organisations.
 (c) Nothing in the National Inleggly Framework limits the rights or obligations of any person under any other Relevant Organisation (a) representation provides the relevant agreement.
 (d) The National Inleggly Framework does not comitted or limit the application of any leave of National Inleggly Framework does not comitted or limit the application of any leave of National Inleggly Framework does not comitted or limit the application of any leave of National Inleggly Framework does not comitted or limit the application of any laws of Nationals or a statistical Person.

- state/serritory.

 (e) The Policy Infent' section (if applicable) at the start of each Relevant Policy is not intended to be and should not be construed in any way as a complete and comprehensive overview of that Relevant Policy. To the exert of any inconsistency, the operative provisions of that Relevant Policy prevail.

In accordance with AOCRA Ltd's constitution (or other governing rules as applicable), the Board may amend the Relevant Policies as required, including to incorporate amendments notified to the AOCRA Ltd by Sport Integrity Australia from time to time. Such amendments with be effective on the date specified by the Board.



- Interpretation

 (a) The following rules of interpretation apply to each Relevant Policy:

 i. Headings are for convenience only and shall not be deemed part of the substance of the document or to affect in any way the language of the provisions to which they refer.

 ii. Words in the singular include the pursual and vice versa.

 iii. Reference to "including" and similar words are not words of limitation.

 iv. Words imposting a general include any other gender.

 v. A reference to a clause is a reference to a clause or subclause of the Relevant Policy in which it appears.

 - appears.

 Vilene a word or phrase is given a particular meaning, other parts of speech and grammatical forms of that word or phrase his corresponding meaning.

 If any provision of a Relevance Thing is determined in mailet or unestorcable, the remaining provisions shall not be affected, and the document shall not fish because any part of it is held invalid.

 Except as whereine stated hereine vilaute to sensition extroct early right conferend by this Transevork visit and to be deemed to be a valvier of any such right nor operate to but the exercise or enforcement thereof or of any other procession.

 Ix. Defined terms are Capitalised and consistent across the Relevant Policies.

- Collection

 1 To assist Participants to understand this Policy and their rights and responsibilities, AOCRA Lid is responsible
 for developing and implementing an education plan addressing the content and subject matter of this Policy.

 AOCRA Lid will engage Sport Interior plan safety in the design, implementation and maintenance of
 the education plan and to determine priority education groups and appropriate interventions.

 AOCRA Lid may, from time to liver, indice certain Periority and propriate interventions, which will be referred and proportionate to their level of participation in Outrigener Cannel Racing and the associated integrity risks.

 (d) Sport Integrity Australia has developed a range of education recourses and training material to support the
 National Integrity Framework which can be found hear.
- (e) Each Individual Member of AOCRA Ltd has an annual responsibility when renewing their membership to sign
 off that they are aware of all current policies maintained on the AOCRA website.



Complaint Form

Internal Use Only						
Name of person receiving Complaint		Date Complaint Form Received: / /				
How was the Complaint received						
Complainant to Complete						
Name of Complainant	□ Over 18					
Complainant's contact details	Phone: Email:					
Complainant's role/position within the Sport	□ Administrator (volunteer) □ Parent □ Spectator □ Support Personnel □ Official	□ Board/Committee member □ Athlete/player □ Coach/Assistant Coach □ Employee (paid) □ Other (Please Specify)				
Name of person complained about (Respondent)	□ Over 18					
Respondent's role/position	□ Administrator (volunteer) □ Parent □ Spectator □ Support Personnel □ Official	□ Board/Committee member □ Athlete/player □ Coach/Assistant Coach □ Employee (paid) □ Other (Please Specify)				
Date/s of alleged breach/es by Respondent						
Location/s of alleged breach/es by Respondent						

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AOCRA L

	AUSTRALIAN OUTRIGGER CANDE RACING ASSOCIATION
Description of alleged breach by Respondent Please provide as much information as possible, including details of who is involved, describe what happened and when, and how you found out about the breach - attach further pages if necessary	
Witnesses (if any)	Did anyone else witness this alleged breach by the Respondent? Yes
Level of the Sport at which alleged breach occurred	NSO level where they relate to behaviour, an incident or circumstances that occurred at or involve individuals operating at the NSO level. Sk level where they relate to behaviour, an incident or circumstances that occurred at or involve individuals, operating at a they state (Ternton) Sporting Association level, or Affiliate level - where it relates to behaviour, an incident or circumstances that occurred at or involve individuals operating at the Affiliate level (Association). Respective they only they are t
Eligible policy that Respondent has allegedly breached Sections allegedly breached	
Does Complainant consent to alternative dispute resolution?	□ Yes □ No
Signed by Complainant	Signature:
	Date:

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