Transfer between Registered Training Providers Policy and Procedure

1.0 PURPOSE
The purpose of this policy is to ensure that international students wishing to transfer between registered training providers do so in accordance with the guidelines of the National Code 2007.

2.0 BACKGROUND
In accordance with the National Code 2007, registered providers are restricted from enrolling transferring students prior to the student completing six months of his or her principal course of study except for the circumstances outlined below. Registered providers from whom the student is seeking to transfer are responsible for assessing the student request to transfer within this restricted period. It is expected that the student request will be granted where the transfer will not be to the detriment of the student.

3.0 DEFINITIONS

2.1 The Institute –
2.3 DEST – refers to the Department of Education, Science and Training
2.4 DIAC – refers to the Department of Immigration and Multicultural Affairs

4.0 POLICY
The Institute is committed to abide by and implement a transfer policy in accordance with the National Code 2007. The National Code restricts the movement of students to an alternative provider up to and including the first six months of the student’s principal course, except in exceptional circumstances as listed below:
- the original registered provider has ceased to be registered
- the original registered provider has provided a written letter of release
- the original registered provider has had a sanction imposed on its registration by the Australian Government or state or territory government that prevents the
student from continuing his or her principal course
- any government sponsor of the student considers the change to be in the students best interest and has provided written support of that charge

5.0 PROCEDURE

All current students of the Institute requesting a transfer to another registered provider prior to the expiry of the required 6 months must be referred to the Campus Officer or, in his/her absence a senior member of staff.

5.1 Requests for transfers within the first 6 months of the principal course

Students wishing to transfer to another provider:

- Must have a valid enrolment offer from another provider
- Must submit a request must be in writing to the Institute

The Institute will consider each request and provide a written response to the student.

5.2 Grounds for declining Requests for transfers

Requests for transfers may be refused for the following reasons:

- The transfer may jeopardize the student progression through a package of courses
- The student is intending to avoid being reported to DIAC for failing to meet the Institute’s attendance or academic progress requirements.
- Valid letter of offer has not been received by the student
- The student has outstanding fees to be paid to the Institute
- Reasons for requesting transfer primarily relate to enhancing permanent resident opportunities, reduction in attendance requirements at the new institute or current timetable interferes with work arrangements
- Transfer perceived as detrimental to student’s welfare and wellbeing e.g. new institute
  ✓ has 2x10 hour days of study,
  ✓ requires considerable extra travel
  ✓ requires attendance at hours outside of 0800-1000 in locations remote from built up areas or public transport
5.3 Processing requests for transfers

Generally subject to 5.2 above all requests for release will be approved where it is considered in the best interests of the student academically or personally.

The Campus Officer will interview all students applying for transfer within the first six months of their principal course and assess the request and respond in writing within 5 working days.

If the request is refused the student has 20 working days to appeal via the Institute’s Complaints and Appeals process.

5.4 Students transferring from other registered providers

A letter of offer may be provided to a student who is requesting to transfer to the Institute from another registered provider. In discussion with the student, staff should ascertain if the student has a valid visa and the commencement date of the principal course in order to determine if the student is subject to a no transfer clause. If applicable staff must inform student of the requirement to obtain a letter of release from their current provider before a valid enrolment can commence. Exceptions to this requirement is where

- the original registered provider has had a sanction imposed on its registration by the Australian Government or state or territory government that prevents the student from continuing his or her principal course.
- Any government sponsor of the student considers the change to be in the best interest and has provided written support for the change.

6.0 RESPONSIBILITIES

- It is the responsibility of the Campus Officer to receive and process requests for transfer.
- It is the responsibility of the Campus Officer/Administration Officer(Admissions) to advise students wishing to transfer to the Institute from other registered providers, on the requirements of obtaining a letter of release where necessary.