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Information Sheet – Formal Complaint

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What is a Formal Complaint?

A formal complaint is dealing with issues through Formal processes. Characteristics of serious complaints include:

- Unlawful behaviour
- Repeated pattern or entrenched behaviour
- More than one person impacted upon
- More than one person perpetuating the behaviour
- Person complaining is unable to address the issue power imbalance or conflict of interest
- Person complaining wants formal disciplinary measures imposed.
- Examples of serious issues that should be dealt with using formal processes include:
- Sexual harassment
- Racial harassment and vilification
- Homophobia
- Extreme inappropriate coaching style (e.g. profanities accompanying aggressive or threatening gestures

Complaints that have been assessed at the "serious" end of the continuum lend themselves to a formal process. A formal process usually requires a written complaint asking the club/organisation to respond.

For each process there are a range of options from talking directly with the person complained about through to referral to an external government agency. Relevant options for resolving serious complaints include the following (choose the option you believe most appropriate for handling your complaint):

Option 1 - Mediation

This is a good option when:

- The person complaining requests it and the person being complained about is likely to be agreeable to this
- The allegations don't or are unlikely to warrant any form of disciplinary action
- The facts are not likely to be disputed

Steps to Follow:

- a) Explain to the person complaining and the person being complained about that mediation is a process that may help them understand and explore their issues and find resolution with the help of an independent third party
- b) Get agreement from both parties that they are willing to meet with a mediator to try and sort out their problems
- c) Contact a mediation agency to discuss the issue and arrange mediation if appropriate. Each state and territory have mediation services; either donation or low cost (community mediation and justice centres) or fee for service (referral through a Law Society)
- d) Appoint a Mediator
- e) Ensure your club's Committee monitors the situation and reviews policies and procedures to prevent the problem from re-occurring.

More Resources

In Victoria, the State's Law Society or the Australian and New Zealand Sports Lawyers Association can refer you to legal practitioners who offer mediation services. This would be a fee for service unless otherwise negotiated.

Option 2 - Management Committee Hearing and Decision

This is a good option when:

- Mediation is not possible
- The parties disagree about what has happened

- There is a potential detriment to either party
- The matter is one that is better resolved at this level (rather than escalated to the next level of the sport)
- The matter is unlikely to require external investigation (i.e. not related to child abuse or physical or sexual assault).

Steps to Follow:

- a) Respond, preferably in writing, to any complaint and explain the process the committee will take in dealing with the complaint
- b) Inform the person being complained about of the allegation and the process the committee will take in dealing with the complaint
- c) Appoint committee members to hear the complaint who are unbiased and don't have a conflict of interest
- d) Ensure both parties get to tell their side of the story before any decision is made by the committee. This may involve both parties attending a committee hearing or providing information to a nominated representative of the committee prior to the committee hearing

Decisions must be based on the facts and could include dismissal of the complaint, disciplinary action, referral to a state sporting organisation (or an external body) for further advice, investigation and/or arbitration

Keep both parties informed throughout the process and communicate any decisions as soon as possible, including any right of appeal by either party

Review policies, codes of behaviour and guidelines and communicate these to club members and personnel to prevent further issues arising

Option 3 - Escalation within Gliding

This is a good option when:

- There is a possible conflict of interest (or close relationship) between the people on the management committee and any of the parties to the complaint
- It is beyond the skills of the committee and specific expertise or experience may be required to manage the complaint
- The complaint has not been able to be resolved at the club level
- The issue is more serious than first thought

Steps to Follow:

- a) Review your club's grievance or complaint policy and procedures to understand how the sport of gliding deals with complaints
- b) Contact your State Member Protection Information Officer to discuss the complaint and how your state association could support your club to handle the complaint
- c) If appropriate, refer the complaint to your state association and clarify your club's role. Keep the parties involved informed about the complaint process
- d) Protect the person complaining and the person being complained about from victimisation
- e) Manage any gossip or demands by people who know about the complaint
- f) Implement any recommendations and review club policy and procedures

Option 4 - Referral to External Agency

This is a good option when:

- The sport of gliding's member rules and disciplinary procedures do not enable your state sporting organisation or national sporting organisation to be involved in the complaint (e.g. your only option may be to seek legal advice).
- The person complaining chooses this option (which can happen at any time during the complaint process)
- After gathering more information, the complaint appears to be very serious
- When the complaint involves harm to a child

- Where the issue may be criminal or unlawful
- When an external investigation is required
- Whenever you are unsure and need to seek further advice
- Information sheets are available in Sports Integrity Australia/ Play by the Rules resources.