Consumer Protection Policy

Policy number	RTOPO34	Version	1
Drafted by	Sally Wynd	Approved by M/C on	13/7/2021
Responsible person	Service Manager	Scheduled review date	13/7/2021

Responsibilities

- 1. The Service Manager of Eagles RAPS Inc. is responsible for the implementation of this policy and procedure.
- 2. The Service Manager of Eagles RAPS Inc. is responsible for reviewing this policy and procedure as and when the need arises.
- 3. All trainers, assessors and administration staff are to adhere to this policy and procedure

Purpose

Eagles RAPS Inc.is aware of its obligations to provide consumer protection for all students as designated in the Competition and Consumer Act 2010, the NSW Fair Trading Act 1987, the NVR Standards for RTOs 2015 and the Smart and Skilled Consumer Protection Policy. To ensure our customers are fully protected and are aware or their rights and of avenues of complaint we have developed a Customer Protection Strategy as listed below.

Policy

Eagles RAPS Inc. is committed to ethical marketing practices; we will not undertake marketing that is misleading, deceptive or of unconscionable conduct and will take extra care when marketing to our cohort of vulnerable consumers who may be less able to understand what they are signing up for.

We understand that Australian Consumer Law applies to the following services all education and training services, including:

- advertising, marketing and promotion
- soliciting and taking enrolments
- training delivery
- student assessment
- handling of complaints by training providers
- requests to cancel a student's enrolment.

The ACL also applies when these services are provided by Subcontractors and Brokers (referred to as Third Parties) on our behalf.

AUTHORISATION

SIGNED: Marten Wynd, President/Public Officer

DATE: 13 July 2021

Procedure

Document Number	RTOPR34	<u>Version</u> 1-2021	
Drafted by: Sally Wynd		Approved by M/C on 13/7/21	
Date of Issue	13/7/21	Contact: Service Manager 0400 844493	

The following procedures form Eagles RAPS Inc. Consumer Protection Policy

- A commitment to Quality Assurance through our various policies and procedures which will be published on our website. These policies and procedures ensure training and assessment services will meet the legislative requirements of a Registered Training Organisation, and be fit for purpose. Student enrolments will only be accepted into training that is in their interest.
- All information provided about training products and services will be accurate and factual.
- We will not offer any incentives of any kind to encourage enrolment in a training product.
- Information about any Subcontracting and/or Brokering arrangements with regard to recruitment and training and assessment will be provided.
- We will not make any guarantees to the effect that learners will successfully complete their training program, obtain employment on completion or that a training product will be delivered in a manner that does not meet the Standards for RTO's 2015.
- We will inform learners before they enrol of any entry requirements. These will be published in our course brochures/information and on our website and may include English language proficiency or meeting particular licensing requirements.
- We will establish that learners meet entry requirements before they can be enrolled and we will not knowingly enrol a person who is unlikely to successfully complete the training program. Circumstances that may limit a person's ability to complete training include, but are not limited to, disabilities, chronic illness, LLN or English as a Second Language (ESL) issues, lack of internet connection when online access is required to complete training or the inability to meet any licensing requirements.
- We will not enrol anyone in a course without seeking and receiving their informed and explicit consent
- Marketing by email will meet the legal obligations of the Spam Act 2003, namely:
 - o it is only directed to previous learners, stakeholders or people who have given express consent or where inferred consent can be established,

- it clearly and accurately identifies the sender of the message and provides information on how they can be contacted,
- o there is an unsubscribe option.
- All unsolicited marketing such or telemarketing or direct marketing at a location other than our premises (including door to door sales), will meet the requirements of the Australian Consumer Law including the requirement for cooling off periods as follows:
 - We will provide a 10 business day cooling-off period (which begins the first day after the contract is received and signed by the student) during which the contract can be cancelled without payment or penalty.
 - We will only market through established avenues and Outreach.
- Learners will be informed of any limited entitlement schemes that may impact them by enrolling in a training product. This includes where learners can only access one course in a limited time frame and where they may be excluded from funding for other training.
- Learners will be provided with the following information prior to enrolment:
 - The Complaints and Appeals Process
 - The Fees and Refund policies
 - Their Rights and Responsibilities.3
 - Arrangements if training and assessment services in which they are enrolled can no longer be provided.
- We will advise learners as soon as practicable of any changes to agreed services, including in relation to any changes to relevant legislation, existing subcontracting or brokering arrangements, new subcontracting or brokering arrangements or a change in ownership.
- Any allegations made in relation to the conduct of a Third Party and its trainers assessors and/or other staff will be investigated and dealt with according to the Complaints and Appeals Policy.
- Any complaint will be treated as an opportunity to review and improve our service and will be included as part of our Continuous Improvement Process.
- Written consent will be obtained from anyone whose photograph, testimonial, logo or work is used in any form of marketing or promotion
- All personal information will be recorded and stored in line with the National Privacy Principles.

Smart and Skilled

For students undertaking training and assessment under Smart and Skilled the following procedures are additional to the points above:

- The Service Manager will be the designated Customer Protection Officer. Their role will be to handle all complaints and grievances and to ensure compliance with Consumer Protection legislative and Funding Body contractual compliance.
- The contact details of the Customer Protection Officer will be made available to all clients on the website and in pre-enrolment information.
- Details of, or links to, the Smart and Skilled website and 1300 77 2104 contact number will be made available on all public information including the website, brochures/information downloaded from then the website or printed, enrolment forms and student induction material.
- A link to the Smart and Skilled Consumer Protection Strategy will be included in Student Information available on our website.
- Every attempt will be made to resolve any student complaints using the Complaints and Appeals Policy.
- If after following the Complaints and Appeals Process, a student feels matters are unresolved to their satisfaction and wish to inform a third party, they will be provided with contact details for NSW Department of Education and Communities Consumer Protection Unit for Students.
- We will not offer inducements of any kind, either directly or through marketing agents, to encourage student enrolment.
- Students will sign to confirm they have received Consumer Protection Information. This will be included in the Declaration made by students when completing the Proof of Eligibility Checklist on enrolment.

Evidence

The following will be retained as evidence of compliance with Standard 5, Clause 5.1-5.4

- Minutes of Management and Marketing Review Meetings
- Catalogues of advertising and marketing material including any material created by a Subcontractor or Broker.
- Copies of enrolment forms which indicate if a learner referenced in advertising or marketing material has given their permission.
- Copies of emails which indicate if an organisation, industry representative or other stakeholder referenced in advertising or marketing material has given their permission.
- Copies of Completed Checklists.
- Copies of Third Party Agreements and completed Third Party Monitoring Schedule and Checklist.

Related Documents

- Complaints Policy
- Fees Policy

- Refund Policy
- Proof of Eligibility Checklist

AUTHORISATION

SIGNED: Marten Wynd, President/Public Officer

DATE: 13 July 2021

Revision History

Revision	Date	Description of Modifications	
1			
2			
3			
4			
5			
6			
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10			