Russo Business School Transfer Between Registered Providers Policy

Scope & Purpose

This policy and procedure applies to all staff and students of Russo Business School Pty Ltd ABN 34 601 105 319 trading as Russo Business School (RBS) (CRICOS Provider Code – 03441F).

This Policy states the principles to be applied and the procedures to be followed when assessing international student visa holders who request a ‘Letter of Release’ to transfer to another educational institution.

This policy applies to any current Russo Business School student who:

- Is studying in Australia under a student visa program and
- Requests a ‘Letter of Release’ in order to transfer to another Registered Provider in Australia, in accordance with Commonwealth and Queensland legislated requirements.

Definitions and Abbreviations

An appeal is in response to a decision made on a particular matter. A complainant is a person lodging a complaint.

An appellant is a person lodging an appeal.

A complaint is a consequence of dissatisfaction with an aspect of a student’s studies, student life, the institution or the institution’s environment.

An International Applicant is an applicant who does not hold citizenship of Australia or New Zealand, Australian permanent residence status or a permanent visa. The language of instruction at Russo Business School is English. International students must demonstrate a suitable level of English language proficiency before being admitted to a Russo Business School course.

A Letter of Release A letter from the Russo Business School giving approval to an international student visa-holder to transfer to another Registered Provider of education prior to them completing six months of their Principal Course of study. The letter must provide information about whether or not the student demonstrated a commitment to their studies during the course and paid all outstanding fees for the course.


Package of Courses – A Package of Courses is offered to a student for the purpose of arranging one student visa for the full expected duration of their studies, for example where one course is a prerequisite to another of the courses.

Principal Course – the student’s main course of study with the Russo Business School, or that leading to the highest qualification in a student’s Package of Courses.

Registered Provider - an institution that is registered on the Commonwealth Register of Institutions and Courses for Overseas Students (CRICOS) as an approved provider of courses for the state.

A respondent is a person responding to a complaint or appeal.

CRICOS – Commonwealth Register of Institutions and Courses for Overseas Students

ESOS - Education Services for Overseas Students

DIBP – Department of Immigration and Border Protection
Russo Business School adheres to National Code Standard 7 whereby providers are restricted from enrolling transferring international students prior to the student completing 6 months of their principal course.

Russo Business School does not enrol any transferring international student prior to the 6 months of their principal course being completed unless that student has a valid Letter of Release agreeing to such a transfer.

The purpose of a Letter of Release is to enable an international student to enrol with another Australian education provider of their choosing, recognising international students as consumers with the right to set their educational goals and choose an appropriate course to meet those goals. Therefore this Policy reflects the following principles:

1. Russo Business School aims to support international students in their transition to study in Australia. However, will not support a transfer if it is determined that a premature change of course will be detrimental to the student

2. Before submitting an application to study with another Registered Provider, students are encouraged to consider and clearly understand how a transfer would better meet their personal requirements or long term goals

3. Requests for a Letter of Release will be assessed and responded to in a timely manner. Responses to requests will be issued in writing, regardless of the decision

4. Where a Letter of Release is requested and approved it will be provided without conditions and at no cost to the student

5. A student has the right to appeal a decision by Russo Business School not to grant a Letter of Release

6. A student must maintain their enrolment with Russo Business School and participate in classes while their application for a Letter of Release is considered

1. **Grounds for Granting a Letter of Release**

A Letter of Release will be granted at no cost to an international student provided that there are no grounds for denying a request, as listed in section 2 below, a Letter of Release will generally be granted if the following circumstances exist:

a. Compassionate and compelling circumstances that are beyond the control of the student,

b. Russo Business School’s registration as a Higher Education Provider or that of courses delivered by the Higher Education Provider has been revoked

c. Sanctions imposed on Russo Business School by the Australian government prevent the student from continuing in the course.

d. A government sponsor deems that the transfer is in the best interest of their student.

e. The new provider’s offer is for a higher level tertiary qualification

f. The student has successfully completed an award at Russo Business School previously
g. The other registered provider offers support for particular needs of the student, where that support is not available at the Russo Business School campus. Support services may include, for example, access to a cultural support network, learning support or counselling services.

h. The student provides evidence that they were misled by a Russo Business School staff member or an official agent of the School regarding Russo Business School or the course in which they are enrolled.

2. Grounds for Denying a Letter of Release

A Letter of Release will not be granted in the following instances:

a. The student has outstanding course fees for the current study period.

b. A valid enrolment offer from another Registered Provider is not provided.

c. A student under the age of 18 years at the request date and has not provided written confirmation from their legal guardian or parent to support the transfer.

d. The student’s government sponsor has not provided written support for the change.

e. The student has not completed 6 months of their principal course.

f. The student requesting a transfer has an accurate understanding of what the transfer represents to their study options.

g. The student is suspected of seeking transfer only to avoid being reported to the Secretary of the Department of Education & Training via PRISMS for failure to meet academic progress or attendance.

A Letter of Release will not generally be granted if the only reasons provided with the request are that the student changed their mind or wants to live somewhere else.
Calculating six months completion of the Principal Course

The start date for calculating the six month limitation period is when the student starts, or is scheduled to start, their Principal Course. Where a student has had a break from their studies due to a deferment or suspension, that break is not counted for the purpose of determining if the student has completed six months of the Principal Course.

Students who have studied longer than a 6 month period can apply to withdraw from their principle course as no Letter or release is required.