

<i>Policy Name:</i>	Complaints Policy
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1.0 Background

Marie Stopes International Australia (“**MSIA**”), its entities and affiliates, are specialist sexual and reproductive health, non-governmental organisations (NGO) working in Australia, Asia and the Pacific to improve the sexual and reproductive health (SRH) of all people.

Our mission is **children by choice, not chance**.

MSIA recognises the importance and value of listening and responding to concerns and complaints, particularly feedback from our clients. We are committed to achieving the highest standard of service and in every area of our work. We also believe strongly in continuous improvement. We recognise receiving concerns and complaints as well as responding to them is an important mechanism of learning. This policy defines our commitment to accountability and managing complaints related to our work.

2.0 Principles

MSIA and its entities are not-for-profit NGOs, with no political or religious affiliations. We work for the improvement of the health and quality of life of women, men and their families, helping them to exercise their right to enjoy reproductive health, and have children by choice, not by chance. MSIA and its entities are committed to saving lives through reproductive health care and do this through:

- Providing quality, confidential, client-centred reproductive and family planning services
- Sustainable service provision
- Advocacy

The Right to Redress

- i. The ‘right to redress’ and to have a complaint heard and acted upon is an important part of an accountability framework and mechanism to be accountable to our stakeholders; clients, staff, volunteers, donors and partners.

Continuous Improvement

- ii. We are committed to achieving the highest standards in our services and to continuous improvement. We value listening and responding to concerns and complaints as an important way of learning to improve our services, projects and programs.

Non-discrimination and Objectivity

- iii. We will address all complaints in an equitable, fair and unbiased manner using evidence by both the complainants and our personnel through our compliant handling process.

Accountability

- iv. We will ensure that accountability for and reporting on actions and decisions with compliant handling are clearly established and understood.

Confidentiality

- v. All matters raised and dealt with under the complaints handling system will respect the privacy of the complainant and be dealt with in ways that put the best interests of the complainant first (information will only be shared on a *need to know basis*).

Accessibility

- vi. We will ensure that partners and clients, including children have accessible, safe and discrete points of contact through to raise concerns or complaints.

Client-centred approach

- vii. In accordance with our organisational commitment to our clients we will ensure the interests of our clients are at the centre in our approach to compliant handling.

3.0 Objectives

The objective of this policy is to establish a set of internal standards, measures and practices to ensure that stakeholders are able to hold MSIA, its entities and partners to account for its actions or decisions by providing a process where these can be queried and adequately responded to in an appropriate, effective and timely manner.

4.0 Definitions

Accountability	processes through which an organisation makes a commitment to respond to and balance the needs of stakeholders in its decisions making processes and activities, and delivers against this commitment
Complainant	a person, groups of people, organisation or its representative making a compliant.
Complaint	a statement or expression of dissatisfaction in relation to MSIA's activities and services within Australia or overseas or concerns about the behaviour of MSI staff, volunteers or contractors, including theft or fraud, or abuse of power. A complaint has to be about an action for which MSIA is responsible or is within our sphere of influence. A compliant does not include where partners or clients disagree with our policy. Moreover, a compliant is not a contractual dispute.
Feedback	stakeholder opinions / comments and or suggestions in relation to MSIA's activities within Australia or overseas.
Stakeholder	a person or group affected by or holding an interest in MSIA's operations (such as employees, donor, client, beneficiary of our services, local communities)

5.0 Policy

5.1 MSIA, its entities and partners will:

- Recognise the importance and value of listening and responding to concerns and complaints.
- Advise a complainant of the ability to make a complaint regarding an alleged breach of the ACFID Code of Conduct directly to the ACFID Code of Conduct Committee - <http://www.acfid.asn.au/code-of-conduct/complaints>
- MSIA activities in Australia and overseas are fair, equitable, safe, confidential and accessible to all stakeholders, irrespective of their gender, status, age or background and without prejudice to their future participation.
- Ensure that stakeholders are made aware of the ability to lodge a complaint regarding an alleged breach of the ACFID Code of Conduct to the ACFID Code of Conduct Committee.
- Ensure that our feedback and complaints handling processes are outlined on our website including our complaint process, point of contact, and contact details for complaints
- Have nominated points of contact in Australia and overseas to handle complaints relating to any aspect of MSIA's management, procedures or work practices.
- Equip staff and volunteers with an understanding of our approach to handling complaints and information about appropriate procedures to effectively implement this policy.
- MSIA complaint points of contacts are:
 - MSIA Regional Director for complaints raised in Australia; and
 - Country Directors overseas or MSIA Regional Director in Australia for complaints made in Country Programs under MSIA management.

6.0 Procedures

6.1 How complaints may be made

Clients/stakeholders are able to provide feedback or make a complaint in Australia via telephone, social media, email, or by post. The MSIA contact details and the complaints handling process are outlined on the '[Contact Us](#)' page on the MSIA website.

Clients/stakeholders are able to feedback or make a compliant in-country in person and via the telephone, social media, email, or in writing. The contact details for country programs under MSIA is management are outlined on the 'contact us' page on the MSIA website and relevant country program website pages.

Additionally, there is an external, confidential, accessible speaking up service which is independent of MSIA. The speaking up service can be accessed by:

Phone, using the telephone number for your country that is listed below

- Australia: 0011 800 72332255
- Papua New Guinea: + 44 191 5167764

- Timor-Leste: + 44 191 5167767
- Cambodia: 1800 209761

Webmail: www.safecall.co.uk/report; or

Email: speakingup@safecall.co.uk.

In our clinics / locations where MSI services are provided, clients are provided with feedback forms. Client exit interviews are used in many countries for the purpose of gaining additional information regarding the service, needs and experiences of clients so we can better improve our services and activities in order to respond to our client's needs.

MSI has an extensive and high standard practice in place for investigating and reporting on serious adverse clinical outcomes resulting in major complication or death. The procedure for confidential inquiry into client deaths is located on the MSI intranet page.

6.2 How complaints will be handled

If the complaint is made by telephone or in person, the team member must

- Listen and show understanding
- Not become defensive, blame someone else or jump to conclusions
- Respect the complainants wishes

If the complaint is made by email or letter:

- Ring or email the complainant to confirm the complaint has been received, get further information if required and confirm when the MSIA representative will get back to them.

In other circumstances, we will:

- Seek to understand from the client / stakeholder the outcomes they are expecting.
 - Make an initial assessment of the severity of the complaint and the urgency of the action.
 - Clearly explain to the client / stakeholder the actions that will follow:
 - If the complaint is out of our jurisdiction.
 - If we may exercise a discretion not to investigate.
 - If preliminary enquired need to be made or further consideration needs to be given, or
 - If the complaint is to be investigated.
 - We will not create false expectations but assure the client / stakeholder will receive full attention.
 - Give an estimated timeframe or if that is not possible, a date by which we will contact them again.
 - Follow up where necessary and monitor whether the client / stakeholder is satisfied.
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- We will register all complaints. The register will be shared with the MSIA board during their board meetings.
- Where appropriate we will ensure that personnel working in our programs, and clinics have all necessary training to encourage and handle inquires and making of complaints and to ensure that cases involving children are appropriately handed.
- We will ensure that a complainant is not required to express their compliant to a person implicated in their compliant. We will also ensure that a person implicated in a compliant is not involved in any way with the handling of that compliant.

6.3 Initial assessment

In cases where it's determined that a complaint will not be investigated, we will inform the complainant of this, and as far as possible, will ensure that the complainant is satisfied with the information and/or resolution provided.

If the complainant disputes an assessment that a compliant should not be investigated, the member of staff handling the compliant will refer it do a more a more senior colleague to review. If such a dispute is unresolvable we will refer the compliant to the Code Committee of the ACFID.

6.4 How complaints will be investigated

MSIA will make every reasonable effort to investigate all the relevant circumstances and information surrounding a compliant. The level of investigation will be commensurate with the seriousness of the compliant. If the compliant involves children, or comes from a child, the MSIA Child Safeguarding Lead will be advised, and the MSIA Child Safeguarding Incident Reporting Guidelines outlined in the MSIA Child Safeguarding Policy will be followed.

6.5 Outcomes

MSI will take all required remedial action. Where appropriate we will consult and take advice from ACFID and/or other relevant regulatory and enforcement authorities.

MSI will strive to learn from any complaints made and will ensure that all relevant personal are informed of the outcomes of the complaints and implications for our services, activities and procedures.

6.7 Timeframes

We will aim to respond to complaints as quickly as possible. Complaints will be acknowledged within 7 working days. We will aim to resolve complaints as quickly as possible and within 30 days unless there are exceptional circumstances. If a complaint is not resolved within 30 days we will inform the complainant of progress and keep them informed of progress every two weeks.

6.8 Complaint data and confidentiality

A confidential complaints register and files will be kept by the Regional Director and Country Directors.

MSI will not reveal a complaints name or personal details to anyone in or outside our organisation other than staff involved in handling the complaint

6.9 Reporting about complaints

All complaints and responses will be reported to the Board at each quarterly MSIA Board Meeting

6.10 Continuous improvement and learning in complaint handling

MSI will monitor the effectiveness of our complaint handling and make improvements as appropriate.

7.0 Related Policies, Codes and Obligations

- MSIA Child Safeguarding Policy and Code of Conduct
- MSI Confidential Inquiry into Client Deaths policy and procedures
- MSI Speaking Up Policy