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Sport Integrity Australia



SPORT INTEGRITY  
AUSTRALIA



# CombatAUS Personal Grievances Policy

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Policy to be reviewed by Sport Integrity Australia & CombatAUS  
September - December 2022

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## 1. Definitions

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Defined terms not otherwise defined in this Policy have been defined in and have the meaning given to them in the CombatAUS National Integrity Framework. In this Policy the following words have the corresponding meaning:

**Personal Grievance** means any type of interpersonal conflict or dispute between Relevant Persons and/or Relevant Organisations that falls short of the threshold for abuse, bullying, harassment, or sexual misconduct under the CombatAUS Member Protection Policy.

**Policy** means this Personal Grievances Policy including any schedules and annexures.

**Relevant Organisation** means any of the following organisations:

1. CombatAUS;
2. Member Organisation;
3. Authorised Providers, which means any organisation authorised to conduct Activities sanctioned by CombatAUS;
4. Team, which means a collection or squad of athletes who compete and/or train under the direction or supervision of CombatAUS; and
5. Any other organisation who has agreed to be bound by this Framework/the Integrity Policies.

**Relevant Person** means any of the following persons:

1. Participant;
2. Employee;
3. Contractor;
4. Volunteer, which means any person engaged by CombatAUS in any capacity who is not otherwise an Employee or Contractor, including directors and office holders, coaches, officials, administrators and team and support personnel; and
5. Any other individual who has agreed to be bound by this Framework/the Integrity Policies.

## 2. Purpose

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### 2.1 Purpose of this Policy

This Policy has been adopted alongside the CombatAUS National Integrity Framework to establish a formal process for people and organisations engaging in CombatAUS Activity to resolve interpersonal conflicts and disputes that arise in the context of their involvement in CombatAUS Activity, but do not involve a breach of an Integrity Policy or other CombatAUS policy.

## 3. Jurisdiction

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### 3.1 Who the Policy applies to:

This Policy applies to Relevant Persons and Relevant Organisations.

### 3.2 When the Policy applies

- (a) This Policy applies to interactions between Relevant Persons and Relevant Organisations in their capacity as Relevant Persons or Relevant Organisations relating to their involvement in CombatAUS Activity.
- (b) The Policy does not apply to the following:
  - (i) a breach of an Integrity Policy under the CombatAUS National Integrity Framework;
  - (ii) a breach of another CombatAUS policy;
  - (iii) disputes relating to the employment of a Relevant Person;
  - (iv) interactions between Relevant Persons and Relevant Organisations that are not related to CombatAUS and/or are not in their capacity as Relevant Persons or Relevant Organisations.

## 4. Dealing with Personal Grievances

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### 4.1 Steps for resolving Personal Grievances under this Policy

- (a) Relevant Persons and Relevant Organisations are encouraged to attempt to resolve any disagreement or dispute that is subject to this Policy amongst themselves in the first instance.
- (b) Where a disagreement is unable to be resolved directly through discussion, or one of the parties to the disagreement is uncomfortable with approaching the other party directly or is otherwise unable to do so, the matter may then be referred to CombatAUS.
- (c) If CombatAUS or a member of the administration of CombatAUS is a party to a Personal Grievance, the matter should instead be referred to the National Sports Tribunal and managed in accordance with the processes of the National Sports Tribunal.
- (d) CombatAUS will appoint an independent third party to help facilitate a resolution to the dispute.
- (e) The matter will be considered closed under this Policy once the facilitation process has concluded. Any ongoing issues between the parties to the disagreement must be dealt with by them in their personal capacity, unless either party engages in conduct that would amount to a breach of an Integrity Policy, which should then be handled under the CombatAUS Complaints, Disputes and Discipline Policy, or any other CombatAUS policy, which should be handled in accordance with the relevant policy.

## 5. Process for facilitated resolution of Personal Grievances

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- (a) Where a Personal Grievance is referred for facilitated resolution, CombatAUS will appoint an independent third party to assist in resolving the matter.
- (b) The individual appointed as a facilitator does not require formal qualifications as a mediator or conciliator but must have no connection with the parties or the issues involved in the disagreement and be a person who CombatAUS considers to be capable of facilitating a discussion to resolve Personal Grievances.
- (c) The facilitator to the discussion may make suggestions about possible ways of resolving the grievance but cannot impose a resolution. The facilitation process will be concluded either when the parties agree on an outcome, or after 14 days or such longer period as agreed by all parties involved if a resolution cannot be reached.
- (d) The parties must participate in the facilitated discussion in good faith.

## 6. Role of Member Protection Information Officers

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- (a) Relevant Persons are encouraged to contact a Member Protection Information Officer (MPIO) if they require advice about the options open to them or support while going through the Personal Grievance resolution process.
- (b) For the avoidance of doubt, MPIOs cannot be appointed to facilitate discussions under section 5, as they are not considered to be independent.

## 7. National Integrity Framework

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The CombatAUS National Integrity Framework does not apply to this Personal Grievances Policy but sits alongside it. When interpreting this Policy, any provisions inconsistent with the CombatAUS National Integrity Framework apply only to the extent of that inconsistency.