# **Unsatisfactory Course Progress or Attendance Policy**

# International Students



### Source of Obligation

Standard 8.13 of the National Code requires that where the School has assessed the International student as not meeting course progress or attendance requirements, the School must give the International student a written notice as soon as practicable which:

- notifies the International student that the School intends to report the International student for unsatisfactory course progress or unsatisfactory course attendance
- informs the International student of the reasons for the intention to report
- advises the International student of their right to access the School's complaints and appeals process, in accordance with Standard 10 (Complaints and appeals), within 20 working days.

Standard 8.14 requires the School to only report unsatisfactory course progress or unsatisfactory course attendance in PRISMS in accordance with section 19(2) of the ESOS Act if:

- the internal and external complaints processes have been completed and the decision or recommendation supports the registered provider; or
- the International student has chosen not to access the internal complaints and appeals process within the 20 working day period; or
- the International student has chosen not to access the external complaints and appeals process; or
- the International student withdraws from the internal or external appeals processes by notifying the School in writing.

Standard 8.15 states that the School may decide not to report the International student for breaching the attendance requirements if the International student is still attending at least 70 per cent of the scheduled course contact hours and the International student provides genuine evidence demonstrating that compassionate or compelling circumstances apply.

Standard 8.16 requires that the School must not extend the duration of the International student's enrolment if the International student is unable to complete the course within the expected duration, unless:

 there are compassionate or compelling circumstances, as assessed by the School on the basis of demonstrable evidence; or

# Learning to Soar

- the School has implemented, or is in the process of implementing, an intervention strategy for the International student because the International student is at risk of not meeting course progress requirements; or
- an approved deferral or suspension of the International student's enrolment has occurred under Standard 9 (Deferring, suspending or cancelling the International student's enrolment).

Standard 8.17 requires that if the School extends the duration of the student's enrolment, the School must advise the student to contact the Department of Home Affairs to seek advice on any potential impacts on their visa, including the need to obtain a new visa.

St John's Grammar School's Policy It is the School's policy to make all reports as required by the National Code and ESOS Act. Before making a report the School will follow the procedures in this policy.

Student Has Not Met Requirements Where the School has assessed the International student as not meeting course progress or attendance requirements, the School will notify the student and their parent/guardian in writing.

Exception to Reporting

The School may decide not to report the International student for breaching the attendance requirements if the International student is still attending at least 70 per cent of the scheduled course contact hours and if the International student provides genuine evidence demonstrating that compassionate or compelling circumstances apply.

Compassionate and Compelling Circumstances

The School will consider the following as compassionate and compelling circumstances:

- medical illness or injury of the International student or International student's close relative which requires hospitalisation or impedes activities of daily living
- a mental health condition of the student or a student's close relative that results in hospitalisation or functional impairment
- death of a close relative
- adverse experience that has impacted on the International student which could include:
  - being a witness to or victim of a serious accident
  - being a witness to or victim of a crime, natural disaster, or terrorism event
- major political upheaval or natural disaster in the International student's home country which requires immediate emergency travel
- inability to begin study in a program on the agreed starting date due to a delay in receiving the student's visa
- other compassionate or compelling circumstances at the discretion of the School.

Suitable Evidence of Compassionate and Compelling Circumstances In order for the School to grant the International student an extension or suspension of the School's course on the grounds of compassionate and compelling circumstances, the International student must provide the School with suitable evidence to prove compassionate and compelling circumstances. This may include:

- a medical certificate
- parental leave
- death certificate (when possible)

## Extending Course Duration

The School may decide to extend the International student's course duration for the following reasons:

- compassionate or compelling circumstances
- implementation of an intervention strategy for unsatisfactory course progress or attendance, or
- an approved deferral or suspension as detailed in the School Deferring,
  Suspending or Cancelling an International Student's Enrolment Policy.

If the School extends the duration of the International student's enrolment as a result of unsatisfactory course progress or attendance, the School must advise the student to contact the Department of Home Affairs to seek advice on any potential impacts on their International student visa.

### **Updating PRISMS**

The School must report via PRISMS any student who has not met course progress requirements.

Before such a report the School will have:

- implemented an intervention strategy (refer to our International Student Intervention Strategy Policy);
- notified the student and their parents/guardians in writing of the School's intention to report them; and
- allowed the student 20 working days to avail themselves of the School's complaints and appeals process. Refer to our International Students Complaints Handling Policy.

### Where:

- the student has chosen not to access the complaints and appeals processes within the 20 working days; or
- the student withdraws from the process; or
- the process is completed and results in a decision that supports the School,

The School must report the student via PRISMS for not achieving satisfactory course progress.

Refer to PRISMS Maintenance Obligations.

**Record Keeping** 

The School maintains evidence of compliance with this policy by maintaining records of notifications and actions taken in accordance with this policy. Records will be maintained in accordance with our International Students Records Management and Retention Policy.