Complaints about the Director-General: section 48A of the Crime and Corruption Act 2001

### **Objective**

1. The Director-General is the public official of the Department of Women, Aboriginal and Torres Strait Islander Partnerships and Multiculturalism (the Department) for the purposes of the [*Crime and Corruption Act 2001*](https://www.legislation.qld.gov.au/view/pdf/inforce/current/act-2001-069) (CC Act).
2. The Public Sector Commission has published a “Framework for oversight of senior public service employee complaints devolved by the CCC” (the Framework), which applies to complaints about the Director-General of the Department.
3. The objective of this policy is to set out how the Department will deal with a complaint (or information or matter)[[1]](#footnote-1) that involves or may involve corrupt conduct, as defined in the CC Act, by the Director-General.

### **2. Policy rationale**

1. This policy is designed to assist the Department to:
2. Comply with s. 48A of the CC Act and the Framework.
3. Promote public confidence in the way suspected corrupt conduct by the Director-General of the Department is dealt with (s. 34(c) CC Act).
4. Promote accountability, integrity, and transparency in the way the Department deals with a complaint that is reasonably suspected to involve, or may involve, corrupt conduct by the Director-General.

### **3. Definitions**

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| --- | --- |
| Crime and Corruption Commission (CCC) | the Commission continued in existence under the CC Act |
| CC Act  | [*Crime and Corruption Act 2001*](https://www.legislation.qld.gov.au/view/pdf/inforce/current/act-2001-069) |
| Complaint | includes information or matter: see the definition in s. 48A(4) of the CC Act |
| Contact details for Nominated person  | Deputy Director-General, Corporate Services; orManager, Ethical Standards Telephone 07 3097 8599Email: cccliaisonofficer@dsdsatsip.qld.gov.au Mail - CCC Liaison Officer, Ethical Standards, PO Box 15397, City East QLD 4002 (to be marked private and confidential Attn: Deputy Director-General, Corporate Services) |
| Corrupt conduct | see s. 15 of the CC Act |
| *Corruption in Focus* | [www.ccc.qld.gov.au/publications/corruption-focus](http://www.ccc.qld.gov.au/publications/corruption-focus); see chapter 2, page 26  |
| Deal with | seeSchedule 2 (Dictionary) of the CC Act |
| Framework | means the “Framework for oversight of senior public service employee complaints devolved by the CCC” that has been published by the PSC (as varied from time to time) – see [Attachment 1](https://www.ccc.qld.gov.au/sites/default/files/Docs/Publications/CCC/Attachment-section-48A-policy-DEPTs.PDF) |
| Nominated person | see item 5 of this policy |
| Public official | see s. 48A & Schedule 2 (Dictionary) of the CC Act |
| PSC  | Public Sector Commission |

### **4. Policy application**

This policy applies:

* if there are grounds to suspect that a complaint may involve corrupt conduct by the Director-General of the Department; and
* to all persons who hold an appointment in, or are employees of, the Department.

For the purpose of this policy a complaint includes information or matter.[[2]](#footnote-2)

### **5. Nominated person**

Having regard to s. 48A(2) and (3) of the CC Act, this policy nominates:

* Deputy Director-General, Corporate Services, and
* Manager Ethical Standards

as the nominated person/s to notify[[3]](#footnote-3) the CCC of the complaint and, subject to the Framework, to deal with the complaint under the CC Act.[[4]](#footnote-4)

The provisions of the CC Act that regulate how the Director-General as the public official of the Department is to notify or deal with a complaint also apply to the nominated person.[[5]](#footnote-5)

Where there is more than one nominated person:

* The nominated persons will decide who will be the nominated person for a particular complaint, and
* Where a nominated person decides to notify the CCC about a complaint, the nominated person will inform the CCC that they are the nominated person for that complaint.

### **6. Complaints about the Director-General**

If a complaint may involve an allegation of corrupt conduct by the Director-General of the Department, the complaint may be reported to:

* the nominated person; or
* the CCC directly, via this [form](https://www.ccc.qld.gov.au/corruption/report-corruption) on the CCC’s website; or
* a person to whom there is an obligation to report under an Act[[6]](#footnote-6) (this does not include an obligation imposed by ss. 38 or 39(1) of the CC Act).

If there is uncertainty about whether or not a complaint should be reported, it is best to report it to the nominated person.

*Complaints received by the nominated person*

If the nominated person reasonably suspects that a complaint involves or may involve corrupt conduct by the Director-General, they are to notify the CCC of the complaint.[[7]](#footnote-7)

Where, pursuant to s. 46 of the CC Act, the CCC refers a complaint back to the nominated person to deal with,[[8]](#footnote-8) or pursuant to directions issued under s. 40 of the CC Act, the nominated person is entitled to commence dealing with a complaint, the nominated person shall:

* *not* commence investigating the complaint
* advise the Director-General of the Department of the Premier and Cabinet about the referral and/or complaint so a delegation from the Premier to deal with the complaint can be sought; and
* cooperate with any requests for assistance made by another agency that is investigating or managing the investigation of the complaint.

*Complaints received by the Director-General*

If the Director-General receives a complaint that may involve corrupt conduct on their part, they must:

* report the complaint to the nominated person as soon as practicable and may also notify the CCC; and
* take no further action to deal with the complaint unless requested to do so by the nominated person or another agency that is investigating or managing the investigation of the complaint.

### **Recordkeeping requirements**

Should the nominated person decide that a complaint, or information or matter, about alleged corrupt conduct by the Director-General is not required to be notified to the CCC under s. 38 of the CC Act, the nominated person must make a record of the decision that complies with s. 40A of the CC Act.

### **Resourcing the nominated person**

If pursuant to s. 46 of the CC Act, the CCC refers a complaint back to the nominated person to deal with, or pursuant to directions issued under s. 40 of the CC Act, the nominated person is entitled to commence dealing with a complaint:

* the Department will ensure that sufficient resources are available to the nominated person to enable them to perform their obligations under clause 6 of this policy; and
* the nominated person is delegated the same authority, functions, and powers as the Director-General to direct and control staff of the Department as if the nominated person is the Director-General of the Department for the purpose of dealing with the complaint only.

### **Liaising with the CCC**

The Director-General is to keep the CCC and the nominated person informed of:

* the contact details for the Director-General and the nominated person; and
* any proposed changes to this policy.

### **Consultation with the CCC**

The Director-General will consult with the CCC when preparing any policy about how the Department will deal with a complaint that involves or may involve corrupt conduct by the Director-General.

### **Statutory references**

Unless otherwise stated, all statutory references are to the *Crime and Corruption Act 2001*.

### **Approval**

This policy is approved by:

 Kathy Parton

 Acting Director-General

 Date 22 January 2025

**Date of approval:** 22 January 2025

**Date of operation:** 5 February 2025

**Date to be reviewed:** 5 February 2028

**Office:**  Corporate Services

**Help Contact:** Ethical Standards

CCCliaisonofficer@dsdatsip.qld.gov.au

1. See s. 48A(4) of the CC Act and the definitions in clause 3. [↑](#footnote-ref-1)
2. See s. 48A(4) of the CC Act. [↑](#footnote-ref-2)
3. Pursuant to s. 38 of the CC Act. [↑](#footnote-ref-3)
4. Under Chapter 2, Part 3, Division 4, Subdivision 2 of the CC Act. [↑](#footnote-ref-4)
5. See s. 48A(3) of the CC Act. [↑](#footnote-ref-5)
6. See s. 39(2) of the CC Act. [↑](#footnote-ref-6)
7. Pursuant to s. 38 of the CC Act. [↑](#footnote-ref-7)
8. Under ss. 43 and 44 of the CC Act. [↑](#footnote-ref-8)