Complaints Handling Policy & Practice Note

Version: 1.0

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Responsibility

(1) Compliance Officers
(2) Board of Directors

Reporting

(1) Board Meetings
(2) As needs basis
(3) Regulator – within time frames for significant breach

Preamble

Complaints handling (dispute resolution) is not only a requirement by law in Australia, it is also an essential business practice.

As a general statement, complaints are mostly a feedback mechanism to the business which provides the business with an opportunity to learn and improve the operation.

This policy describes the mechanisms within PacReef Asset Management Pty Ltd in relation to complaints handling.

This policy is relevant to the size and nature of the financial services business conducted by the Company and is approved by management and the Board.

It should be noted that although PacReef Asset Management Pty Ltd (the Company) will only deal with Wholesale and professional investor clients, the complaints process will be followed with the exclusion of the use of the Financial Ombudsman.

The Compliance Officer will oversee the implementation of the Policy. This policy will be reviewed at least annually to ensure that it continues to comply with Australian laws.

What is the purpose of this policy?

The Company requires a complaints policy to:

• provide standardised way of dealing with client/investor complaints;
• have a set process as to the recording and reporting of client complaints;
• have a systematic approach to reviewing client complaints as means to improving client service and satisfaction;
• have a systematic approach to reviewing complaints in order to improve the overall business process and identify issues before they become systemic and potentially reportable.

Why do we need this Policy?

The Company requires this Policy to provide the Company client/investor with the best possible service including a transparent process for resolving any issues they may have.

• The regulators in Australia require companies operating within the financial services area and are licenced in Australia to have a documented processes for dealing with customer complaints, where those customers are retail clients.
Policy/Procedure:

This Policy is based on the concepts of:

- Open, honest and cooperative business relations with clients and investors;
- The provision of a complaints handling process for all clients and investors;
- Fair dealing in the resolution of complaints or disputes.
- Fostering the highest possible standard of client/investor relations.

Our client service approach

As the Company is committed to the highest level of client satisfaction it is not expecting to receive a significant number of complaints, provided that we deliver consistent and excellence in service, and meet our obligations under our agreement with our clients and investors.

Internal reporting of complaints

Upon receipt of a complaint the staff member receiving the complaint will promptly ensure that the Compliance Officer is made aware of the complaint in line with the processes detailed in Annexure A – Complaints Handling Procedures.

Dealing with complaints

The Company defines a complaint as:

‘Any expression of dissatisfaction, whether oral or written, and whether justified or not, from or on behalf of an eligible complainant about the Company’s provision of, or failure to provide, a financial service’.

The fact is, if one of our customers express dissatisfaction verbally or in writing (writing includes email or fax) then we must attempt to put it right.

It should be noted that all complaints must be responded to in writing and this may be by letter or email. However, more serious complaints will be restricted to formal letters.

Complaints about performance of funds will be registered into the complaints register, however minor.

In the event that we receive a complaint from a client/investor, or a client/investor’s adviser, we will follow the processes detailed in Annexure A.

We will treat all complaints in the same manner, whether they are:

- made in writing, over the phone, by email, or in person;
- made by a client/investor, or on its behalf by an adviser or consultant; and
- directed to a staff member of the Company, or received by a staff member of a third party service provider.

Resolving complaints

- In all cases, the Company will endeavour to respond to and resolve the complaint within the timeframes detailed in the Complaints Handling Procedures;
- Review any dispute resolution provisions in the terms of the agreement with the client – this may set out the manner in which we are required to respond to and resolve the complaint, and when we may be obliged to pay compensation to a client.
- Consider the client, our relationship with the client, and the nature of the complaint in determining the most appropriate way to address each complaint. Any one of the following means of communication may be an appropriate means of resolving the complaint:
  - phone call, letter, presentation, payment of compensation for a genuine error etc.
COMPLAINTS HANDLING PROCEDURES

Preamble
The Company has developed internal complaints handling procedures which it believes to be compliant with the relevant dispute handling legislation within Australia and is relevant for the Company having regard for:

(a) The size and type of our business;
(b) the financial services offered by our AFSL;
(c) the nature of our client base; and
(d) the likely number and complexity of complaints.

1. General
The Company recognises the benefits provided by dealing with complaints internally, as opposed to having the complaint go an external complaints process, including:

(e) the ability to resolve complaints quickly and directly;
(f) the ability to identify and address recurring and systemic problems leading to corresponding improvements in the service and products provided;
(g) the capacity to provide solutions rather than have remedies imposed by independent third parties; and
(h) the improved levels of consumer satisfaction.

Accordingly, and where possible, the Company will make all reasonable endeavours to resolve complaints internally.

2. Aim of Procedure
This procedure aims to:

(i) ensure clients and investors have easy access to an inexpensive complaints handling process;
(j) enhance client and investor confidence in the Company’s services; and
(k) give important feedback to the Company about the level of client and investor satisfaction.

This procedure is intended to be used when a client or investor makes a complaint about:

(a) the services and products received or recommended by the Company; or
(b) the operation of the Company in general.

3. Procedures

3.1. Receiving Complaints
All complaints are to be dealt with promptly and in a professional manner. However, where a complaint is deemed, that is it is the ‘complaint’ is either unrelated to the definition in ‘Dealing with Complaints’ or frivolous in its nature, then the complaint is only entered into the Complaints Register and listed as ‘Insignificant’ (see 3.3).
On receiving a complaint from a client or investor by any means, the staff member will take the following steps:

A. Thank the client or investor or representative (eligible person) for the call or contact and re-assure them of the Company’s commitment to dealing promptly with the matter;
   a. If the staff member is not the compliance officer taking the call. Complete a Complaints Form and submit it to the Compliance Officer as soon as practicably possible but within 24 hours.

B. After the first Company contact with the complainant, inform them that it is the Company’s policy to respond with a letter confirming the subject of the complaint by letter within five business days.
   This letter acknowledges that the complaint has been received and is being addressed, also telling the complainant that they will have a definitive response in writing within 30 days from the receipt of their letter (as per Disclosure Document);

C. The Compliance Officer will then:
   i. Log the complaint into the Company’s complaints register;
   ii. Decide, with the engagement of the appropriate staff member, the course of actions necessary to resolving the complaint and record these actions into the complaints register and assigning the agreed actions to the appropriate company officer or staff member;
   iii. Complete the letter of acknowledgement and send to complainant;
   iv. Diarise the dates necessary to complete the actions and achieve the agreed timeframes with the client but within 30 days at a maximum;
   v. Keep the client or investor informed of the progress as agreed in the letter or as detailed in 3.2 below.

3.2. Procedure for Complaint Handling.

All of the above 3.1 A through C will be completed with that agreed with the client or at least within these timeframes and actions.

These MUST be diarised to avoid a breach of the laws surrounding complaints handling insofar as RETAIL clients and therefore the need to report a breach of these rules.

1. Within five business (5) days of receiving a complaint, send an acknowledgement of having received the complaint to the complainant by letter;

2. Within forty-five (30) days of the complainant receiving the letter (1 above) the Company will make a determination on the complaint; and

3. Provide to the complainant:
   (1) a written notice of that determination and advice of any action the Company has, or will, take in respect of the complaint; and
   (2) advice that the client or investor may complain to the external dispute resolution scheme if they are dissatisfied with the outcome of the complaint if applicable.

3.3. Resolved Complaint

A. The Compliance Officer will determine if it is appropriate for the complaint to be confirmed by a particular staff member, and in what format the final response will take (i.e. by phone or in writing).

B. The Compliance Officer may consider this in conjunction with the CEO or an RM;
C. When resolved, the Compliance Officer will confirm that the complaint has been resolved and the appropriate procedures have been followed and finalise the entry within the complaints register.

3.4. Unresolved Disputes and External Dispute Handling

If the complaint remains unresolved the Compliance Officer will:

   a. Inform the client or investor of the decision to stand by its assessment of the complaint;

   b. If the client or investor is retail, inform the client or investor of their rights under external dispute processes as per 3.5 below.

   c. Take notes as to any further comments or correspondence in relation to the client or investor’s attitude, behaviours and comments.

3.5. Process for referring complaints to External Dispute Resolution Bodies (Retail Only)

The Company’s processes for referring retail investor complaints will include:

(a) providing in our disclosure documents details of the internal complaints handling procedure and the details for the Company’s external complaints resolution scheme with a brief description of its role; and

(b) where a complaint is unable to be resolved by the Company’s internal complaints resolution scheme, the final letter advising the client of the outcome of their complaint will contain the details for the external dispute body (E.G The Financial Ombudsman Service (FOS) see Section 4 below) and a brief description of FOS’s role.

3.6. Financial Ombudsman Service (FOS)

The Financial Ombudsman service is the Company’s ASIC approved external dispute resolution service. FOS is a free service to the investor designed to handle complaints and help resolve disputes. If the dispute cannot be resolved through the FOS case manager to the satisfaction of the complainant, it can be referred for a determination to an adjudicator if it is less than $30,000, or a panel if it is over $30,000 up to $250,000.

Any determination made by the adjudicator or panel is binding on the Company.

The Company is a member of the Financial Ombudsman Service.

4. Complaints Received by External Contractors

The Company may engage external contractors to assist in the discharge of some its responsibilities.

As a general rule, any complaints received by external contractors relating to the Company will be referred directly to the Company to be handled in accordance with this procedure.

If the Company is satisfied that a particular external contractor is equipped to deal with complaints on the Company’s behalf, the Company may establish procedures with that contractor in this regard.

5. Staff Training

All officers and staff will be made aware of the complaints handling procedures as part of their induction training. Staff are required to confirm their understanding of this policy on an annual basis.
6. Remedies available for resolving complaints

The Company will seek and commits to ensuring that remedies are fair and impartial and within the laws and regulations governing the services provided.

The Company envisages the majority of complaints will be of an administrative nature or performance related and accordingly will be capable of remedy by correcting the Company’s records or systems, or in the case of performance, seeking to provide the complainant with details of remedies being put in place to affect positive returns on their investment.

In the event a financial remedy is deemed necessary, for example where a client or investor has suffered direct loss or damage caused as the result of a calculation error or direct breach of an obligation of the Company, the Company will seek to ensure that any compensation provided will be fair and in line with its compensation policies.

In considering the appropriate remedy, the Company will have regard to the applicable legal principles, its contractual relationship with other investors, its insurer, relevant codes of conduct, concepts of fairness and relevant industry best practice, and in particular, the IFSA Guidelines.

7. Recording, Analysing, Monitoring and Reporting

7.1. Recording of Complaints

All complaints received will be recorded in the Complaints Register by the Compliance Officer as described in Section 3.1 above.

Each staff member receiving a complaint will be required to complete a Complaints Form. (Attachment A)

7.2. Complaints Register and Status

The Complaints Register records information about the complaint. Every complaint must be recorded and managed to a resolution

The status of ‘open’ indicates that the complaint is as yet unresolved.

The status of ‘closed’ indicates that the complaint has been resolved to the clients satisfaction or that the Company has come to the conclusion that the complaint is either frivolous or outside the agreement or contracted terms.

7.3. Analysis of complaints and reporting

Complaints will be reviewed by management to ensure adequate handling and documentation and to see whether it has been caused within the business operations due to a procedural or system based error or a training issue.

If the complaint is identified as an administrative, that is part of the overall control environment, the Compliance Officer will report the issue within the Issue and Breach Register and the relevant reports and gain from the business a commitment to have the process or system amended to ensure the issue cannot reoccur. (See also Issue and Breach Management Policy.)

The Compliance Officer will provide quarterly reports to the Board.

Where required, a report will be provided to the appropriate business area which will include any actions requested by the Board to be taken to ensure these incidents are not repeated.
Complaints Form Template

Staff Member recording complaint__________________________
Complaint Lodged Date:______________________________

Name of client/investor__________________________________

How received:  Telephone/Email/Letter/Face to Face
Is it resolved? Yes/No
Is it a retail Client?______Yes/No

Complainant Type – (e.g. Investor/Organisation etc)______________________________
Complaint Type – (e.g. Admin error, investor returns etc)______________________________
Business Area responsible if known____________________________

Brief Description of the complaint including its effect:

Actions to date including its resolution if resolved:

Likely Resolution:

In your opinion was there a breakdown in the business process that caused the client/investor to make the complaint?  Yes/No

If Yes, please provide an explanation of what you believe to be the issue: