Whistleblower Protection Policy

Why we have this policy

It's important that our people feel supported and encouraged to speak up against actual or suspected improper conduct. This policy helps us do this by outlining what it means to make a whistleblower report and an overview of the process involved.

The Whistleblower Protection Policy helps us to:

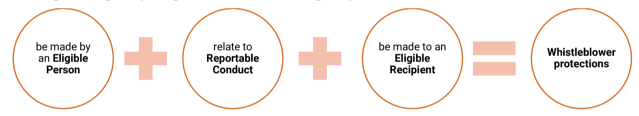
- manage and reduce the risk of improper conduct in connection with Australian Unity
- support all potential whistleblowers to freely raise concerns about actual or suspected improper conduct, without fear of reprisal
- comply with Whistleblower Laws, and
- reinforce and protect our <u>values</u> of Bold, Warm and Honest, and the principles of our Code of Conduct.

Who it applies to

This policy applies to Eligible Persons and Eligible Recipients, as defined in this policy.

Policy detail

For a report to qualify for protection under this policy, it must:



Who is an Eligible Person?

An **Eligible Person** is an individual who is or has been:

- an officer or employee¹ (full-time, part-time, permanent or casual) of Australian Unity, which includes directors, other officers, employees, associates, contractors and volunteers
- a supplier of services or goods to Australian Unity (paid or unpaid), or an employee of someone who supplies services or goods to Australian Unity, including a contractor or volunteer, or
- a relative or dependent of an officer or employee of, or supplier of services or goods to Australian Unity.

What is Reportable Conduct?



Reportable Conduct is misconduct or an improper state of affairs or circumstances, that is not a personal work-related grievance. An Eligible Person must have reasonable grounds to suspect Reportable Conduct to fall within this Policy.

¹ Applies to employees of all Australian Unity entities, except where a subsidiary uses an alternative policy approved by Group Executive – Governance. Excludes entities in which AU has a minority investment position.

Reportable Conduct may include:

- Illegal activity, including theft, selling drugs, criminal damage, violence, insider trading, insolvent trading, or sexual assault
- Dishonest, fraudulent or corrupt behaviour (e.g., offering or accepting a bribe, misappropriating funds, dishonestly altering company records or data for personal or professional gain, abuse or misuse of Australian Unity's property or resources)
- Serious or systemic breaches of internal policy, including the Code of Conduct (e.g., sexual harassment or discrimination)
- Misconduct or improper circumstances relating to the tax affairs of Australian Unity
- Conduct that suggests we have failed to comply with or have breached a legal or regulatory obligation
- Modern Slavery concerns (e.g., proof or suspicion that forced labour, human trafficking, or debt bondage is occurring in our supply chain)
- Conduct that may have a serious negative impact on Australian Unity's members, customers, reputation, interests or financial position (e.g., failing to manage conflicts of interest appropriately, neglecting vulnerable customers)
- Conduct that represents a danger to employee safety, public safety or to the stability of the financial system (e.g., unsafe work practices, environmental damage, or actions that lead to lack of confidence in the financial system)

Reportable Conduct usually relates to the conduct of employees, but it can also relate to the actions of a third party, such as a customer, supplier or service provider of Australian Unity.

What conduct isn't covered by the policy?

Conduct-related matters not listed above aren't covered by this policy and don't qualify for whistleblower protection. This includes **personal work-related grievances** about your employment or former employment, which you should report to your Manager or People & Culture representative.

Personal work-related grievances tend to have implications for you personally and do not have any other significant or broader implications for the Group. They might include:

- interpersonal conflicts between you and a colleague
- concerns about your workload
- concerns about your transfer, promotion or salary
- the terms and conditions of your employment or engagement
- a decision to discipline you or terminate your employment or engagement

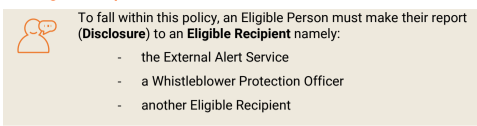
Reports about personal work-related grievances may be protected under other legislation, such as the *Fair Work Act 2009.* You may wish to seek legal advice if you're unsure about your rights.

A personal work-related grievance may still qualify for protection under this policy if:

- it is accompanied by Reportable Conduct (mixed report)
- the person making the report suffers from or is threatened with Detrimental Conduct for making the report
- the person making the report seeks legal advice or legal representation about the operation of the Whistleblower Laws

Customer complaints are also generally not considered Reportable Conduct and should instead be reported in line with our <u>Complaints Management Policy</u>.

Who is an Eligible Recipient?



If you disclose your concerns to the public in any other way, the protections under this policy will not apply.

Before making a Disclosure, you may wish to seek additional information. You can do this by contacting the External Alert Service, a Whistleblower Protection Officer (**WPO**), or an independent legal advisor.

A Disclosure must contain reasonable grounds to suspect Reportable Conduct has occurred. Please include all relevant information, including any specifics that will help to assess your Disclosure, such as the names of witnesses and specific evidence. Please also include the words "Whistleblower Disclosure" in your Disclosure, so it's clear you are seeking the protections of this policy.

The form in *Appendix A* can be used to make your report. It has been designed to capture information that assists with investigating your Disclosure.

External Alert Service

We've established an external, independent and confidential External Alert Service managed by Linchpin Legal Management Pty Ltd. We encourage you to make Disclosures via the External Alert Service by:

- email on audisclosure@llm.net.au, or
- calling the Disclosure Hotline on 1300 794 250.

The Hotline operates as a message bank service. A representative from Linchpin will generally call you back within a business day. Disclosures can be made at any time, including outside of business hours.

Whistleblower Protection Officers

We've appointed internal WPOs. They are responsible for the integrity of Australian Unity's whistleblower reporting systems and protecting the people who make Disclosures. They also have responsibilities when receiving Disclosures. The WPOs are:

- the Chief of Audit
- the Group Executive Governance (General Counsel)

If you are a current employee, you can access their contact information via the Intranet and make a Disclosure in writing, in person or by phone.

For an Eligible Person who is not a current employee, you can make a written Disclosure to a WPO at:

Whistleblower Protection Officer Group General Counsel or Chief of Audit Australian Unity Level 15, 271 Spring Street Melbourne VIC 3000

Other Eligible Recipients

You can also make a Disclosure to the following other Eligible Recipients:

- a member of the Australian Unity Executive Committee
- a director or officer of Australian Unity
- Australian Unity's internal or external auditors (including a member of an audit team conducting an audit) or actuaries
- Australian Unity's Senior Tax Managers (only for matters of misconduct or improper circumstances relating to tax affairs)

If you're reporting to these other Eligible Recipients, you can make the Disclosure in writing, in person or by phone.

Disclosures made to the above Eligible Recipients will still qualify for protection under this policy, however we prefer that you make them directly to the External Alert Service or to the WPOs so we can act quickly. You may be asked to redirect your Disclosure to one of these points of contact.

Public Interest and Emergency Recipients

Disclosures made in the following circumstances will also be treated as Disclosures to an Eligible Recipient:

- a Disclosure of Reportable Conduct directly to ASIC, APRA, ATO or another Commonwealth body prescribed by regulation
- a Disclosure to a legal practitioner for the purposes of obtaining legal advice or legal representation about the operation of the whistleblower provisions in the Corporations Act, even if the legal practitioner determines that your Disclosure does not relate to Reportable Conduct
- an emergency Disclosure to a journalist or parliamentarian, provided that a Disclosure was previously made to ASIC, APRA or a prescribed body, with written notice, in line with the requirements in the Corporations Act
- a public interest Disclosure to a journalist or parliamentarian, provided that a Disclosure was previously made to ASIC, APRA or a prescribed body, with written notice at least 90 days since the previous Disclosure, in line with the requirements in the Corporations Act

Can I make an anonymous Disclosure?

You have the right to make an anonymous Disclosure and still be protected under this policy. Anonymity means you haven't identified yourself when making your Disclosure. You can choose to remain anonymous while making a Disclosure, over the course of the investigation and after the investigation is finalised and you can refuse to answer questions if you feel like it will compromise your anonymity at any time. However, we encourage you to disclose your identity so we can:

- better support you (this may include applying the right legal protections)
- access the necessary information to assess whether an investigation is required, and
- fully investigate the matter.

If you wish to remain anonymous, we suggest maintaining ongoing two-way anonymous communication so we can ask follow-up questions or provide feedback. If you've made an anonymous Disclosure or do not want your identity to be known, we will take all reasonable steps to remove any potentially identifiable information from your Disclosure before it is assessed.

Your identity will be kept confidential even if you don't choose to remain anonymous (see further details below).

What protections apply?

We're committed to making sure Disclosures are managed in line with this policy and the Whistleblower Laws, and that we provide all the required whistleblower protections, including:

- identity protection (confidentiality)
- protection from Detrimental Conduct
- compensation and other remedies, and
- protection from civil, criminal and administrative liability.

Identity protection (confidentiality)

- Australian Unity is obliged to protect your identity and cannot disclose you identity or information that is likely to identify you except in accordance with the following exceptions:
 - with your consent
 - disclosure is to ASIC, APRA, the Australian Federal Police, or a person or body prescribed by regulation or (for tax-related matters) the Commissioner of Taxation
 - disclosure is to a legal practitioner (for the purposes of obtaining legal advice or representation about the Whistleblower Laws), or
 - if the information disclosed is likely to identify you (but is not your identity) and it is reasonably necessary for the effective investigation of the matter. In these cases, we take all reasonable steps to reduce the risk that you will be identified from the information.
- We'll protect your confidentiality by:
 - using qualified staff to handle and investigate Disclosures
 - de-identifying personal information in reports relating to the Disclosure
 - using case numbers to identify your Disclosure and/or the investigation
 - storing all paper, electronic documents and other materials relating to the Disclosure securely, and
 - restricting the number of people who are directly involved in handling and investigating the report. This small group will only be told your identity if you have provided consent.
- You can make a complaint to a Regulator or one of the WPOs if you think your confidentiality has been breached.

Protection from Detrimental Conduct and Compensation

- It is against the law for someone to cause or threaten to cause detriment to you because they believe or suspect that you have made, or could make, a Disclosure that qualifies for protection under the law, and the belief or suspicion is the reason, or part of the reason, for the Detrimental Conduct. We have provided some examples of Detrimental Conduct in the Glossary.
- An employee or contractor who threatens or engages in Detrimental Conduct towards an Eligible Person, who has made or may make a Disclosure, will be investigated and possibly subject to disciplinary action.
- If you suffer loss, damage or injury because of a Disclosure and we've failed to take reasonable precautions, or exercise due diligence to prevent Detrimental Conduct, you're entitled to seek compensation and other remedies through the courts.
- You may wish to seek independent legal advice or contact ASIC, APRA or the ATO if you

believe you've suffered Detrimental Conduct.

• You should immediately notify one of the WPOs if you're concerned that you may be, are being, or have been subjected to Detrimental Conduct, or your Disclosure hasn't been dealt with in line with this policy so that steps can be taken to protect you.

Protection from liability

- If you make a Disclosure, you're protected from any civil, criminal and administrative liability for making the Disclosure. This means that you cannot be subject to legal action for breach of an employment contract or duty of confidentiality for making the Disclosure, attempted prosecution for unlawfully releasing information (other than for making a false disclosure), or disciplinary action for making the Disclosure.
- If you're involved in the Reportable Conduct, making a Disclosure won't shield you from the consequences. However, your admission may be taken into account when considering disciplinary or other action.

Application of protections

• You can still qualify for protection under this policy if the Disclosure turns out to be incorrect - except in the case where you have made a deliberately false Disclosure. Deliberately false Disclosures may be a breach of our Code of Conduct and may result in disciplinary action.

Your wellbeing

We understand that making a Disclosure, or being involved in one, can be a stressful and emotional experience to manage. You can find extra support services through the Employee Assistance Program, your People & Culture representative or your Manager.

The Employee Assistance Program (EAP) is available 24 hours a day. The contact details are:

- 1300 364 273 (support line)
- 1800 816 152 (dedicated for First Nations support)
- 0480 087 020 (SMS)

What happens once a Disclosure is made

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There are 4 main parts to our process,

- 1) Acknowledgement and Initial Checks
- 2) Assessment
- 3) Investigation
- 4) Report and Resolve.

1) Acknowledgement and Initial Checks

After an Eligible Recipient has received your Disclosure:

- It will be acknowledged, and we will check on your wellbeing.
- Unless you have remained anonymous, you will be asked to confirm whether you consent to your identity being disclosed to a restricted number of people who will be directly involved in handling and investigating the Disclosure.
- If we require more information to assess your Disclosure we will request it.

2) Assessment

The WPO (or appropriate delegate) will assess the Disclosure to determine whether:

• it qualifies for protection under this policy; and

• a formal in-depth investigation is required.

If the WPO decides your Disclosure will be investigated, they will appoint one or more people with the right experience, background, capability and independence to investigate.

The WPO may decide not to investigate a Disclosure, or part of it, and will advise you if that is the case, for example if:

- there is insufficient information to establish reasonable grounds to suspect that Reportable Conduct has occurred, or
- we have previously investigated the allegation and there is no new material.

The Disclosure may still qualify for protection under this policy even if the decision is made not to investigate.

3) Investigation

All investigations will be conducted in a fair and independent manner. The investigating team will conduct or commission the investigation, update you on the progress of the investigation and finalise the matter as soon as practically possible.

The frequency and timeframe for updating you may vary depending on the nature of the Disclosure.

Any employee who is the subject of a Disclosure will be advised about the Disclosure as and when required by the investigating team and prior to any actions being taken. Any employee subject of a Disclosure is encouraged to use the EAP services for support.

4) Report and Resolve

We will notify you when the investigation has been finalised. There may be circumstances where it is not appropriate to provide you with details of the outcome.

Where a person is found to have engaged in misconduct, the matter will be dealt with in line with Australian Unity's disciplinary procedures. Serious criminal matters will be reported to the police or other appropriate authorities.

The outcome of any investigations will be reported to the Audit Committee and may be referred to the Board or other committees of the Board. The type and number of Disclosures will be reported to Australian Unity's Risk and Compliance Committee and Audit Committee. The name of the person making the Disclosure won't be reported.

Communication

This policy will be available on the Intranet and on the Australian Unity Website.

This policy will be supported by regular training provided to all employees, contractors, managers, and Eligible Recipients as part of the Code of Conduct module, delivered via the Learning Management System.

Our Supplier Code of Conduct, which is also on the Australian Unity Website, outlines expectations and ways suppliers can raise concerns.

Questions or concerns

If you're a current employee and have any questions about the policy or whistleblower process, contact the General Manager, Group Risk and Compliance or one of the nominated WPOs.

If you're a former employee or external party, contact the External Alert Service.

Glossary

Word or term	Description	
Australian Unity or Group	means Australian Unity Limited and its related bodies corporate.	
Board	means the Board of Australian Unity Limited.	
Detrimental Conduct	 includes but is not limited to: victimisation of the employee dismissal of the employee injury of an employee in his or her employment alteration of the employee's position or duties to his or her disadvantage discrimination between an employee and other employees harassment or intimidation harm or injury to a person, including psychological harm damage to a person's property damage to a person's reputation any other damage to a person The following are examples of conduct that is not Detrimental Conduct: administrative action that is reasonable for the purpose of protecting a discloser from detriment (e.g., moving a discloser who has made a discloser from detriment); and managing a discloser's unsatisfactory work performance, if the action is in line with the Group's performance management framework.	
Disclosure	means a report of Reportable Conduct to an Eligible Recipient by an Eligible person.	
Modern Slavery	is used to describe situations where coercion, threats or deception are used to exploit victims and undermine or deprive their freedom. Examples include human trafficking, forced or bonded labour, slavery-like practices and child labour.	
Whistleblower Laws	means the whistleblower protection provisions under the <i>Corporations Act</i> 2001 (Cth) and the <i>Taxation Administration Act</i> 1953 (Cth).	

Date:				
By submitting this form, you consent to the use of the information provided in this report in accordance with Australian Unity policies and procedures and all relevant laws and regulations.				
	Please provide me with information about the progress of the investigation and the outcome			
	I wish to remain anonymous. You have the right to remain anonymous. However, doing so may compromise the ability to perform a thorough investigation of the matter. If you wish to remain anonymous, DO NOT provide any details that would identify you.			
	I consent to disclosure of my identity. This means your identity will be disclosed only to relevant and trusted people for the purposes of investigating your concerns. Australian Unity will take all reasonable and necessary steps to maintain confidentiality throughout the investigation.			
For the attention of (insert preferred Eligible Recipient if you have one e.g., General Counsel):				
 Please provide details of the Reportable Conduct you allege has occurred including: who was involved in the alleged conduct (name and contact information)? what was the alleged conduct (e.g., fraud, corruption, breach)? where did it occur? when did it occur and when did it came to your attention? how was it detected? evidence of the alleged conduct details of anyone who may have more information including witnesses or those to whom the alleged 				
con	nduct has been reported			

Please provide details of any concerns you may have regarding detrimental action (i.e., reprisals or recriminatory action) that might be taken against you because of this report					
	-	e Whistleblower – <u>OPTIONAL</u> . Do not fill in details is not mandatory, but it will assist in	this section if you wish to remain anonymous. the investigation of the matter.		
Name	Name:				
Are y	ou				
	an emplo	oloyee/former employee			
	a current/former supplier of services or goods to Australian Unity				
	a relative Unity	a relative or dependent of a current or former employee or a supplier of services or goods to Australian Unity			
	act details.				
		e opted to make an anonymous Disclosure, ntact you for follow up questions to aid inve			
Addre	ess:				
Telep	hone No.	Home:	Mobile:		
Email	address:				

Thank you for raising your concerns. We understand that making a Disclosure, or being involved in one, can be a stressful and emotional experience to manage. You can find extra support services through the Employee Assistance Program.

The Employee Assistance Program is available 24 hours a day. The contact details are:

- 1300 364 273 (support line)
- 1800 520 373 (dedicated First Nations support)

Please send a copy of this form to the Eligible Recipient or Whistleblower Protection Officer and retain a copy for your own records.

In completing this form, you may be protected by Australian Unity's Whistleblower Protection Policy and all correspondence will be treated with strict confidence (subject to meeting the criteria for protection under Australian Whistleblower laws).

Policy administration

Policy Name	Whistleblower Protection Policy	
Policy Level	Level 1 – Group Policy	
Approval Body	Risk and Compliance Committee	
Date of Approval	3 September 2024	
Policy Owner	Group Executive – Governance	
Policy Administrator	General Manager, Group Risk and Compliance	
Related policies	Code of Conduct Speaking Up Policy	
Supporting procedures or guidelines	Whistleblower Protection Procedure Resolving Workplace Issues Procedure	
Date of last review	24 May 2022	
Regulator (if applicable)	Australian Prudential Regulatory Authority (APRA) Australian Securities and Investments Commission (ASIC) Australian Taxation Office (ATO)	
Compliance mechanism	 Compliance with this policy is monitored using: the Group Executive Attestation Control Assessments under the Enterprise Risk Management Policy, and Internal Audit Reviews. 	
Classification	Public	
Review frequency	This policy will be reviewed periodically to assess whether it is operating effectively and whether any changes are required from a practical or legal perspective.	