

Your Ref: LHW2025-09-04

Ms Liz Hefren-Webb
Commissioner
Aged Care Quality and Safety Commission
GPO Box 9819
DARWIN NT 0801

Dear Ms Hefren-Webb,

I am writing in response to your letter of 17 September 2025 which initiated an exchange of letters to formalise our information sharing arrangements.

The Health and Community Services Complaints Commission NT (HCSCC) is an independent statutory body established by the *Health and Community Services Complaints Act 1998* (NT) (HCSC Act) and the *Health and Community Services Complaints Regulations 1998* (NT).

The HCSCC is able to accept complaints about health, disability and aged care services, both private and public, and relating to individual practitioners and organisational providers.

The HCSCC is responsible for dealing with complaints, contributing to service improvement, and encouraging awareness of and promoting the rights of users of health, disability and aged care services. It conducts conciliations and investigations, makes suggestions and recommendations for improvement of services and conducts community and stakeholder engagement.

The HCSCC consults with the Australian Health Practitioner Regulation Agency (Ahpra) in relation to each complaint received about a registered provider as required by s68 of the HCSC Act. Ahpra also consults with the HCSCC in relation to notifications received about registered practitioners as required by s150 of the *Health Practitioner Regulation National Law Act* (NT).

I support your proposal that an informal approach be taken to communication between our offices and that officers within our organisations are able to contact each other by telephone or email as necessary on a case-by-case basis. Where formal referrals are being made, or information that is protected under relevant legislation is being released, this should occur via email to the nominated contact point below:

Health and Community Services Complaints Commission:

P: 08 8999 1969 or 1800 004 474

E: hscsc@nt.gov.au

The HCSCC carries out its functions in compliance with the *Information Act 2002* (NT) and the Information Privacy Principles (NT). I undertake that any protected information released by your office will be protected against misuse and not unlawfully disclosed.

I accept with your proposal that Exchange of Letters commence today, being the day of this letter of confirmation.

Yours sincerely,

A handwritten signature in black ink, appearing to be 'Ruth Brisbane', written in a cursive style.

Ruth Brisbane
Acting Commissioner

7 October 2025



Office of the Commissioner
Our Ref: LHW2025-09-04

Ms Ruth Brisbane
Acting Commissioner
Health and Community Services Complaints Commission
Level 4, NT House
22 Mitchell Street
DARWIN NT 0800

Dear Ms Brisbane

Further to work that has been underway between the staff of our respective agencies, I am writing to initiate an exchange of letters to formalise our information sharing arrangements. I have outlined below the proposed process for referring information between our organisations, and other mechanisms for maintaining an ongoing relationship between us.

I trust the exchange of these letters will encourage information sharing between our staff and ensure that regulatory matters are managed by the most appropriate organisation. This in turn will ensure that older people using Commonwealth-funded (funded) aged care services are well cared for and protected and may also lead to improved complaints handling for both organisations.

The Aged Care Quality and Safety Commission (the Commission) is an Australian Government statutory authority within the Health, Disability and Ageing portfolio. The Commission is the national regulator of funded aged care services, and the primary point of contact for older people and providers in relation to quality and safety in funded aged care.

With the transition to the *Aged Care Act 2024* (Aged Care Act), the Commission will assist the Aged Care Quality and Safety Commissioner and Complaints Commissioner in the performance of their functions including continuing to regulate aged care providers, responsible persons, and aged care workers. For your reference in Appendix 1, I have added a list of my functions under the *Aged Care Quality and Safety Commission Act 2018* and *Aged Care Quality and Safety Commission Rules 2018*, which will continue to operate until the Aged Care Act commences.

Under the Aged Care Act, as the Aged Care Quality and Safety Commissioner, I am responsible for:

- upholding the rights of older people according to the Statement of Rights in the Aged Care Act.
- protecting and enhancing the safety and wellbeing of people accessing funded aged care services
- engaging with people accessing funded aged care services and their supporters and representatives to develop best practice models for registered providers and aged care workers
- registering providers to deliver funded aged care services
- monitoring and enforcing the obligations of entities under the Aged Care Act including registered providers, responsible persons, aged care workers and aged care digital platform operators.
- administering the Serious Incident Response Scheme (SIRS)
- building the capability of registered providers, responsible persons and aged care workers, and empowering older people accessing funded aged care services.

The Complaints Commissioner is responsible for dealing with complaints and feedback received by the Commission about the delivery of funded aged care services, including complaints about providers, responsible persons and aged care worker compliance with the Aged Care Act.

As our organisations are both involved in dealing with complaints about registered providers and aged care workers, it is likely there will be some overlap in our respective jurisdictions. This includes regulation of Australian Health Practitioner Regulation Agency (Ahpra) registered workers, including allied health professionals and nurses, who may be either working in aged care or directly employed by aged care providers. The Commission may receive information through our complaints function or other regulatory activities, which may indicate risk when professional obligations are not being met. As such, I invite you to provide me with details on your jurisdiction, including where this intersects with the responsibilities of Ahpra.

Information Sharing

I propose that an informal approach be taken to communication between our organisations. In determining whether information should be referred, or to determine the finer points of jurisdiction, I suggest that officers within our organisations are able to contact each other by telephone or email as necessary on a case-by-case basis. A low threshold for informal contact will promote a freer flow of information and will also ensure that referrals are made only where appropriate.

However, where formal referrals are being made, or information that is protected under relevant legislation is being released, I suggest this should occur via email to the nominated contact point below. The email should clearly indicate that the information is being shared as part of a referral for consideration of further action.

Contact details:

Customer Contact Team

Aged Care Quality and Safety Commission

P: **1800 951 822**

E: **info@agedcarequality.gov.au**

Where part of a referral or consultation constitutes sharing of information which is protected information under relevant legislation, I note there are restrictions on the use of that information. These restrictions mean that a person may be guilty of an offence if they make a record of, disclose or otherwise use protected information disclosed to them, and for the purpose for which the person records, discloses or uses the protected information is not for the purpose for which the information was disclosed. Where restricted information is shared, the status of this information will be highlighted along with any relevant obligations associated with its management.

I trust that when protected information is released to your office that appropriate procedures are in place to ensure this information is protected against misuse and is not unlawfully disclosed. I undertake that any personal or sensitive information that your office provides to me will be protected against misuse, will not be unlawfully disclosed, and will be managed in accordance with the Commission's Protected Information Policy and the *Privacy Act 1988*.

Ongoing relationship

I propose the Exchange of Letters shall commence on the date the Health and Community Services Complaints Commission provides the letter of confirmation.

I look forward to continuing to build upon the collegial relationship between our organisations and welcome any other thoughts you may have regarding the ongoing relationship between our two organisations.

Yours sincerely

A handwritten signature in dark ink, appearing to read 'L Webb'.

Liz Hefren-Webb
Commissioner

17 September 2025

Appendix 1

This EoL has been developed in the context of the Aged Care Quality and Safety Commission's (ACQSC) transition to the *Aged Care Act 2024* (Aged Care Act). Until the Aged Care Act and the *Aged Care Rules 2025* commence, the ACQSC will continue its regulatory operations in accordance with the *Aged Care Quality and Safety Commission Act 2018* (Commission Act) and the *Aged Care Quality and Safety Commission Rules 2018* (Commission Rules). The below information describes the ACQSC's role and functions under the Commission Act and Commission Rules.

The ACQSC is an Australian Government statutory authority within the Department of Health, Disability and Ageing. The ACQSC is the national regulator of the providers of funded aged care services including residential care, home care, and flexible care (as defined in the *Aged Care Act 1997*).

The ACQSC's primary responsibility is to regulate the performance and compliance of approved providers and the workforce in accordance with the legislative frameworks, as applicable to the ACQSC's scope as the national regulator for aged care. The ACQSC receives and resolves complaints about aged care providers, services and workers. The ACQSC invests in education and engagement to empower older people who receive aged care services. It also supports providers to understand their obligations and responsibilities, holding them accountable for their performance.

As an independent regulator, the ACQSC performs its functions and exercises its powers as set out in the Commission Act and the Commission Rules), to protect and enhance the safety, health, wellbeing and quality of life of older people who receive care and services provided by funded aged care providers.

The ACQSC's functions under the Commission Act and the Commission Rules include:

- i. To protect and enhance the safety, health, wellbeing and quality of life of aged care consumers
- ii. Approving providers and ensuring they are compliant with their responsibilities under the Commission Act and *Aged Care Act 1997*
- iii. Ensuring approved providers, governing persons and aged care workers comply with the Aged Care Code of Conduct
- iv. Engagement with older people and their supporters
- v. Resolving complaints about aged care providers
- vi. Accrediting aged care services
- vii. Educating providers and informing older people and their supporters.