

# **Complaints Policy**

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#### 1.0 Introduction

Our complaints policy reflects Cambridge City Council's commitment to valuing feedback. This policy sets out our arrangements for complaint handling and reflects the Councils commitment to providing the public with an effective and transparent procedure for dealing with complaints. The Council, through this policy is demonstrating both fairness and openness in the way it deals with members of the public and that it is prepared to listen to its customers.

It recognises that the most successful organisations are those that have moved towards a culture that perceives complaints as an opportunity to improve rather than a threat. This procedure aims to help us 'get it right first time', enables us to address a customer's dissatisfaction and prevent the same problems that led to the complaint from happening again. For our staff, complaints provide a first-hand account of the customer's views and experience whilst highlighting problems we may otherwise miss. Handled well, complaints give us a chance to put things right and help us continuously improve our services.

Cambridge City Council's vision statement:

One Cambridge - Fair for all

Caring for our environment and our people

Creating a great place to live, learn and work

To deliver this vision, the Council needs to be a modern, progressive and dynamic organisation that delivers quality services to its customers as one.

# 2.0 What is a complaint?

A complaint is an expression of dissatisfaction, however made, about the standard of service, actions, or lack of action by the organisation, its own staff, or those acting on its behalf, affecting an individual resident or group of residents. These complaints can relate to:

- Dissatisfaction with the service provided, including failure to achieve specific standards of service
- Delays in responding to service requests
- Dissatisfaction with staff behaviour
- Dissatisfaction with our procedure
- Dissatisfaction with Local or National policy



If the Council decides not to accept a complaint, a detailed explanation will be provided setting out the reasons why the matter is not suitable for the Council's complaints process and the right to take that decision to the Ombudsman.

The Council would not accept a complaint for the reasons set out in section 2.2, or if a complainant chooses to submit their complaint without contact details. If a complainant chooses to omit their contact details, we will treat this as anonymous feedback.

Each year the Council will carry out a self-assessment against the Ombudsman's Complaint Handling Code to ensure that our complaint handling remains in line with its requirements. This will be made accessible to the public.

## 2.1 Complaint or Service Request?

Service requests and complaints are slightly different. A service request is a contact from a customer that brings a matter to the council's attention for the first time, and requests a service offered by the council, for example, reporting a missed bin or telling us about noise nuisance.

A complaint is a where the customer expresses dissatisfaction about the standard of a service, actions, or lack of actions by the council and its staff.

If you think your concern might be a service request, please contact the service in question by visiting our <u>contact us</u> page

If a service request is raised via the complaints system, it will be passed to the correct service to deal with as any other enquiry to that service would be.

# 2.2 Other complaint routes

There are some issues which are not covered by our complaints procedure. These include:

- Service Requests (see 2.1)
- Insurance claims
- Employment related personnel matters
- Where a statutory right of appeal exists (Appealing a Planning decision for example)
- Complaints about the conduct of a Councillor (See 7.0)
- Complaints about disrepair to a Council property



#### **Insurance Claims**

Complaints about injury to people using Council facilities or damage to property that could lead to requests for compensation should be referred either to the Council Insurers or Legal Services where compensation would be a matter for the courts to decide. If you believe you are entitled to compensation, you need to write to the Council setting out the details of what you wish to claim and why you believe that the Council should pay this compensation.

#### **Employment related personnel Matters**

Cambridge City Council employees wishing to raise a complaint relating to a personnel issue should instead follow the internal Grievance Policy, and seek to resolve this via the formal grievance procedure.

#### Other procedures

Conduct of Elected Members is governed by the Standards Commission who carry out investigations into any complaint against elected members. Contact Head of Practice, Tom Lewis for more information.

Housing Support Services in respect of the 16-24 Young Person Service, Outreach and Resettlement, Temporary Accommodation, and Sheltered Housing. Complaints about these and other Housing Care and Support Services should be made in the first instance to the Housing Manager responsible for the service but if unresolved, referred to the Care Commission.

Where a statutory right of appeal exists i.e. Planning refusal the appropriate appeal procedure must be used in such instances rather than the complaints procedure. Contact Planning Services.

- Revenues and Benefits For Council Tax, Business Rates and Housing Benefit the appeal body is the 'Valuation Tribunal Services'
- **Homelessness Appeals** Homelessness Review Procedure information available from <u>The City Council Housing Advice Team</u>.
- **Planning Decisions** The Planning Inspectorate, Temple Quay House, 2 The Square, Temple Quay, Bristol BS1 6PN Tel: 0117 372 6372 or online

#### **Policy Complaints**

Some complaints may be about things that either cannot be changed, or can only be changed with democratic approval. If a complaint relates to a Council or Government policy, we will still record it. This could include things such as car park charges, or the



level of the Council Tax. If we receive a large number of complaints about a particular policy this will be referred to senior Manager to review and discussed with Members where appropriate.

#### **Complaints about disrepair to a Council property**

Where a complaint relates to a repair within a Council property, the Council will investigate this in line with this policy, or if it has not already been raised as a request for service, the Council will treat it as such.

Where complaints are about the general disrepair of a Council Property including a legal claim being made, these will be accepted only if the complaints procedure has already been exhausted. At which point these claims will be passed to our Legal team to progress.

If the case has not yet been investigated as a complaint, it will be raised as a new stage 1 case, or if it has already been investigated at stage 1, it will be escalated to stage 2 to be handled by a member of the Corporate Management Team.

## 2.3 Fluency Duty complaints

Part 7 of the Immigration Act 2016, known as Fluency Duty, states that public sector organisations must ensure that officers who carry out a role in which the post holder is required to speak to members of the public as a regular and intrinsic part of the role: must do so to a defined level of spoken English proficiency.

For the purposes of the fluency duty, a legitimate complaint is one about the standard of spoken English of a public sector member of staff in a customer-facing role. It will be made by a member of the public or someone acting on his or her behalf complaining that the authority has not met their obligation.

Note: A complaint about a public sector member of staff's accent, dialect, manner or tone of communication, origin or nationality would <u>not</u> be considered a legitimate complaint about the fluency duty and would not be investigated.

Members of staff who are the subject of a complaint should be notified of the complaint and the action being taken in relation to it. It should be made clear to prospective complainants that this will take place following a legitimate fluency duty complaint.

# 2.4 Shared service complaints

Should you need to complain to the Council about a service which is operated in conjunction with another Council, your complaint will still be handled in line with this complaints policy via Cambridge City Councils complaints system.



## 3.0 Recording a complaint

There are various ways to contact the council, but regardless of how a complaint is received, all cases will be logged into the Council's central case management system. If a complainant contacts the Council by phone, email or in person, staff members can assist with recording a complaint. The Council would prefer complainants to complete the form themselves so that they can provide their complaint in their own words with as much detail as possible. Where a customer is unable to complete the complaints form themselves, Council staff should assist complainants to record their case.

When a case is entered into the Council complaints system, the case will be allocated to a service manager in the area/department related to the complaint, the complainant will also receive an automatic response informing them that we aim to respond to all complaints within 10 working days.

#### 4.0 Stages of the Complaints Procedure

There are **2 stages** to the Council's complaints procedure internally, and complainants also have the right for their case to be reviewed externally by either the Local Government & Social Care Ombudsman (LGSCO) or the Housing Ombudsman.

After the case is resolved, the Council can reopen for further investigation if new information about the initial issue comes to light. The Council will only reopen a complaint from less than 12 months from the date it was raised.

# 4.1 Target response times

The Council aim to respond to cases raised within 10 working days of receiving them at both stage 1 and upon escalation to stage 2 if applicable.

Sometimes cases are complex and require more than 10 days to investigate. If this is the case, the person investigating the complaint will contact the complainant to advise them of a new target date for a response.

Should complainants need to chase the progress of their case, or wish to add more information to their case, complainants can do this by replying to the automatic email sent when the complaint was recorded, this will update the case automatically.



## 4.2 Internal Stages

#### Stage 1

Complaints at stage 1 are those which are being made for the first time. These Complaints will be allocated to the appropriate service manager to respond to.

When a complaint is made, it will be acknowledged and logged at stage 1 of the complaints procedure within 5 working days of receipt.

The Council aim to respond to complaints within 10 working days. If a complaint is not dealt with to the satisfaction of the complainant, they can ask for their complaint to be escalated to stage 2 of the Council's complaints procedure.

Once a customer has received a response at stage 1 of the complaints process, they will have 3 months to escalate their case to stage 2 for an investigation by a member of the Corporate Management Team. In order to escalate this case, the Council will need to know why the complainant does not feel their case was resolved at stage 1, and their preferred outcome of escalating their complaint to stage 2.

Any request for escalation which raises significant new issues to be investigated will instead be raised as a new stage 1 complaint, as the Council would not have had the chance to address these issues during the initial investigation.

The Council may decline to escalate a complaint if we feel that the case has been adequately resolved at stage 1, and nothing further can be gained by escalating to stage 2. If this is the case, the Council will write to the complainant to inform them that their complaint has exhausted the complaints procedure and provide the contact details for the relevant Ombudsman.

The reasons for declining to escalate a complaint are the same as the reasons for not accepting a complaint. The Council may also refuse to escalate a complaint if a statutory appeal body is required to resolve the case. See section 2.2 for a list of where this may be applicable.

#### Stage 2

Once a complaint is escalated to stage 2 it will be allocated to a member of the Corporate Management Team, or Senior Manager acting on their behalf. The person considering the complaint at stage 2 will not be the same person that investigated at stage 1. They will have a further 10 working days to investigate and respond and will conduct a review of all communications and information received at stage 1 as well as the initial complaint before formulating their own response.



We will only escalate a complaint relating to the initial issue(s) raised in the complaint. If the complainant wishes to complain about a new issue, or about how the case was handled, they should raise a new complaint at stage 1. If a member of the Corporate Management Team handled the case at stage 1, it will be escalated to a director at stage 2. Stage 2 cases will always be handled by somebody senior to the person who investigated at stage 1.

Should complainants remain unsatisfied, they may be able to escalate further to either the Local Government and Social Care Ombudsman or the Housing Ombudsman.

# 4.3 Local Government and Social Care Ombudsman/Housing Ombudsman

These are free services which residents can complain to at any time. However, they will usually only investigate a complaint if it has exhausted the Councils internal procedure.

The Local Government & Social Care Ombudsman (LGSCO) will investigate complaints relating to

- Planning
- Housing Benefit
- Council Tax
- Environment & Waste
- Neighbour Nuisance and Antisocial Behaviour

The LGSCO cannot investigate any cases if:

- You have waited more than 12 months to complain since knowing about the problem
- The matter has not affected you personally or caused you an injustice
- The issue affects most people in the Council area
- You have, or had a right to appeal or take legal action and it was reasonable to have done so
- It relates to a personnel/employment matter

The Housing Ombudsman look at cases relating to most Housing Services for tenants. They consider complaints about how a landlord has responded to reports of a problem and consider what is fair in all the circumstances of a particular case. The Housing Ombudsman do not look at the original problem, for example they do not decide if there has been anti-social behaviour or if a property has damp. Rather, they look at whether a landlord dealt with the reported problem in line with the tenancy agreement



or lease, and its own policies. If your complaint relates to any of the below, you should escalate to the LGSCO instead:

- Homelessness
- Housing Allocations (Home-Link)
- Antisocial Behaviour which does not fall within the remit of the Council as a landlord
- Housing Benefit
- General Housing Advice
- Planning on sites owned by the Council as a landlord
- Noise Nuisance

#### 5.0 Complaint Officer Roles

Complainants may be contacted by a Complaints Admin Officer if we require more information about their case. These staff will not be responding to the issues you raised, only asking for more information on behalf of the investigating officer or providing complainants with the correct guidance for where to complain if the complaint has come to us in error.

The Officer investigating a complaint is referred to as the Case Owner. This will be a manager within the relevant service at stage 1, and a member of the Corporate Management Team for that service at stage 2. Where more than one service is involved in a case, an appropriate case owner will be agreed between Heads of Service and Complaints Admin Officers.

System Administrators are responsible for reporting on performance, and statistics, and managing any training or troubleshooting with the case management system.

# **6.0 Unreasonably Persistent Complainants**

There are a small number of people who pursue their complaints in a way that can prevent proper investigation of their complaint or other people's, or that requires us to commit significant and inappropriate levels of resource to investigating the complaint, or who refuse to accept the results of the investigation and determination of their complaint.

We refer to such complainants as 'unreasonable' or 'unreasonably persistent' complainants and, exceptionally, will take action to limit their contact with the City Council and its staff. The decision to restrict access to the staff and offices of the City



Council will be taken by the relevant Senior Manager in consultation with their Director and will normally follow a prior warning to the complainant.

When we decide to treat someone as an 'unreasonable 'or 'unreasonably persistent complainant', we will write to tell them why we believe this to be the case, what action we are taking and how long that action will last. We will also advise them that they can appeal to the Monitoring Officer against the decision to invoke the policy and/or any particular restriction applied. Managers in services likely to be contacted by the complainant, including the Customer Service Centre and Chief Executive's Office, will be informed of the limits applied.

If we are still treating someone as an unreasonable or unreasonably persistent complainant after a year, the decision will be reviewed by the Council's Monitoring Officer, and a decision taken as to whether the restrictions should continue. Limits should be lifted and relationships returned to normal unless there are good grounds to extend them. The complainant will be informed of the outcome of the review. If limits are to continue, the council will explain its reasons and state when the limits will next be reviewed. New complaints on other matters from complainants who have come under the unreasonable and unreasonably persistent complainants policy will be treated on their merits.

# 7.0 Councillor Complaints

Complaints relating to a Councillor's conduct have a separate process to follow. Please see more information here: <a href="https://www.cambridge.gov.uk/complain-about-a-councillors-conduct">https://www.cambridge.gov.uk/complain-about-a-councillors-conduct</a>

Complaints relating to Councillors will be acknowledged within 10 working days, and the Councillor in question will then provide a written response to your allegation. This procedure is overseen by the Council's <u>Civic Affairs Committee</u>

#### 9.0 Useful Links

Cambridge City Council Complaints page: <a href="https://www.cambridge.gov.uk/compliments-complaints-and-suggestions">https://www.cambridge.gov.uk/compliments-complaints-and-suggestions</a>

Unreasonable and unreasonably persistent complainants policy: <a href="https://www.cambridge.gov.uk/media/9733/unreasonable-complainants-policy.pdf">https://www.cambridge.gov.uk/media/9733/unreasonable-complainants-policy.pdf</a>

Local Government & Social Care Ombudsman: <a href="https://www.lgo.org.uk/">https://www.lgo.org.uk/</a>



Housing Ombudsman: <a href="https://www.housing-ombudsman.org.uk/">https://www.housing-ombudsman.org.uk/</a>