

COMPLAINTS HANDLING PROCEDURE

This Complaints Handling Procedure tells you how we will deal with your complaint and how long it is likely to take. It also provides important information about what you can do if you are not happy with the way in which we are dealing with your complaint, or about our final decision.

Designated complaints handler

If you have any concerns about our service, our work, or our charges, you should discuss these first with the individual who has day-to-day control of your matter.

If this person cannot satisfactorily address your concerns and you wish to make a complaint, please contact our designated complaints handler, Lee Pashen.

You can write to him at 2 Anvil Court 50 Denmark Street Wokingham Berkshire RG40 2BB or send an email to leep@cplaw.co.uk.

Step One: Acknowledging your complaint

Within two working days of receiving your complaint, your complaint will be recorded in our complaints register and a separate file will be opened in which we will store any correspondence and other documents relating to your complaint.

Within two working days we will also send you a letter acknowledging your complaint.

Step Two: Investigating your complaint

Within ten working days of receiving your complaint, we will review your file(s) and any other relevant documentation and send you a letter telling you how we propose to deal with your complaint. Examples of what we might say in this letter are as follows:

- If your complaint is straightforward we might make suggestions as to how we can put things right or we may offer you some form of redress;
- If your complaint is more complicated we might ask you to confirm, explain or clarify any issues;
- We may ask to meet with you to discuss things face-to-face and we would hope to be in a position to meet with you no longer than fifteen working days after first receiving your complaint. If you would prefer not to meet, or if we cannot arrange this within an agreeable timescale, we will write to you fully setting out our views on the situation and making suggestions as to how we can put things right, or asking you to confirm, explain or clarify any issues. Within three working days of any meeting, we will write to you again to confirm what took place and to confirm any offer of redress that we have made.

Whichever form our investigation takes, we will aim to give you our decision within eight weeks of receiving your complaint (or sooner if possible).

Step Three: Appealing against our decision

If you are not satisfied with our decision, please let us know and we will review our decision again. We will let you know the result of any appeal within five working days of receiving your appeal. This will be our final decision.

Step Four: The Legal Ombudsman

If you are still not satisfied, you can then contact the Legal Ombudsman about your complaint provided you do so within six months of receiving our final written response to your complaint, or within six years of the act or omission about which you are complaining occurring (or if outside of this period, within three years of when you should reasonably have been aware of it).

These time scales are set by the Legal Ombudsman's Scheme Rules which you can read at <http://www.legalombudsman.org.uk/downloads/documents/publications/Scheme-Rules.pdf> or by contacting the Legal Ombudsman using the contact details below. These timescales may be extended by the Legal Ombudsman in exceptional circumstances.

Ordinarily, you cannot use the Legal Ombudsman unless you have first attempted to resolve your complaint using our complaints handling procedure, but you will be able to contact the Legal Ombudsman if:

- The complaint has not been resolved to your satisfaction within eight weeks of first making the complaint to us; or
- The Legal Ombudsman decides that there are exceptional reasons why the Legal Ombudsman should consider your complaint sooner, or without you having to use our internal Complaints Handling Procedure first; or
- The Legal Ombudsman considers that your complaint cannot be resolved using our complaints handling procedure because the relationship between you and us has broken down irretrievably.

If you wish to make a complaint to the Legal Ombudsman, you must be one of the following:

- An individual;
- A micro-enterprise as defined in European Recommendation 2003/361/EC of 6 May 2003 (broadly, an enterprise with fewer than 10 staff and a turnover or balance sheet value not exceeding €2 million);
- A charity with an annual income less than £1 million;
- A club, association or society with an annual income less than £1 million;
- A trustee of a trust with a net asset value less than £1 million; or
- A personal representative or the residuary beneficiaries of an estate where a person with a complaint died before referring it to the Legal Ombudsman.

If you are not, you should be aware that you can only obtain redress by using our complaints handling procedure or by mediation or arbitration, or by taking action through the Courts.

Legal Ombudsman contact details

Address: PO Box 6806, Wolverhampton WV1 9WJ
Telephone: 0300 555 0333
Email: enquiries@legalombudsman.org.uk
Website: www.legalombudsman.org.uk

Alternative Dispute Resolution

Alternative complaints bodies (such as *Ombudsman Services* (<https://www.ombudsman-services.org/>), *ProMediate* (<http://www.promediate.co.uk/>) and *Small Claims Mediation* (<http://www.small-claims-mediation.co.uk/>)) exist which are competent to deal with complaints about legal services should both you and our Practice wish to use such a scheme.

We agree to use one of the above if required.

EU Online Dispute Resolution

If we have made a contract with you by electronic means (website, email, etc.) you may be entitled to use an EU online dispute resolution service to assist with any contractual dispute you may have with us. This service may be found at <http://ec.europa.eu/odr>. Our email address is leep@cplaw.co.uk.