

KESSINGLAND PARISH COUNCIL

Persistent and Vexatious Complainants Policy

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1 Introduction

Kessingland Parish Council aims to provide high quality services to all of our customers. However, when things fall short of this standard, we will deal with those who have a complaint fairly, honestly and properly through the Council's Complaints Procedure.

In those case where our customers, staff, councillors or the council as a whole suffer adversely from persons making repeated, frivolous or persistent complaints or who do so in a threatening, abusive or difficult way our Persistent and Vexatious Complainants Policy will be applied.

While this policy is specifically aimed at supporting those staff / councillors who serve our customers by telephone and / or email it also applies to face to face contact.

For the purposes of this policy we have adopted the Local Government Ombudsman's (LGO) definition of "unreasonable persistent complaints" and "unreasonable complainant behaviour".

This policy applies to all stages of the Council's Complaints Procedure.

2 Unreasonably Persistent Complainants

Definitions

The LGO defines unreasonable and unreasonably persistent complainants as:

"those complainants who, because of the nature or frequency of their contacts with an organisation, hinder the organisation's consideration of their, or other people's complaints"

Single incidents may be unacceptable, but more often the difficulty is caused by unreasonably persistent behaviour that is time consuming to manage and interferes with proper consideration of the complaint.

3 Unreasonably persistent complainant behaviour

The following list, whilst not exhaustive, provides examples of behaviour by complainants which may be described as unreasonably persistent. (In these examples a "contact" may be in person, by telephone, letter, email, fax or SMS Text Message). We will not tolerate behaviours such as:

- · Refusing to specify the grounds of a complaint, despite offers of assistance;
- Refusing to co-operate with the complaints investigation process;
- Refusing to accept that certain issues are not within the scope of the Complaints Procedure;

- · Demanding special treatment / immediate escalation to a manager repeatedly;
- Making unjustified complaints about staff who are trying to deal with issues, and seeking to have them replaced;
- · Changing the basis of the complaint as the investigation proceeds;
- · Denying or changing statements he or she made at an earlier stage;
- · Introducing trivial or irrelevant new information at a later stage;
- · Raising numerous, detailed but unimportant questions; insisting they are all answered;
- · Covertly recording meetings and conversations;
- · Submitting falsified documents from themselves or others;
- · Adopting a 'scatter gun' approach: pursuing parallel complaints on the same issue;
- Making excessive demands on the time and resources of staff with lengthy phone calls,
 - emails to numerous Council staff, or detailed letters every few days, and expecting immediate responses;
- Submitting repeat complaints with minor additions/variations that the complainant insists make these 'new' complaints;
- · Refusing to accept the decision;
- · Repeatedly arguing points with no new evidence.

4 How we will respond

When we believe a complainant to be unreasonably persistent, we will tell them why and ask them to change their behaviour. If their behaviour continues, we will take action to restrict the complainant's contact with the Council. Any such restrictions will be evidence based, appropriate and proportionate. Any decision to take action will be taken by the Parish Council, in arriving at a decision any relevant factors such as disability, language or illness will be fully considered.

The most likely options will be:-

- Putting in place contact in a particular form (e.g. by letter only);
- · Requiring contact to take place with a single named member of staff;
- · Restricting telephone calls to specific days and times;
- · Limiting the duration of telephone calls;
- · Asking the complainant to enter into an agreement about their contact;
- Closing the complaint;
- Repeated calls may be deemed to be harassment, which, after consultation with the senior staff may be reported to the police.

In cases where this becomes necessary, we will write to tell the complainant why we believe their behaviour is unacceptable, what action we are taking and its planned duration. We will also tell them that we will review the arrangement after 6 months and advise them how to challenge the decision if they disagree with it and to whom such an appeal should be lodged.

This can be done by writing to Jayne Cole, Chief Executive Officer, Local Council Public Advisory Service, The Vision Centre, 5 Eastern Way, Bury St..Edmunds, Suffolk IP32 7AB or by email to ceo@lcpas.co.uk

In taking the action described above, it must be emphasised that this part of the policy should only be used as a last resort and after all other reasonable measures have been taken to resolve complaints or complainant behaviour.

Judgement and discretion will be applied to ensure that contact from the complainant about matters other than the complaint are not ignored, resulting in potential failures to respond to a request for service or an emergency.

Action taken under this policy must be undertaken in consultation with the Chairman, Vice Chairman or the Parish Clerk..

If the situation is serious enough to limit contact channels, the Chairman or his Deputy will be asked to endorse any action deemed necessary

5 Complainants who behave in an unacceptable / vexatious manner

The Council recognises that customers who feel dissatisfied with the service they have received may feel angry about their treatment. However, the Council has a duty of care to its staff / councillors and will take all necessary steps to ensure the safety and wellbeing of them.

Examples of unacceptable or vexatious behaviour, as defined by the LGO, include any action or series of actions which are perceived by the staff member to be "deceitful, abusive, offensive, threatening" whether they are delivered verbally or in writing or a combination of the two. This includes not only behaviour directed at them, but also their families or associates.

If a staff member / councillor feels threatened by a complainant they will report their concerns and the reason for them, to their line manager / Parish Clerk. Incidents will be reported on a standard incident form.

As part of the action arising from the investigation we will consider:-

- · Writing to the perpetrator requiring no repetition of the behaviour;
- Setting conditions and restrictions for further contact with staff;
- Whether to report the matter to the Police.

6 How we will respond

If dealing with such behaviour in a telephone conversation, the complainant will be told that the call will be terminated if the behaviour continues. If despite this warning the behaviour continues, the contact will be terminated. (A brief note should be made of the incident as soon as possible afterwards, including what was said, their response and the date and time, whilst this is fresh in their memory and a note placed on the case file recording the circumstances of the termination). Staff / councillors will respond to repeated calls in the same way.

Repeated calls may be deemed to be harassment, which, after consultation may be reported to the police.

Where a complainant continues to behave in an unacceptable fashion, the Chairman or his / her deputy may authorise staff to terminate contact with the complainant and discontinue any further investigation into the complaint. We may also advise the complainant that any further contact provided in writing will be read and placed on file without acknowledgement and telephone calls will be terminated and logged.

Any restrictions that are applied will be evidence based, appropriate and proportionate.

Any decision to take action will be taken by the Parish Council. In arriving at a decision the Council will consider any relevant factors such as disability, language or illness

The application of the persistent and vexatious complainant policy to an individual will be reviewed no less than every 6 months. Reviews will take account of the nature of the complainant's recent contact with the council, the progress of any complaints under the Complaints Procedure, the views of the complainant and any other relevant factors.