

Mid-Market Rent (MMR) Complaints Policy

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1. Introduction

ng property services Ltd (NGPS) is committed to delivering a high quality of service to all our

customers residing within our Mid Market Rent (MMR) properties. If something goes wrong or you

are dissatisfied with our services, please let us know.

This policy will advise on what a complaint is and how you can make a complaint. It will also advise

you on our service standards and what you can expect from us.

Our parent company ng homes is committed to achieving Customer Service Excellence and we value

complaints as an opportunity for the organisation to learn and improve. We will use the information

from complaints and our actions taken to resolve them to help us to continually improve our service

delivery to our customers.

2. What is a Complaint?

We regard a complaint as any expression of dissatisfaction about our action or lack of action, or

about the standard of service provided by us OR on our behalf.

3. What can I complain about?

You can complain about things like:

• Delays in responding to your enquiries and requests

Failure to provide a service

• Our standard of service

Dissatisfaction with our policy

Treatment by or attitude of a member of staff

ngps failure to follow proper procedures

Your complaint may involve more than one of our services or it may be about someone working on

our behalf.

4. What can't I complain about?

There are certain things we cannot deal with through our complaints procedures, these include:

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A routine first-time request for service, for example reporting a problem that needs to be

repaired or initial action on anti-social behaviour.

Request for compensation only.

• Issues relating to our policies and procedures that have a separate right of appeal.

Issues that are in court or have already been heard by a court or a tribunal.

An attempt to reopen a previously concluded complaint or to have a complaint reconsidered where

we have already given our final decision following a stage 2 investigation. In such circumstances, if

you are still not satisfied, you can ask the The First Tier Tribunal for Scotland (Housing and Property

Chamber), Scottish Courts and Tribunal Services for an independent review of the complaint.

If other procedures or rights of appeal can help you resolve your concerns, we will give information

and advice to help you.

5. Who can complain?

Anyone who receives, requests or is affected by our services can make a complaint. This includes

tenants, homeowners and any member of the public who has access to or is affected by our services.

Representatives can complain on your behalf however under normal circumstances we would respond

to you. If you wish us to respond to the person who has contacted us on your behalf you would be

required to sign a mandate form to allow us to correspond with the third party and deal with the

complaint effectively that way. Further information on this can be found in section 10 "Getting help

to make your complaint".

6. How do I complain?

You can complain in person at our head office listed below:

50 Reidhouse Street, Springburn G21 4LS

Tel No: 0141 336 1313

Email: mmr@nghomes.net

Alternatively, you can submit your complaint in writing, email, telephone or via our website

www.nghomes.net

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When complaining it can assist us to resolve the complaint if you provide all the following information:

Your full name and address

Your contact telephone number and email address

As much as you can about the complaint

What has gone wrong

How you want us to resolve the matter

7. How long do I have to make a complaint

You must make your complaint within six months of:

The event you want to complain about, or

• Finding out that you have a reason to complain, but no longer than 12 months after the event

itself.

In exceptional circumstances, we may be able to accept a complaint after the time limit. If you feel

that the time limit should not apply to your complaint, please tell us why

8. What happens when I have complained?

We will advise you who is dealing with your complaint. Appendix 1 provides a quick guide flowchart

showing the staff process for dealing with complaints.

Our complaints procedure has two stages:

Stage one – Frontline resolution

We aim to resolve complaints quickly, this could mean an on-the-spot apology and explanation if

something has clearly gone wrong and immediate action to resolve the problem.

We will give you our decision at stage one within 5 working days or less, unless there are exceptional

circumstances which can allow us an additional 5 days to resolve the complaint.

If we can't resolve your complaint at this stage, we will explain why. If you are still dissatisfied you

can ask for your complaint to be investigated further through stage two. You may choose to do this

immediately or some time after you get our initial response.

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Stage two - Investigation

Stage two deals with two types of complaint; those that have not been resolved at stage one and

those that are complex complaints that require detailed investigations.

When using stage two we will:

Acknowledge receipt of your complaint in writing within three working days

Discuss your complaint with you to understand why you remain dissatisfied and what outcome

you are looking for

Give you a full written response to the complaint within 20 working days or less.

We will advise you if our investigation takes longer that 20 working days. We will agree revised time

limits with you and keep you updated on progress.

9. What if I am still dissatisfied?

After we have fully investigated your complaint, if you are still dissatisfied with our decision or the

way we dealt with your complaint, you can ask the First Tier Tribunal for Scotland (Housing and

Property Chamber), Scottish Courts and Tribunal Services, 4th Floor, 1 Atlantic Quay, 45 Robertson

Street, Glasgow, G2 8JB - Tel No: 0141 302 5900

10. Getting help to make your complaint

We understand that you may be unable or reluctant to make a complaint yourself. We accept

complaints from the representative of a person who is dissatisfied with our service. We can take

complaints from a friend, relative or advocate, if you have given them your consent to complain for

you.

If you wish us to respond to the person who has contacted us on your behalf you would be required

to sign a mandate form to allow us to correspond with the third party and deal with the complaint

effectively that way. Mandate forms can be obtained from the Factoring and Letting team or from

the address noted previously.

You can find out about advocates in your area by contacting the Scottish Independent Advocacy

Alliance – www.siaa.org.uk or Telephone: 0131 260 5380

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Citizens Advice Bureau – www.cas.org.uk or check your phone book for your local office.

We are committed to making our service easy to use for all members of the community. In line with our statutory equalities duties, we will always ensure that reasonable adjustments are made to help customers access and use our services.

If you have trouble putting your complaint in writing please tell us and we can ensure that your complaint is received in a format that is suitable for you.

11. Dealing with unacceptable behaviour

We understand that people may act out of character in times of trouble or distress. The circumstances leading to a complaint may result in the customer acting in an unacceptable way. Customers who have a history of challenging or inappropriate behaviour, or have difficulty expressing themselves, may still have a legitimate grievance.

A customer's reasons for complaining may contribute to the way in which they present their complaint. Regardless of this, we must treat all complaints seriously and properly assess them. However, we also recognise that the action of customers who are angry, demanding or persistent may result in unreasonable demands on staff time and resources or unacceptable behaviour towards our staff. We will, therefore, apply our policies and procedures to protect staff from unacceptable behaviour such as unreasonable or persistent demands, threats or offensive behaviour from customers.

We have a zero tolerance approach to this type of behaviour and where we decide to restrict access for a customer in relation to the above, we have a procedure in place to communicate that decision, notify the customer of a right of appeal, and review any decision to restrict contact with us. We will review this decision where appropriate to allow the customer to demonstrate a more reasonable approach. We will also make clear to the customer that they can still request other services such as repairs while their access is restricted.

12.UK General Data Protection Regulation 2021

The ng group will treat your personal data in line with our obligations under the UK General Data Protection Regulation 2021 (UK GDPR) and our own Data Protection Policy. Information regarding how your data will be used and the basis for processing your data is provided in our Fair Processing Notice.

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13.Equality Impact Assessment

This policy is equally applicable to all and has no detrimental impact on protected characteristic groups as specified within the Equality Act 2010.

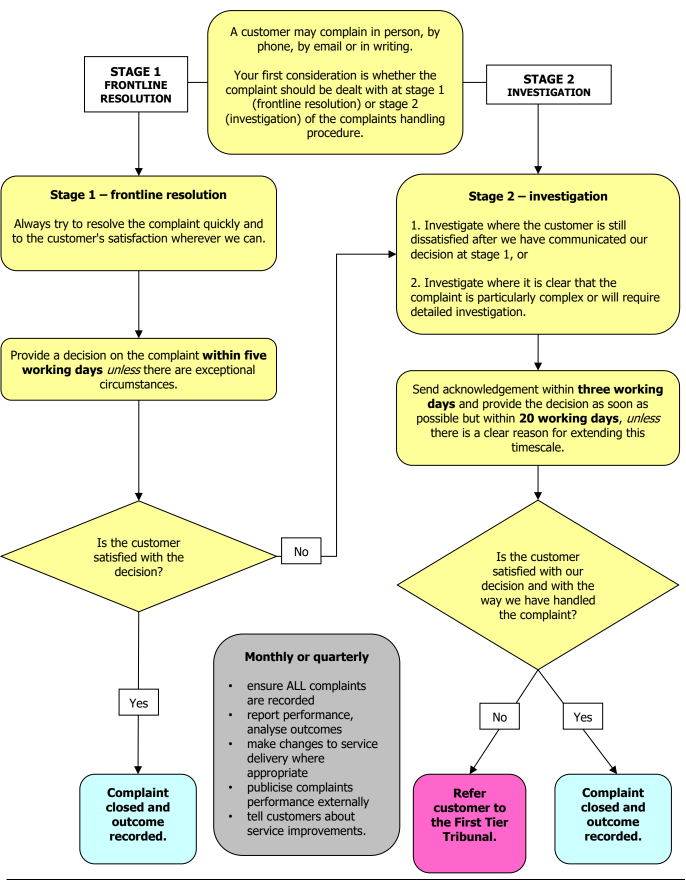
14. Other Related Strategies, Policies & Procedures

MMR Policy
MMR Arrears Policy
MMR Rent Increase Policy

15.Policy Review

This policy will be reviewed every three years or earlier in line with changes in the workplace or good practice guidelines.

Appendix: Quick guide flowchart: staff process for dealing with complaints



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