**Complaints Policy**

It is the policy of Coleford Town Council to ensure that any complaints made about the Council’s administration and procedures are dealt with efficiently fairly and in line with the law.

1. This Policy sets out procedures for dealing with any complaints that anyone may have about Coleford Town Council’s administration and processes. It applies to the Town Council’s employees.

Complaints against policy decisionsmade by the Council shall be referred back to Council.

1. If a complaint about processes or administration as practised by the Council’s employees is notified orally to a Councillor or the Clerk to the Council, they should seek to satisfy the complaint fully. If that fails, the complainant should be asked to put the complaint in writing to the Clerk to the Council and be assured that it will be dealt with promptly after receipt.
2. If the complainant prefers not to put the complaint to the Clerk to the Council they should be advised to put it to the Chair of Council.

4.

1. On receipt of a written complaint the Chair of Council or the Clerk to the Council (*except where the complainant is about his or her own actions)*, shall try to settle the complaint directly with the complainant. This shall not be done without first notifying the person complained against and giving him or her opportunity to comment. Efforts should be made to attempt to settle the complaint at this stage.
2. Where the Clerk to the Council or the Chair of Council receives a written complaint about the Clerk to the Council’s own actions, they shall refer the complaint to the Chair of Council. The Clerk to the Council shall be notified and given an opportunity to comment.
3. The Clerk to the Council or Chair of Council shall report to the next Full Council meeting any written complaint disposed of by direct action with the complainant.

The Clerk to the Council or Chair of Council shall bring any written complaint that has not been settled to the next Full Council meeting. Full Council shall assess whether the Complaint Committee shall be formed and make recommendation to Council. If required, the Complaints Procedure will be instigated.

1. The Council shall consider whether the circumstances attending any complaint warrant the matter being discussed in the absence of the press and public but any decision on a complaint shall be announced at the Council meeting in public.
2. A Council shall defer dealing with any written complaint only if it is of the opinion that issues of law or practice arise on which advice is necessary. The complaint shall be dealt with at the next Full Council meeting after the advice has been received.
3. All staff and Coleford Town Council representatives are entitled to dignity, respect and courtesy within the workplace and to not experience any form of discrimination. Coleford Town Council will not tolerate bullying or harassment in our workplace or at work-related events outside of the workplace, whether the conduct is a one-off act or repeated course of conduct, and whether harm is intended or not. Neither will we tolerate retaliation against, or victimisation of, any person involved in bringing a complaint of harassment or bullying. You should also be aware that, if you have bullied or harassed someone (e.g. physical violence, harassment), in some circumstances the treatment may amount to a crime punishable by a fine or imprisonment.
4. It is noted that the management of a situation may differ depending on who the allegations relate to (e.g. employees, contractor, Coleford Town Councillor), however, the Coleford Town Council will take appropriate action if any of its employees are bullied or harassed by employees, Coleford Town Councillors, members of the public, suppliers or contractors.

**Annexe one:**

**Outline complaints procedure for use in complaints against the Council**

**Before processing a complaint**

1. All formal complaints against a local council must be communicated in writing. A council may design a standard form for complainants to use when submitting their complaint.

2. The complainant must be asked at the outset to confirm if they want the complaint to be treated confidentially. If the complainant is required to use a complaint form that has been designed by the council, the form should include this question. It is unlikely that the complainant will waive confidentiality. Even if they do so, the council must comply with its

obligations under the Data Protection Act 2018 and UK General Data Protection Regulation (UK GDPR) to safeguard against the unlawful disclosure of personal data.

3. The council’s written complaints procedure should be accessible to the complainant. In any event, it should be well publicised and accessible via the council’s publication scheme. A council’s complaints procedure should confirm the following information:

a. The requirement to submit a complaint in writing (which may require the complaint to use a complaint form designed by the council).

b. The postal address or email that the complaint must be sent to. In most cases, it will be appropriate for the complaint to be addressed to the clerk or other nominated officer. If the complaint concerns the clerk or other nominated officer, it should be sent to the chair of the relevant committee or sub-committee established for the purposes of determining complaints.

c. That receipt of the complaint will be acknowledged in writing within a

specified timeframe.

d. Who will be dealing with the complaint (e.g. title of member of staff, a

particular committee or sub-committee).

e. The timeframe for investigating the complaint.

f. Whether there is an opportunity for the complainant to make verbal representations (and bring a friend when doing so) and when this will occur.

g. The timeframe for determining the complaint.

h. Whether there is an opportunity to appeal the outcome of the complaint and an explanation of the appeal process.

**Receipt of the complaint**

4. The clerk or other nominated officer (or if the complaint concerns them, the chair of the council’s complaints committee or sub-committee) shall:

a. acknowledge receipt of the complaint in writing within the timeframe specified in the council’s complaint’s procedure.

b. confirm to the complainant if the complaint will be treated as confidential (which is the most likely to be the case) and

c. confirm the next steps in the complaints procedure.

Investigating the complaint

5. The council will need to investigate the facts of the complaint and collate relevant evidence.

6. If the council’s complaints procedure permits the complainant to make verbal representations, the complainant should be invited to a meeting with the clerk or nominated officer, or as the case may be, a meeting of the complaints committee or sub-committee. Before the meeting and within the period specified in the council’s complaint procedure (i) the complainant shall provide the clerk or nominated officer, or as the case may be, the

complaints committee or sub-committee with any new information or other evidence relevant to the complaint and (ii) the clerk or nominated officer, or as the case may be, complaints committee or sub-committee shall provide the complainant with new information or evidence relevant to the complaint.

**Meetings with the complainant (if applicable)**

7. If a council’s complaints procedure permits the complainant to make verbal representations at a meeting with the clerk or nominated officer, or as the case may be, to a meeting of the complaints committee or sub-committee, the clerk or nominated officer or, as the case may be, chair of the meeting should explain how the meeting will proceed.

8. The complainant should outline the grounds for complaint and, thereafter, questions may be asked by the clerk or other nominated officer or by members if this is a meeting of the complaints committee or subcommittee.

9. The clerk or other nominated officer (or if the complaint concerns them, another member of staff or a member) will have an opportunity to explain the council’s position and questions may be asked by the complainant.

10. The clerk or other nominated officer, or as the case may be, the complaints committee or sub-committee and then the complainant should be offered the opportunity to summarise their respective positions.

11.The complainant should be advised when a decision about the complaint is likely to be made and when it is likely to be communicated to them.

**After the complaint has been decided.**

1. Within the timeframe specified in the council’s complaint’s procedure, the council should write to the complainant to confirm whether or not it has upheld the complaint. The council should give reasons for its decision together with details of any action to be taken by the council if this is appropriate. If the council’s complaints procedure includes an appeal stage,

the council should notify the complainant in writing of the right to appeal its decision.

Issues shall not be re-opened for six months once addressed and dealt with.

**Annexe 2:**

**Complaining to the Local Government and Social Care Ombudsman (LGO)**

1. The relevant legislation is the Local Government Act 1974 (‘the 1974 Act’). The LGO has no jurisdiction in respect of a local council unless it is working jointly with a principal authority through a joint committee which includes representatives of the principal authority (section 25(4)(b)) of the 1974 Act) or it is exercising the functions of a principal authority (section 25(7) of the 1974 Act). It might be useful for parish councils to know something about the jurisdiction of the LGO so that they can assist members of the public (including, perhaps councillors) to complain to the LGO where appropriate.

The key points to remember are:

a. parish councils are unable to lodge complaints as a public body (section 27(1) of the 1974 Act) about another local authority or public body defined at section 25 of the 1974 Act but this does not prevent individual councillors from making complaints about another local authority or public body in their personal capacity. In their official capacity, if so requested by member(s) of the public, a parish councillor could represent them in making complaints. Please note:

b. complaints must be made in writing;

c. complaints must be made within 12 months of notice of the matters which are subject to the complaint;

d. complainants must first give the authority in question notice of the complaint and give them an adequate opportunity to investigate and reply to the complaint. This usually entails exhausting that authority’s complaints procedure;

e. the ombudsman may not investigate matters which are or have been subject to a right of appeal; and

f. the ombudsman may not investigate matters where the complainant has or has had a remedy by way of court proceedings.

2. The most common application of the ombudsman’s lack of jurisdiction where the subject matter of the complaint is subject to a right of appeal or court proceedings is in respect of judicial review. Many councils claim that the ombudsman does not have jurisdiction in certain cases due to the availability of judicial review. In these circumstances the ombudsman can

rely on section 26(6) of the 1974 Act which states that:-

‘A Local Commissioner may conduct an investigation notwithstanding the existence of such a right or remedy if satisfied that in the particular circumstances it is not reasonable to expect the person affected to resort or have resorted to it.’

This policy is based on the © NALC 2022 model template.

**Date of Full Council meeting where policy was approved:** 11th March 2025  
**Policy version reference:** v4  
**Policy effective from:** 1st April 2024  
**Date for next review:** Year commencing 1st of April 2025 / 2026