



The Langstane Group

Compensation and Redress Policy

Leadership team approval	14 February 2024
Board / Committee	Leadership team
Approval date	14 February 2024
Implementation date	19 April 2024
Review date	January 2027
Version	V4

Policy Version	Date of Approval	Changes made to Policy
Version 1	19 July 2013	First issue
Version 2	3 March 2017	Full re-write
Version 3	3 December 2020	New Policy Template
		Amended to include Group
		Amended to relevant Director
		Compensation payments to be reported to the SMT quarterly
Version 4	14 February 2024	Very minor formatting changes Amended to relevant Manager

1. Introduction

Langstane Housing Association is a Co-operative and Community Benefit Society, and a registered social landlord with charitable status.

The Langstane Group (Langstane / the Group) consists of Langstane Housing Association Limited and its wholly owned subsidiaries.

This policy applies to Langstane Housing Association and Langstane Property Limited.

The Group is committed to providing excellent customer service and works to reduce the circumstances in which compensation or redress is provided. However, there are occasions where it is not possible to resolve an issue within routine procedures, and other measures may be required to reach resolution.

This policy sets out the measures that the Group may undertake to resolve situations where acceptable standards are not met, or where tenants have experienced disruption or loss due to maintenance or improvements to a property.

This policy supports meeting the aims of the following key priorities of the business plan:

- We work hard to continually improve our services and deliver the services our customers want
- We are open and accountable:
- We provide relevant, accurate, user-friendly information about our performance that allows our tenants and others to hold us to account
- If we make mistakes we apologise and put things right as soon as possible

2. Aims and Objectives of the Policy

The Group aims to provide high quality services across all areas of activity and to resolve any issues before the need to make a claim or to apply for a compensation payment arises. It is however accepted that in some circumstances performance may fall short of expected levels, or there will be situations where extensive repair or improvement work may cause disruption to a tenant's occupation of their home.

The Group's objectives are to ensure that:

- Issues are dealt with within a maximum of 28 days of a tenant making a claim for compensation
- Practical solutions are fully explored prior to any consideration of financial compensation
- Financial compensation is proportionate and made within the guidelines set out in policy and the associated procedures
- The impact of disruption upon tenants is minimised, to increase tenant satisfaction with the overall service.

3. Links to other strategic documents and policies

The Group's Compensation and Redress Policy is linked to a number of strategic documents and policies in particular but not solely:

- Complaints Policy
- Customer Care Policy
- Customer Care Charter

4. Policy

Redress

Redress is an acknowledgement that acceptable standards have not been met, and is normally associated with a tenant raising a service complaint. Wherever possible, the Group should aim to return someone to the position they were in prior to a failure in service provision. Redress should be proportional to the degree and nature of the failure and the level of hardship experienced, and can take the form of:

- An apology
- An explanation
- Practical action, such as the provision of a service
- Financial payment (compensation) proportionate to the loss or inconvenience, and made within the guidelines stated in the procedure

It may be that redress involves a combination of the above actions, but provision of financial redress should not be an expected outcome where other practical steps will resolve a service failure.

In all cases, acceptance of financial redress indicates that the tenant has accepted that the matter is resolved and this will be made clear to the tenant at the time the offer is made.

Compensation

Compensation claims are separate from service complaints, although in some cases there may also be service failures to address as part of the process.

Situations where compensation will not be considered:

- Where the damage would normally be claimed against household insurance
- Where loss is caused by a third party not acting on behalf of the organisation
- Where the tenant could have taken steps to minimise loss but has not
- Where the situation was out with the Group's control
- Where the tenant is partially or wholly responsible for the incident
- Where the tenant has breached their tenancy agreement

- Where there has already been action taken to rectify the situation i.e. redecoration or provision of decoration vouchers
- Where the Group is in the process of taking legal action to recover possession of the property

If money is owed to the Group, any payment of compensation will be deducted from the outstanding balance.

Situations where compensation is considered:

a) Compensation for Improvements (applies to Langstane Housing Association only)

Tenants have a right to claim compensation for certain improvements made to the property, provided the Association's permission to carry out the work was granted. Compensation is payable at the end of the tenancy.

The Asset Management Team calculates compensation. In order to provide a transparent service, the background to calculation of a compensation payment is provided to the recipient on an individual basis. The Finance Department will check any calculations which will take into account the expected lifecycle of the components. The Property Manager will authorise the payment.

b) Costs in the event of an appointment being broken

A missed appointment is defined as either a contractor or tradesperson not turning up for a pre-arranged time slot, or a cancellation made with no notice near the time or after the arranged time. It is recognised that broken appointments are inconvenient for tenants.

However, it is not assumed that confirming a missed appointment will result in a compensatory payment. Responses to complaints made about missed appointments will reflect the nature and the impact of the inconvenience to the tenant. An assessment of this is on a case-by-case basis and in line with procedural guidance.

c) Disturbance payment

This section applies to circumstances where a tenant does not have full use of their property for a period of time, or where they have been required to leave the property to allow work to be completed.

It is recognised that disruption within the home or having to move out for a period is difficult and can be costly. If it is necessary to move a tenant to alternative accommodation, either permanently or temporarily, the manager dealing with the move will make an assessment of what reasonable costs will be reimbursed.

Factors that are considered when assessing disturbance payment cases include:

- The nature of the problem
- The length of time taken to resolve the issue
- The degree to which the tenant has suffered actual failure or loss
- For example, if part of the property is rendered unusable for a period, to what degree does this impact on enjoyment of the remainder of the

property?

- Whether or not the tenant was made an offer of alternative services
- Any actions taken by the tenant that could be seen as unreasonable

Each case is assessed on an individual basis, and all decisions made regarding disturbance arrangements are explained in writing, in order that both the Group and the tenant has a documented record of the process.

d) Disturbance to decorations

Decoration Vouchers can be offered where the Association carries out repairs or improvement works that result in disturbance to decorations. It will not be appropriate to issue vouchers in all cases, and the Team Leader responsible for the case makes an assessment of the best option to suit the individual circumstances. Where this relates to a mid market rent property decoration will be carried out by Langstane Housing Association on behalf of Langstane Property Limited and no decoration vouchers will be issued to the tenant.

Decoration vouchers are not offered in cases where a household insurance policy would cover the damage.

Further details regarding the operation of decoration vouchers are included in the Procedure for Issue of Decoration Vouchers.

e) Failure of Service for which a charge is paid

In the event of a confirmed and ongoing failure of a specific service for which a service charge is payable, an amount of the service charge will be refunded to the tenants affected. Due to the complicated nature of these service failures, a full investigation by employees is conducted in these circumstances. Any refund of service charge to tenants must be approved by the relevant Manager, **before** any notification to tenants is made.

In circumstances where there is disagreement about the service provided for which a service charge is paid, the onus is on the customer to provide substantive evidence that failure or non-provision has occurred. Cases where there is dispute between the tenants and the Group is processed using the Complaints Handling Procedure.

Tenants have recourse to the Scottish Public Services Ombudsman via this procedure should the matter fail to reach resolution.

f) Damage caused to personal possessions

Where employees or contractors have accidentally caused damage, the Group, or where appropriate the contractor via their own procedures, shall meet reasonable costs to ensure that a tenant does not find themselves at an unreasonable disadvantage. This could involve the Group paying the tenant the equivalent value of the excess required through the home insurance policy. However, any payment must have approval from the relevant Manager **before** any notification is made to the tenant.

Tenants are responsible for ensuring that their property is adequately insured. The

Group will not be held accountable for a tenant's failure to insure their own possessions against accidental damage or loss.

g) Cost of heating, lighting and power

Where the Group or a Contractor has required prolonged use of a tenant's heating, lighting and power supply to effect repairs or improvements, the additional costs of the utilities bills can be claimed for by the tenant. For the avoidance of doubt tenants will receive an agreed compensation rate if they are required to operate equipment on the Association's behalf, for example dehumidifiers. This is to provide the tenant with comfort that the cost of use will be covered.

Prolonged use is defined as more than one working day within the property to complete the work. The tenant must provide past utility bills to validate their claim, otherwise no determination of the additional expense can be made. If no prior bills are available, the relevant Manager has authority to consider making a nominal payment.

5. Procedures

Procedures are in place, to respond timeously and appropriately to claims for compensation. Where possible, decisions are made within a maximum of 28 days of receipt of all the information required by the Group. Documentation and/or receipts must be provided to support the sums claimed.

For the avoidance of doubt, while the Scottish Public Services Ombudsman will consider a process they will not become involved in a dispute regarding a payment of a compensation claim only.

Any dispute regarding a compensation payment will be escalated by the relevant Manager to the relevant Director for a final decision.

Employee resources and training

All employees involved in the relevant services are aware of the aims and objectives of this policy. Training includes:

- Awareness of the Group's obligations for day-to-day repairs and estate management within the terms of current housing legislation
- Awareness of relevant policies and procedures
- Knowledge of the terms of the Scottish Secure Tenancy (Compensation for Improvement) Regulations 2002
- Information handling skills/accurate record keeping
- Dealing with difficult situations

6. Roles and responsibilities

Compensation claims, and aims for financial redress due to service failure are in the first instance assessed by the Team Leader of the team that provides the front-line service to the tenant. In all cases, where it is determined that a tenant will be paid compensation, this must be authorised by the relevant Manager **before** any notification of a decision is provided to the tenant. This authorisation will be within their delegated authority limit. Any amount exceeding this limit will be signed off by a Director.

The Leadership Team is responsible for reviewing the quarterly report in relation to compensation payments made

7. Monitoring and review

The compensation and redress process is monitored quarterly, and includes the following:

- Numbers of compensation claims per reporting period, and reason for claim
- Actions taken/outcome
- Performance in relation to target times for responses
- Compensation claims by tenancy location
- Redress payments made per period, detailing reason for redress and amount paid

Right to Complain

In the event you are not satisfied with the service you have received, please contact the Langstane Housing Association for a copy of our Complaints Policy, which can also be viewed on our website – www.langstane-ha.co.uk

Equality and Diversity

The Group is committed to promoting equality and diversity across all areas of its work, and discrimination or harassment of any kind is not tolerated

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