

Hoci Cymru

Complaints Policy and Procedures



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Approved by	Board of Directors
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POLICY and PROCEDURES

Hoci Cymru is responsible for setting and maintaining standards within the sport and for ensuring that a complaints policy and associated procedures are in place. All members are responsible for being aware of and abiding by the Hoci Cymru rules and regulations and for maintaining high standards. Any complaints that arise will be dealt with as promptly as possible and appropriate action will only be considered when the facts have been established. Any action will always be appropriate to all the circumstances of the complaint in question and processes and procedures will be applied in a consistent manner.

Hoci Cymru Policy and Procedures for dealing with Complaints

Hoci Cymru is responsible for setting and maintaining the standards of service delivery to our members and stakeholders and is committed to dealing with any complaint equitably, comprehensively and in a timely manner.

1. Dealing with Complaints

The emphasis of the Complaints Procedures of Hoci Cymru will be on the early resolution of problems with a minimum of disruption to members.

- All complaints will be dealt with sympathetically, fairly and honestly
- Responses to complaints will be as full and detailed as possible
- If Hoci Cymru, its staff, volunteers or usual processes are found to be at fault that will be acknowledged, and the complainant will be informed of any future action to be taken to prevent similar problems occurring again.
- All information regarding complaints will be stored and handled in line with Hoci Cymru's Data Protection Policy.

2. Complaints

A complaint that is not linked in any way to an action that might be associated with a criminal, disciplinary, anti-doping or safeguarding offence is defined as:

- an expression of dissatisfaction about an action (or inaction) or decision (or policy) of Hoci Cymru as a corporate body, or by one of its staff, or by a Director or other volunteer acting in any capacity on behalf of the Company
- a complaint may initially be made verbally (the complainant will be asked to follow it up in writing in the majority of cases) or in writing, either by letter or e-mail

3. Who will deal with complaints

In all cases, the complaint will be directed to the most appropriate person:

Person/body against whom complaint is made	Initial response	Response to the Complaint	Additional/subsequent response if complaint not satisfied
Hoci Cymru as a corporate body or one or more of its Directors	Letter or email confirming receipt of complaint and name of person to whom the complaint has been referred	Chief Executive Officer (CEO)	Chair
Chief Executive Officer		Chair or CEO Line Manager	Board
Employee		The CEO will receive the initial complaint and distribute to the relevant Line Manager	CEO unless the CEO is the Line Manager then the matter will be referred to the Chair
Person working on behalf of Hoci Cymru in a paid or voluntary capacity e.g. coach, tournament official, TAG or Working Group member, Regional Association		The CEO will receive the initial complaint and distribute out to the member of staff responsible for the relevant area e.g. performance, development, events	CEO Chair or other Director with lead responsibility

4. Process and Timelines

Complaints can be raised to Hoci Cymru by complainants completing the reporting form. All complaints and concerns raised will be received by the Hoci Cymru Disciplinary Officers via the governance@hockeywales.org.uk email, the Disciplinary Officers will then distribute all complaints to the appropriate staff as **per section 3** of the Hoci Cymru Complaints Policy within 10 working days of receipt of the complaint. In all cases, the facts of the disciplinary case must be established before taking any action.

All complaints will be acknowledged in writing by letter or email within 3 working days of receipt by the Disciplinary Officer. The acknowledgement will confirm the person to whom the complaint has been directed and inform the complainant of the procedure that will be followed in dealing with the matter and if possible, the likely timescale. A standard initial response format should be used.

The person dealing with the complaint will:

- 4.1. Determine the facts of the matter as required – actions to determine the facts will vary on a case-by-case basis
 - 4.1.1. In the instance where there is deemed a case to be heard and a breach of any Hoci Cymru rules, regulations, codes, policies, guidelines and / or procedures by a Hoci Cymru member, the matter will be dealt with in line with the Hoci Cymru Disciplinary Policy and Procedures.

- 4.1.2. In the instance where there is deemed a case to be heard and a breach of any Hoci Cymru rules, regulations, codes, policies, guidelines and / or procedures by a Hoci Cymru Staff member, the matter will be dealt with in line with the Hoci Cymru Staff Disciplinary Policy.
- 4.1.3. In the instance where there has been no clear breach of a Hoci Cymru rules, regulations, codes, policies, guidelines and / or procedures, the staff member handling the complaint may still proceed with the complaint if they deem the complaint sufficient with adequate evidence.
- 4.1.4. In the instance where it is deemed no case to be heard, the complainant will be informed of this decision and the complaint will be stored on a secure filing system.
- 4.2. Keep the complainant informed of progress with regard to their complaint, particularly important if there is likely to be a delay in answering the complaint for any reason
- 4.3. Write to the complainant answering their concerns and giving explanation(s) where appropriate within 10 working days unless a longer period is required to obtain information

If the complainant is not satisfied with the response of the person who has dealt with the complaint will endeavour to resolve any further issues raised and will respond again in writing.

In the event that the complainant is still not satisfied the complaint will be referred to the subsequent responder as indicated above or their equivalent. Any subsequent correspondence will be dealt with within the same timescales.

Hoci Cymru should not enter into lengthy and extended correspondence with the complainant once the original complaint and any subsequent substantive issues have been answered and/or resolved as far as Hoci Cymru is concerned. The CEO or Chair as appropriate should bring the matter to a close, in the most amicable way possible, if they believe that nothing will be gained by either party through continuance of the discussions.

5. Storing and reviewing of complaints

Hoci Cymru will make every effort to ensure the complaint is handled and resolved in a timely manner with the appropriate outcomes, however, not every complaint received will be a breach in our policies or sufficient enough as a standalone event for Hoci Cymru to take any action. To safeguard our sport and members, Hoci Cymru will log all complaints received on an appropriate data management system and track any individual, club, regional or national trends in complaints to ensure we provide the appropriate support to ensure our sport remains thriving and safe for everyone. Whilst your complaint might be deemed no case to be heard in the first instance, your complaint could be used as supporting evidence in other complaints where appropriate in the future. Where the complainant has put their name and contact details on the complaint, we will contact them to let them know should their complaint be used in the future.

6. Sharing of information

Hoci Cymru may in some cases share information from complaints with external stakeholders when necessary, including, but not limited to; the Police, CPSU or the Disclosure and Barring Service.

In instances where the panel deem it appropriate, they may refer the case to another authority such as the NSPCC for Child Welfare, the Police for criminal matters or the Disclosure and Barring Service for relevant breaches within regulated activity.

7. Unreasonably Persistent or Vexatious Complaints

Hoci Cymru does not expect employees or key volunteers to tolerate unacceptable behaviour by complainants at any time during the general complaints' procedure. Unacceptable behaviour includes behaviour which is abusive, offensive or threatening and may include

- Using abusive or inappropriate language on the telephone or face to face
- Abusive or inappropriate text messages
- Abusive or inappropriate use of Social Media
- Sending multiple emails
- Leaving multiple voicemails

Further Information

For further information about any aspect of the Hoci Cymru Complaints Policy and Procedures, please contact:

Hoci Cymru

Sport Wales National Centre

Sophia Gardens

Cardiff

CF11 9SW

www.hockeywales.org.uk

governance@hockeywales.org.uk

Appendix 1-

Raising legitimate queries or criticisms of the complaints procedures as it progresses, e.g. if agreed timescales are not met, should not in itself lead to someone being regarded as a vexatious or an unreasonably persistent complainant.

Similarly, the fact that a complainant is unhappy with the outcome of a complaint and seeks to challenge it once, or more than once, should not necessarily cause him or her to be labelled vexatious or unreasonably persistent.

Hoci Cymru will take action to protect employees and key volunteers from inappropriate behaviour. If a complainant behaves in a way that is unreasonably persistent or vexatious, these procedures will be followed.

Hoci Cymru defines unreasonably persistent and vexatious complainants as those complainants who, because of the frequency or nature of the complaints, they hinder the work of the organisation. The description 'unreasonably persistent' and 'vexatious' may apply separately or jointly to a particular complainant. Examples include the way or frequency that complainants raise their complaint with employees or how complainants respond when informed of a decision about their complaint.

Features of an unreasonably persistent and/or vexatious complainant include the following and may result from a combination of some or all of these features (the list is not exhaustive, nor does one single feature on its own necessarily imply that the person will be considered as being in this category):

- have insufficient or no grounds for their complaint and be making the complaint only to annoy (or for reasons that he or she does not admit or make obvious)
- refuse to specify the grounds of a complaint despite offers of assistance
- refuse to co-operate with the complaints investigation process while still wishing their complaint to be resolved
- refuse to accept that issues are not within the remit of the general complaints policy and procedures despite having been provided with information about the scope of the policy and procedures
- refusal to accept that issues are not within the power of Hoci Cymru to investigate, change or influence (examples could be a complaint about Sport Wales, or something that is the responsibility of another organisation)
- insist on the complaint being dealt with in ways which are incompatible with the complaint's procedures or with good practice (e.g. that there must not be any written record of the complaint)
- make what appear to be groundless complaints about the person dealing with the complaint and seek to have them dismissed or replaced
- make an unreasonable number of contacts by any means in relation to a specific complaint or complaints
- make persistent and unreasonable demands or expectations of staff and/or the complaints process after the unreasonableness has been explained to the complainant (an example of this could be a complainant who insists on immediate responses to numerous, frequent and/or complex letters, telephone calls or emails)
- raise numerous subsidiary or new issues whilst a complaint is being addressed that were not part of the complaint at the start of the complaint process

- introduce trivial or irrelevant new information whilst the complaint is being investigated and expect this to be taken into account and commented on
- change the substance or basis of the complaint without reasonable justification whilst the complaint is being addressed
- adopt an excessively 'scattergun' approach, e.g. pursuing a complaint or complaints not only with Hoci Cymru, but at the same time with Sport Wales, the Welsh Government, a Member of Parliament, their local council, elected councillors, the police, solicitors and/or any other body
- refuse to accept the outcome of the complaint process after its conclusion, repeatedly arguing the point, complaining about the outcome and/or denying that an adequate response has been given
- make the same complaint repeatedly, perhaps with minor differences, after the complaints' procedure has been concluded and insist that the minor differences make these 'new' complaints which should be put through the full complaints' procedures
- persistently approach Hoci Cymru through different routes about the same issue
- persist in seeking an outcome which has been explained is unrealistic for legal or policy (or other valid) reasons
- refuse to accept documented evidence as factual
- complain about or challenge an issue based on a historic and irreversible decision or incident

If it is suggested that a complainant is acting in an unreasonably persistent or vexatious way the CEO will ensure that the complaint is being, or has been, investigated properly according to the complaints procedures before any further action is taken.

The CEO will contact the complainant either by telephone, in writing or by email to explain why their behaviour is causing concern and ask them to change this behaviour. The CEO will explain the actions that Hoci Cymru may take if the behaviour does not change.

If the disruptive behaviour continues, the CEO will issue a reminder letter to the complainant advising them that the way in which they will be dealt with by Hoci Cymru in future will be restricted. The CEO will make this decision following consultation with the Chair and inform the complainant in writing of what measures have been put in place and for what period.

Any restriction that is imposed on the complainant's contact will be appropriate and proportionate and the complainant will be advised of the period of time the restriction will cover. In most cases restrictions will apply for between 3 and 6 months but in exceptional cases may be extended. In such cases the restrictions would be reviewed on a quarterly basis.

Restrictions will be tailored to deal with the individual circumstances of the complainant and may include:

- prohibiting the complainant from making contact by telephone except through a third party acting on their behalf
- prohibiting the complainant from sending emails to individual and/or all employees and insisting they only correspond by letter

- requiring contact to take place with one named member of staff only
- restricting telephone calls to specified days / times / duration
- requiring any face to face contact to take place in the presence of an appropriate witness
- letting the complainant know that Hoci Cymru will not reply to or acknowledge any further contact from them on the specific topic of that complaint (in this case, a designated member of staff should be identified who will read future correspondence)

When the decision has been taken to apply this policy to a complainant, the CEO will contact the complainant in writing (and/or as appropriate) to explain:

- why Hoci Cymru has taken the decision
- what action(s) are being taken
- the duration of that action
- the review process of this policy and
- the right of the complainant to contact the Board of Directors about the fact that they have been treated as a vexatious/persistent complainant

Where the behaviour is so extreme, or it threatens the immediate safety and welfare of staff and/or volunteers Hoci Cymru will consider other options e.g. reporting the matter to the police or taking legal action. In such cases, Hoci Cymru may not give the complainant prior warning of that action.

In every case, full and complete records of all decisions and actions will be maintained in line with the Hoci Cymru Data Protection Policy.