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Managing Unreasonable Complainant Conduct Procedure



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2.0	23 April 2021	Communications and Engagement	Document transitioned to new template, revised for plain English and made consistent with current best practices for policies.
			Procedures removed from Policy and placed in this document.

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1. Scope and Purpose

This procedure relates to the Policy on Dealing with Unreasonable Customer Conduct.

2. Roles and Responsibilities

All staff

All staff are responsible for familiarising themselves with this policy and related documents and should be capable of putting it into practice in appropriate cases. Staff members are also responsible for reporting and monitoring all incidents of unreasonable complainant conduct. Monitoring, and therefore management of unreasonable complainant conduct, will only be effective if staff members keep accurate and contemporaneous records of their interactions with complainants in Council's Record System.

Staff members who form the opinion that management action may need to be taken under this policy to deal with a complainant's conduct, must notify their Director providing evidence in support of such action.

General Manager

The General Manager in consultation with the relevant staff member will determine the appropriate course of action for dealing with the complainant's unreasonable conduct under this procedure.

It should be noted that the General Manager may delegate administrative aspects of dealing with unreasonable conduct under this policy and procedure.

Feedback and Business Improvement Coordinator

The Feedback and Business Improvement Coordinator is responsible for the management and administration of alternative service arrangements under this policy and office security, as well as maintaining a register of security incidents. Staff should tell the Feedback and Business Improvement Coordinator of any security breaches that take place, as well as any possible amendments to this policy or related procedures.

The Feedback and Business Improvement Coordinator will make use of standard forms and checklists provided in the NSW Ombudsman's Model Policy for Managing Unreasonable Complainant Conduct.

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All Executive Team members and Service Unit Managers

All Executive Team members and Service Unit Managers are responsible for supporting staff to apply the strategies in this policy and procedure, and to ensure compliance with the processes and procedures identified below.

3. Council's statutory obligations to provide access

Councils have specific statutory obligations to provide access, these obligations are described below:

- The right to access Council information members of the public have the right to access certain information held by the City of Ryde as identified in the Government Information (Public Access) Act 2009. Councils are also required to allow members of the public to access other information unless satisfied that allowing access would be contrary to the public interest or breach other statutory obligations.
- The right to attend Council meetings members of the public have a right under section 10 of the Local Government Act to attend Council meetings and Committee meetings where all committee members are Councillors (unless the meeting has been closed to the public under section 10A). The right of members of the public to attend Council meetings does not confer a right to address the meeting; however, Council allows public participation in certain Council meetings and has rules that guide the exercise of this discretion.

4. Alternative Services Arrangements Options

In cases where staff members are unable to manage a complainant's conduct using customer service strategies and those suggested in the Managing Unreasonable Complainant Conduct Practice Manual, 2nd edition, 2011 (NSW Ombudsman), or where a complainant's conduct is so unreasonable that it requires immediate and decisive action by Council, we will consider imposing an alternative service arrangement under this part to manage the complainant's behaviour.

This process will be managed by the Feedback and Business Improvement Coordinator. Any proposed alternative service arrangements will require the General Manager's prior approval.

Unreasonable complainant conduct will be managed by limiting or adapting the ways in which we interact and/or deliver services to complainants by doing one or more of the following:

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- Who limiting the complainant to a sole contact point/staff member within Council
- What restricting the subject matter that we will consider
- When limiting a complainant's contact with our organisation to a particular time, day, or time limit or curbing the frequency of their contact
- Where limiting the locations where face-to-face interviews are held to secured venues, facilities or rooms or in areas of the office which are highly accessible and visible to other staff members or security guards
- **How** limiting or modifying how the complainant can contact our office i.e. the forms of contact that the complainant can have with our organisation. This can include modifying or limiting:
 - o face-to-face interviews, including prohibiting access to our premises
 - o telephone communications
 - written communications
 - contact through a representative only
 - o no further action
 - o terminating our services all together

When we decide to impose an alternative service arrangement to manage a complainant's conduct, we will always provide the complainant with clear reasons 'why' we have decided to take such action. These reasons will be provided in a letter signed by the General Manager and will provide a full explanation of the option(s), if any, that are available to the complainant for interacting with our organisation.

More details on the manner in which an alternative service arrangement may be implemented can be found in **Attachment A**.

5. Conciliation

In cases where we cannot terminate our contact or relationship with a complainant and it is apparent that Council bears some responsibility for causing or exacerbating the complainant's unreasonable behaviour, the General Manager may decide that conciliation be used to resolve the situation and rebuild our relationship with that complainant.

The conciliation will be undertaken by an independent third-party conciliator who can assist us to reach a solution that both we and the complainant consider to be satisfactory in the circumstances.

Conciliation may however be inappropriate or ineffectual in cases where a complainant is inflexible and demonstrates an unwillingness to participate in the process in good faith.

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6. Unreasonable conduct management process

 a) Factors that will be considered by the General Manager when deciding to impose an alternative service arrangement to manage a complainant's conduct

When the Feedback and Business Improvement Coordinator receives notification of Unreasonable Complainant Conduct, they will contact the staff member concerned to discuss the situation and may suggest informal ways for dealing with the complainant's conduct.

The Feedback and Business Improvement Coordinator will discuss with the staff member:

- the incident(s) that have led them to consider the complainant's conduct to be unreasonable, including whether the staff member or Council has done something to contribute to the complainant's unreasonable behaviour
- the impact of the complainant's conduct on the staff member and/or other persons, including whether, and if so, how the behaviour crossed the case officer's personal boundaries
- whether the complainant was responsive to any warnings
- the level of disruption caused by the complainant's conduct
- any actions that the case officer has taken to manage the complainant's conduct
- the alternative service arrangement(s) that the case officer thinks would be most appropriate in the circumstances.

The Feedback and Business Improvement Coordinator will then review CRM and Content Manager for information about the complainant's prior conduct and history with Council and will give consideration to:

- whether the type of conduct concerned involved overt anger, aggression, violence or assault (which is unacceptable in all circumstances)
- whether the complainant's case has merit
- the likelihood of the complainant modifying his/her unreasonable behaviour, if he/she is given a warning
- whether imposing an alternative service arrangement would be effective in managing the complainant's behaviour
- whether imposing an alternative service arrangement would affect the complainant's ability to meet his/her obligations, such as reporting obligations

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- whether imposing an alternative service arrangement would have an undue impact on the complainant's welfare, livelihood or dependents, etc.
- whether the complainant's personal circumstances may have contributed to the behaviour – e.g. is the complainant a vulnerable person who is under significant stress as a consequence of one or more of the following:
 - o homelessness
 - physical disability
 - o illiteracy or other language or communication barrier
 - o mental or other illness
 - personal crises
 - substance or alcohol abuse, etc.
- whether the complainant's unreasonable conduct was proportional, in the circumstances
- whether there are any statutory provisions that would limit the types of alternative service arrangements that we can use to manage the complainant's conduct

As a result of the above, the Feedback and Business Improvement Coordinator will provide a report to the General Manager.

Once the General Manager has considered these factors, he/she will decide whether it is necessary to take any action to manage the complainant's conduct. If so, the Feedback and Business Improvement Coordinator will provide the complainant with a written warning signed by the General Manager detailing the nature of the proposed action and identify the conduct that has caused Council to be concerned.

Note: Alternative service arrangements, in particular those that restrict a complainant's ability to access Council services, must never be imposed in a way that avoids or limits an access or service right that a complainant has been afforded under statute.

b) Written warning to be provided to complainant

Unless a complainant's conduct poses a substantial risk to staff health and safety (or the health and safety of third parties) the Feedback and Business Improvement Coordinator will issue a written warning, signed by the General Manager, about the unreasonableness of his/her conduct will outline the potential action(s) that may be taken to manage his/her conduct if the behaviour continues.

The warning letter will:

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- provide specific details about the date, time, location of the incident/unreasonable conduct
- identify the specific behaviour(s) that have caused Council to be concerned
- clearly state the types of restrictions that may be imposed on the complainant's access if the behaviour continues, in general terms
- where possible refer the complainant to any relevant customer service/complaint
- handling policies, which outline the standards of behaviour that we expect from
- people who complain to Council.
- provide the name and phone number for the Feedback and Business Improvement Coordinator who the complainant can contact about the letter
- be signed by the General Manager, or his/her delegate.

The Feedback and Business Improvement Coordinator will record the details of all written warnings in Content Manager.

In rare and extreme cases where the complainant's conduct involves overt anger, aggression, violence, assault or other unlawful/unacceptable conduct and poses an immediate threat to the health and safety of Council officers, the General Manager has discretion to impose an immediate restriction on the complainant's access, without providing him/her with a prior written warning. The Feedback and Business Improvement Coordinator must still notify the complainant, in writing, of the decision to restrict his/her access to Council services in the way described below.

c) Notifying the complainant of a decision to impose an alternative service arrangement, in writing

The complainant will be notified by letter signed by the General Manager that a decision has been made to restrict his/her access. The letter will:

- identify the unreasonable behaviour that caused Council to be concerned
- include the date(s) of the relevant incidents, including details, where possible
- identify the type of alternative service arrangement(s) that will be imposed to manage their behaviour
- specify the duration of the alternative service arrangement, which will not exceed 12 months
- indicate when the decision to impose the alternative service arrangement(s) will be reviewed

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- provide the name and contact details of the Feedback and Business Improvement Coordinator who the complainant can contact to discuss the letter
- be signed by the General Manager.

The Feedback and Business Improvement Coordinator is responsible for keeping a register of all complainants whose contact with Council is modified or restricted. The file should contain all correspondence advising complainants of the alternative service arrangements imposed.

The Feedback and Business Improvement Coordinator is also responsible for ensuring that information about the alternative service arrangements is accessible to relevant staff and will update Content Manager and CRM with a record outlining the nature of the alternative service arrangements and the date on which it was imposed.

Once a complainant has been issued with a written warning or letter notifying him/her that his/her access restricted or modified, the Feedback and Business Improvement Coordinator will monitor the complainant's contact for a period of time to ensure that he/she is complying with the restriction(s) imposed. If the complainant fails to do so, the Feedback and Business Improvement Coordinator will advise the General Manager, recommending whether further restrictions or service modifications need to be imposed on the complainant's ability to access Council services in order to better manage his/her conduct.

d) Complainant continues to display unreasonable behaviours after an alternative service arrangement has been made

If a complainant attends Council premises when he/she has been advised we will only communicate with him/her in writing – we will remind the complainant of the General Manager's decision outlined in correspondence to him/her and ask him/her to leave and put his/her concerns in writing. Where necessary, we will also warn the complainant that he/she may be escorted from Council premises if they do not leave.

If the complainant does not leave Council staff may contact the Council Security provider or the Police requesting assistance.

If we receive a telephone call from a complainant whose access has been limited to written contact only, staff will remind the complainant that his/her access has been restricted and the type of contact they can have with Council. Staff will then proceed by politely terminating the call, avoiding entering into any debates or discussions with the complainant about their complaint or the decision to limit/modify their access.

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If we receive written communications from a complainant in a form other than that described in his/her restriction, e.g. complainant sends email when he/she has been restricted to sending written communications through Australia Post, the written communication will be read and filed without acknowledgment, unless it raises an issue that we decide warrants further investigation. If so, the Feedback and Business Improvement Coordinator will review the circumstances and provide any recommendations as to whether the complainant's access restriction needs to be amended in any way.

All staff members are responsible for recording any communications received from complainants in contravention of their access or service restriction. Staff will record all such incidents in Content Manager and will duly notify the Feedback and Business Improvement Coordinator. The Feedback and Business Improvement Coordinator will also keep a record of the incident for consideration when the complainant's access restriction is reviewed.

e) Reviewing decisions to impose alternative service arrangements

Complainants are entitled to request a review of any decision to implement an alternative service arrangement. A review will be undertaken no less than 6 months and no more than 12 months after any such restriction is imposed, except in exceptional cases.

Complainants will be invited, in writing, by the Feedback and Business Improvement Coordinator to participate in the process of review, when appropriate. The complainant should be given the option to participate in the process using written communications, telephone or face-to-face interview, as appropriate.

In cases where an alternative service arrangement has failed to curb the complainant's conduct and the complainant has continued to behave unreasonably throughout the period of restriction, the General Manager may decide whether or not to invite the complainant to participate in the review process. If the General Manager decides that it is not appropriate for the complainant to participate in the review process, he/she will still notify the complainant, in writing, of the outcome of the review, including explaining the reasons for the decision (i.e. the on-going unreasonable conduct).

When undertaking a review, the Feedback and Business Improvement Coordinator will give consideration to:

- all of the records contained within CRM and Content Manager that relate to the complainant's conduct during the period of restriction
- whether the complainant has had any contact with Council during the restriction period

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 any arguments put forward by the complainant about the appropriateness of the access restriction, in particular, matters relating to his/her personal circumstances (e.g. has the complainant's circumstances changed in a way that would render an alternative service arrangement inappropriate or ineffective?

The Feedback and Business Improvement Coordinator will also review all records relating to the original decision to impose an alternative service arrangement to manage the complainant's conduct and will consult any staff members who have had contact with the complainant during the restriction period, if necessary.

The Feedback and Business Improvement Coordinator will then provide a report to the General Manager to make a determination.

Note: sometimes a complainant may have no cause to contact Council during the period specified in their restriction. Therefore, their lack of contact with the organisation or seeming compliance with the service restriction may not be appropriate for determining whether the restriction has been effective. This will need to be assessed on a case-by-case basis by the Feedback and Business Improvement Coordinator and determined by the General Manager.

The complainant will be notified by written communication (by letter) of the outcome of a review. The review letter will:

- explain the processes and procedures that was undertaken during the review
- briefly state the factors that were taken into account when deciding whether to maintain, remove, or amend the alternative service arrangement
- explain the decision/outcome of the review, along with reasons.

If the outcome of the review is that the alternative service arrangement will be maintained or amended, the letter notifying the complainant of the outcome of the review will also:

- indicate the nature of the new or continued alternative service arrangement, including details of how he/she can contact Council and how the organisation will contact him/her
- the duration of the new restriction period
- provide the name and contact details of the Feedback and Business Improvement Coordinator who the complainant can contact to discuss the letter

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be signed by the General Manager or his/her delegate.

The Feedback and Business Improvement Coordinator is responsible for keeping a record of the outcome of the review, as well as ensuring that information about the review is made available to relevant staff. He/she will also update CRM and Content Manager with a record outlining the outcome of the review and any other relevant information.

Once CRM and Content Manager are updated all relevant staff who are likely to have contact with the complainant will be notified by the Feedback and Business Improvement Coordinator of the outcome of the review, in particular where the complainant's access restrictions have been maintained or modified.

f) Incidents of aggressions, violence, and assault

Any incident of aggression should be reported to the relevant Manager, Director and the Feedback and Business Improvement Coordinator as soon as possible and within 24 hours if a staff member is away from Council office(s) when the incident occurs. If an assault occurs, supervisors are responsible for ensuring first aid and/or medical treatment is provided to any staff member or visitor requiring assistance. All assaults that would constitute a criminal offence should be reported to the police.

An incident report must also be submitted to the relevant Director within 24 hours. If the injured person is unable to complete the form, the relevant supervisor or Manager must complete the form in as much detail as possible. The relevant Director is responsible for providing staff with any assistance they may need in dealing with police.

The details of the complainant's conduct will be recorded by the Feedback and Business Improvement Coordinator into Content Manager and CRM.

g) All other incidents of unreasonable complainant conduct

Staff who form the opinion that a complainant's conduct is unreasonable and warrants action under this policy, must advise the Feedback and Business Improvement Coordinator who will provide them with the appropriate form for completion.

The staff member should complete this form and forward it electronically or by hand delivery to the Feedback and Business Improvement Coordinator, as soon as possible, preferably within 24 hours.

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All staff members are responsible for making a record of any observed unreasonable complainant conduct. This should be recorded in the relevant complaint file. All records should be factual and descriptive of observed behaviour and conduct. Do not use pejorative or offensive terms or attempt to psychoanalyse the complainant.

7. Managing staff stress and debriefing

a) Staff reactions to stressful situations

Dealing with complainants who are very demanding, abusive aggressive and/or violent can be extremely stressful and, at times, distressing or even frightening. It is perfectly normal to get upset or experience stress when dealing with difficult situations. Everyone reacts differently to stressful events. Stress can be cumulative, often resulting in a strong reaction to a minor event which forms part of a chain of stressful events.

Signs of stress can include:

- physical signs such as shock, nausea or fainting immediately after an event, or long-term aches, pains and fatigue
- emotional responses such as anger, fear or depression this is often reflected by crying or feeling tearful
- difficulty in thinking clearly, making decisions or concentrating on the job
- behavioural changes such as increased irritability, withdrawing from people, insomnia, nightmares or resorting to alcohol or substance abuse more frequently or in greater quantities.

Recognising signs of stress in yourself and others is an important step in dealing with the problem. Council has a responsibility to support staff members who experience stress as a result of situations arising at work.

Council will provide staff with the opportunity to debrief after stressful incidents and will ensure staff members have the appropriate training and support to appropriately engage with people exhibiting unreasonable behaviours.

b) Debriefing

Debriefing means talking things through following a difficult or stressful incident. It is an important way of 'off-loading' or dealing with issues. It is usually voluntary, with the exception of operational debriefs, and can occur in a number of different ways.

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If a staff member chooses, informal debriefing after a minor incident may be provided by peers, managers or supervisors. Staff members are expected to assist a colleague to debrief if they are asked for this assistance.

Staff may also access an external professional service on a needs basis. All staff can access the Employee Assistance Program – a free, confidential counselling service.

Council's Employee Assistance Program (EAP) is provided by LifeWorks by Morneau Shepell. EAP is available to all staff and can be accessed via:

Phone: 1300 361 008

 Online: EAP Members Website (Login: Ryde – Password: lifeworks)

8. References and Legislation

This procedure is supported by the strategies set out in the *Managing Unreasonable Complainant Conduct Policy*. Staff should refer to the policy for further information.

In addition, there is a *Managing Unreasonable Complainant Conduct Practice Manual* available at www.ombo.nsw.gov.au.

Other references

- Customer Feedback Policy (including complaint management procedures)
- NSW Ombudsman Publication "Dealing with Difficult Complainants" June 2009
- NSW Ombudsman Publication "Managing Unreasonable Complainant Conduct Practice Manual" May 2009 and draft manual April 2011

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Attachment A – Alternative service arrangements - Additional Information

1) Who – limiting the complainant to a sole contact point/staff member within Council

In certain cases it may be appropriate to restrict a complainant to a sole contact point or staff member who exclusively manages their complaint and/or interactions with Council. This staff member will preferably be a senior experienced officer who is capable of effectively managing the complainant, such as the Feedback and Business Improvement Coordinator.

Complainants who are restricted to a sole contact person will be also given the contact information for one other officer within Council whom they can contact when the first identified officer is unavailable.

All other staff members who receive a phone call or other communication from a complainant whose access has been limited in this way should:

- refer the complainant or written correspondence to the appropriate officer, or
- remind the complainant of the nature of their restriction and then politely terminate the call, or
- require the complainant to book an appointment or face-to-face interview, as appropriate.

To avoid staff 'burn out' the decision to restrict a complainant to a sole contact point will be reviewed on a 6 monthly basis or as requested by the staff member(s) concerned.

2) What – restricting the subject matter of the communications made to Council by a complainant

Where a complainant repeatedly sends written communications (emails, forms, or letters) that do not raise a substantial issue, that include inappropriate information or materials or that relate to a complaint that has been comprehensively considered (and reviewed at least once) by Council, it may be appropriate to limit the issues that they can raise with our office. For instance, we may:

- advise a complainant that any new correspondence that they send to Council
 will be read and filed without acknowledgement unless it raises a new
 significant issue, provides new and relevant information on a previous matter
 or raises any other matter that we consider warrants action by Council
- notify the complainant that only one new correspondence will be responded to each month and he/she may decide which correspondence he/she would like a response for. It may also be appropriate to place a further restriction on the

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number of issues that will be dealt with in each correspondence to deal with cases where complainants attempt to circumvent the limitation by raising multiple issues in the one complaint ('one issue per letter once a month').

3) When – limiting a complainant's contact with Council to a particular time or day of the week/month or otherwise limiting the duration and/or frequency of our interactions with them

Where a complainant's telephone, written or face to face contact with Council places an unreasonable demand on our time and resources and/or raises substantial health or safety concerns, we may consider limiting their ability to interact with Council by:

- limiting the length or duration of telephone calls, written correspondence or face-to-face interviews
 - phone calls will be limited to 5 minutes at a time and will be politely terminated at the end of that time period
 - voluminous written communications will not exceed 10 pages or they will be sent back to the complainant to be summarised – only appropriate in cases where the complainant is capable of summarising the information, but refuses to do so
 - o limiting face-to-face interviews to a period not exceeding 30 minutes.
- limiting the frequency of telephone calls, written correspondence or face-toface interviews
 - telephone communications will be limited to 1 per month or other specified number, depending on the service provided
 - written communications will not exceed 1 per month, depending on the service provided
 - limiting face-to-face interviews to 1 per month, depending on the service provided
- limiting phone calls to a particular time of day that is most suitable for the case officer
- any other appropriate and reasonable arrangement that the Coordinator Feedback and Business Improvement considers appropriate in the circumstances.

Any communications that are attempted (or received) by the complainant that fall outside of these arrangements will be politely concluded after reminding the complainant of their next available opportunity to contact us in the proscribed way.

However, if a complainant calls with a genuine emergency, staff should address the issue raised as they would for any other complainant with that same emergency issue.

4) Where - limiting face-to-face interviews to secured facilities and areas

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Where a complainant's conduct poses a substantial health or safety risk for Council officers, other service users or members of the public while on Council premises, we may consider limiting the locations where we conduct face-to-face interviews or visits with complainants. Interviews may be restricted to secured rooms or facilities, office locations or to specific times when it is least likely the complainant's conduct will disrupt other members of the public. In certain cases, consideration may also be given to setting up a new secure venue where we can deliver services to certain members of the public.

5) How – limiting or modifying how the complainant can contact our office

a. Restricting or modifying access to Council premises

If a complainant is violent or overtly aggressive or is unreasonably disruptive to other service users or makes frequent unannounced visits to Council premises and demands to speak with staff, it may be appropriate to consider restricting or our face-to-face contact with him/her.

Restrictions can include:

- permitting attendance at Council premises to specified times only, for example, when additional security is available or when they are less likely to disrupt other members of the public.
- permitting attendance on an appointment only basis with a particular member of staff (note: even though the complainant may be restricted to a particular staff member, where possible, this staff member should be accompanied by a colleague for safety and security purposes).
- requiring that the complainant only attend interviews with a support person or representative that has been previously approved by Council.
- restricting access to a particular premises or area of the office —e.g. reception area or secured room/facility, if appropriate.
- banning the complainant from attending our premises altogether and then implementing an alternative service arrangement such as limiting the complainant to written contact only or 'telephone only' contact.
- any other appropriate and reasonable service modification or restriction that the General Manager considers appropriate in the circumstances.

Where a complainant's access to Council premises has been restricted and he/she nevertheless attempts to enter Council premises in violation of this restriction, staff should:

 provide him/her with a verbal warning instructing him/her to leave Council premises

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- advise him/her that we will contact security or the police if he/she does not comply with our requests or directions to leave Council premises
- advise him/her not to attend Council premises again, unless he/she is instructed otherwise.

All front line and Customer Service staff should be made aware of the identity of any complainants who are restricted from accessing Council premises and should be advised of what actions they should take when such complainants attend Council premises.

If a complainant is admitted to Council premises before his/her identity is established then he/she should be promptly and firmly advised by reception staff to leave the premises (and return only in accordance within the terms of his/her restriction, if he/she is not banned altogether).

b. Using legal powers to restrict access to Council premises

As a last resort or in rare cases of extreme personal violence, intimidation, stalking, or other criminal conduct, it may be appropriate for the General Manager to lawfully restrict a complainant's access to our premises or for a staff member to obtain a personal apprehended violence order (AVO) to deal with a complainant's conduct. The law provides a basis for taking civil and/or criminal action in relation to trespass. It empowers owners, occupiers, or persons in charge of a premise to require another person to leave their premises in certain circumstances.

An AVO, on the other hand, is a legal order obtained by an individual from the Local Court under the Crimes (Domestic and Personal Violence) Act. AVOs aim to protect people from personal violence, threats, harassment or intimidation by restricting the conduct and movements of their aggressor (in this case the complainant). To apply for an AVO, a person must have a reasonable and genuine fear of actual or threatened; personal violence, intimidation, stalking or other seriously inappropriate behaviour.

The City of Ryde will only use legislation or court action or support the use of AVOs to deal with unreasonable complainant conduct in extreme cases. These options can have serious implications for complainants under the civil and/or criminal law and careful consideration must be had to other alternative arrangements in managing the complainant's conduct.

At the same time, it should be noted that alternative service arrangements are not replacements for laying a criminal charge against a complainant who engages in conduct that amounts to a criminal offence. Staff should therefore be advised about circumstances where it will be appropriate to report the complainant's conduct to police.

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Note: Because AVOs are a personal remedy, they will not assist with Council issues in cases where Unreasonable Complainant Conduct is an issue.

c. Restricting or modifying telephone communications

Where a complainant engages in confronting behaviour, for example, swearing, rudeness, threats, aggression abusive conduct or is otherwise uncooperative during telephone communications, we may limit or modify his/her telephone contact with Council. Modifications can include:

- limiting the length or duration of telephone calls, for example, to twenty minute intervals
- limiting the number of times (or frequency) that a complainant can
 phone Council within a specified period, for example, to once a month
 phone calls, depending on the type of service we are providing or to a
 particular day of the week
- limiting whom they can contact, often to one case officer or to a specific phone line(s), message bank(s) or fax machines, if appropriate
- limiting the subject matter that they can phone Council about. For instance, we may restrict their ability to phone our office about a particular issue if that issue has been dealt with to finality and has been the subject of at least one review
- any other appropriate and reasonable alternative service arrangement that the General Manager considers appropriate in the circumstances.
- mandatory call recording to provide a level of protection for customer service officers when dealing with unreasonable complainant conduct.

As an alternative to telephone contact and face-to-face interviews, we may also consider limiting a complainant's contact to 'writing only'. 'Writing only' restrictions may include limiting the complainant to written communications through Australia Post only or through one or more of our online services, including emails or online forms.

Where a complainant's contact is restricted to 'writing only', the General Manager should clearly identify, the specific means by which written communications will be accepted from the complainant. For instance, the complainant should be informed if he/she should send any communications through Australia Post or by email to a particular email address or using some other online communication service. Also, if it would not be suitable for a complainant to enter Council premises to submit the written communication then this should be indicated to him/her as well. The complainant will be informed that any attempts by him/her to send communications in a way other

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than what has been described in their restriction, will be read and filed without acknowledgement.

The General Manager will also give careful consideration to whether a 'writing only' restriction will be appropriate to the complainant's personal circumstances. For instance, it is never appropriate to restrict a complainant's access to 'writing only' if that complainant is not proficient in English, is illiterate or vision impaired or is suffering from some other ailment that would affect their ability to comply with this restriction with relative ease. As a result, this restriction should only be used as a last resort when it has been determined that other alternative service arrangements would be ineffective in managing the complainant's behaviour.

The City of Ryde considers this restriction to be a serious one that can involve serious restrictions on a complainant's ability to access Council services. As a result, this decision will only be made by the General Manager after careful consideration of other management strategies.

d. Restricting or modifying written access

Where a complainant sends large quantities of information which are not organised or summarised, when they are capable of doing this, or sends frequent or inappropriate information to Council, we may limit or modify their written contact with Council. Modifications and restrictions can include:

- requiring that they summarise or organise information and materials as a condition to taking further action on their complaint, if the complainant is capable of doing this.
- requiring that the complainant clearly identify their issues of complaint, as a condition to taking further action on their complaint, if the complainant is capable of doing this.
- requiring that the complainant identify the relevance of voluminous or numerous materials, attachments or other information, if their relevance is not apparent and if the complainant is capable of doing this.
- requiring complainants to take out inappropriate or sexually explicit content from their written communications as a condition to proceeding with their complaint.
- restricting the frequency with which the complainant can send emails or other written communications to Council.
- limiting the amount of correspondence that the complainant can send to Council in the future – e.g. the complainant can send a maximum of 5 pages, single sided, in font size 12 each month.

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 limiting the subject matter of the written communications that will be responded to – e.g. complaints about a particular subject matter will be read and filed without acknowledgement.

In certain circumstances we may also restrict a complainant from engaging in a particular form of written contact with Council. For instance, if the complainant is sending numerous, frequent or inappropriate emails, despite being advised against this, we may restrict his/his ability to send email communications to Council by blocking his/her email account/address. We may require that he/she only send written communications through Australia Post if he/she would like a response to that correspondence. Otherwise, it will be read and filed without acknowledgement by Council.

Such restrictions may also be applied to other forms of online communications including online forms and forums, or any other written method of contact that a complainant can have with Council and which may be used unreasonably.

It is essential that in any situation where we are considering restricting or modifying a complainant's written access to Council, we consider the complainant's personal circumstances. For instance, if the complainant is not proficient in English, is illiterate, is vision impaired or is suffering from some other ailment that would affect their ability to comply with that arrangement/restriction. As a result, in such cases, it would be more appropriate to consider other more flexible options that account for this issue.

e. Communications through a representative or support person only

In cases where a complainant's conduct cannot be easily managed, it may be appropriate to require that any communications with him/her should be done through a representative or support person acting on his/her behalf. The representative or support person may be chosen by the complainant and will be the medium through which all communications to and from the complainant occurs.

The General Manager must endorse the representative or support person before he/she can act on the complainant's behalf.

f. Restricting access to our services all together

In rare cases, and as a last resort after attempting one or more of the alternative service arrangements listed above, we may decide that it is necessary to terminate a complainant's ability to access our services altogether. A decision to have no further contact can only be made by the General Manager, after reviewing the situation and determining that the complainant is unlikely to modify his/her conduct and poses a serious threat to

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our staff or other service users. We will only consider terminating our services to a complainant if the complainant concerned:

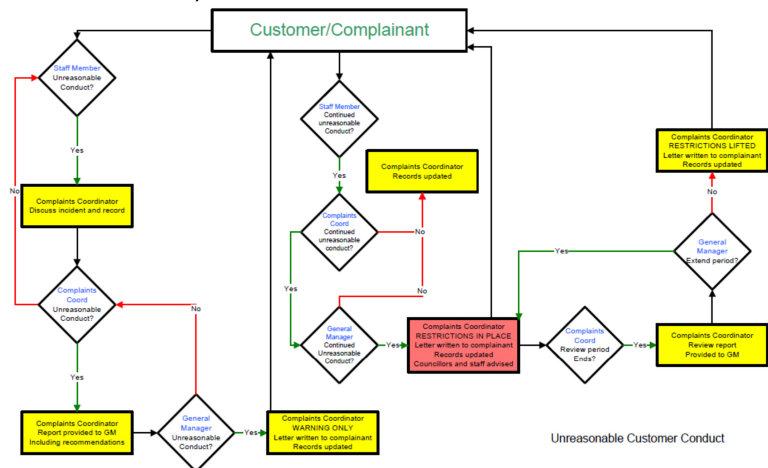
- is consistently abusive, or makes threats to staff or other members of the public using our services or our premises
- causes damage to the property of the organisation, or intimidates or threatens physical harm to staff or third parties
- is physically violent
- produces a weapon

g. Other Agencies

The General Manager may advise complainants that if they are dissatisfied, they may raise any concerns they may have about the manner in which Council has dealt with their matter with the NSW Ombudsman, the Division of Local Government or, if appropriate, the Independent Commission Against Corruption.

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Attachment B - Process Map



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