

AYA College Complaints Procedure

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Statement of intent

Aya College aims to resolve all complaints at the earliest possible stage and is dedicated to continuing to provide the highest quality of education possible throughout the procedure.

This policy has been created to deal with any complaint against a member of staff or the school as a whole, relating to any aspects of the school or the provision of facilities or services.

Any person, including a member of the public, is able to make a complaint about the provision of facilities or services that the school provides. This policy outlines the procedure that the complainant and school must follow.

Once a complaint has been made, it can be resolved or withdrawn at any stage.

The Headteacher will be the first point of contact when following the complaints procedure.

Legal framework

This policy has due regard to the following statutory legislation and guidance:

- The Education Act 2002
- The Freedom of Information Act 2000
- The Immigration Act 2016
- The Equality Act 2010
- The General Data Protection Regulation (GDPR)
- DfE (2019) 'Best practice guidance for school complaints procedures 2019'

This policy will be implemented in accordance with the following school policies:

- GDPR Policy
- Safeguarding Policy and Child Protection Policy
- Grievance Policy

An Introduction to the Complaints Policy

The Governing Body is required by law (section 29 of the Education Act 2002) to establish procedures for dealing with complaints relating to the school, or to the provision of facilities or services (unless the issue is covered by other legislation – see Appendix 3). The Local Authority has no statutory authority to investigate school complaints.

What is a complaint?

The Governing Body uses the Local Government Ombudsman definition of what is a complaint. A complaint is

'an expression of dissatisfaction about a service (whether that service is provided directly, by a contractor, or by a partner) that requires a response.'

Who can make a Complaint?

Any person who has a legitimate interest in the school may make a complaint. This will include pupils on roll at the school irrespective of their age, although normally a complaint from a pupil would come through a parent.

Where a person is not able to make a complaint himself or herself, a friend or other family member may do so on their behalf, but that person does not become the complainant. The Governing Body will not accept complaints from legal representatives.

Purposes of a Complaints Procedure

The purpose of a Complaints Procedure is to provide a comprehensive, open, transparent, fair and timely vehicle through which:

- something that may have gone wrong can be identified, acknowledged and, where necessary, put right
- an apology may be made where appropriate.

• the school can, where appropriate, learn from the process, making it less likely that a similar complaint will be brought in the future.

Publicising the Complaints Procedure

The law imposes a duty on governing bodies to publicise their complaints procedure. This is done through:

- making copies of the procedure available in the school (clearly this should be easily accessible without a potential complainant being asked the reason why it is being requested);
- including the procedure on the school's web site, ensuring that it is easy to find through a link from the first page.

Adopting the Complaints Procedure

The Governing Body should formally minute the adoption of the procedure indicating the date on which it was adopted and the date by which it will be reviewed. A review might be required in the following circumstances:

- to take account of any changes to legislation or to reflect new local authority or government guidance.
- in the light of any recommendations from the Chair or a Review Panel arising from consideration of a complaint.

Timescales for complaints

The Governing Body has accepted the view of the Department for Education that a complaint should normally be expected to lodge their complaint <u>within 90 calendar days of the event being complained about.</u> The 90 day limit has been established because investigation is more difficult after a period of time: memories may not be as clear as they would have been earlier, records may not be as readily available and witnesses may not be employed at the school. A delay in making a complaint may also disadvantage any person who is the subject of it, making it more challenging for them to defend themselves for the same reasons.

In exceptional circumstances, the Chair of Governors, acting on behalf of the Governing Body, will consider complaints submitted outside this timeframe. In such instances the complainant will need to offer an explanation as to why there has been a delay in making a complaint.

Where a number of complaints are made in one letter of complaint, some of which lie outside the timeframe, the Chair of Governors will determine which complaints can be considered, taking account of their relevance to the substantive complaint or complaints made within the timescale.

Preliminary stage – dealing with concerns informally

Before the formal processes are invoked every effort should be made to resolve matters informally. This is in line with complaints policies nationally.

Some issues are likely to be best resolved through discussion with a class teacher or phase leader. In some cases, though, a person may feel the need to escalate the matter to the school leadership team.

Initially school staff, below the level of Head teacher, will seek to resolve matters through provision of information and clarification. Where it is clear that there is a significant level of challenge, staff will refer the matter to the Head teacher as a cause for concern. The Head teacher will then seek to resolve the matter through discussion with those expressing concerns. Staff are advised not to engage in prolonged correspondence of an argumentative nature but to refer the complaint to the Head teacher at that stage.

Whether attempts to resolve concerns at an informal stage are by telephone conversation or through meetings, school staff should take a note of any agreed action points and summarise these at the end of the conversation. The notes should be circulated promptly to those involved in the discussion.

The formal Complaints Procedure will not normally be accessed unless the Head teacher has first been given the opportunity to discuss the matter with the complainant, either by telephone or, preferably, in person. Where the Head teacher is unable to resolve matters through discussion, the parent will be asked if they wish to make a formal complaint to the Headteacher. This complaint should be made in writing using the formal School Complaints Form at the end of this document.

Part 1 – Making a formal complaint to the Head teacher

The procedure

1.1 The procedure for making a formal complaint requires a complainant to complete, and to submit, a Complaint Form and to do so within 90 days of the issue about which they are complaining.

1.2 The Head teacher will acknowledge the complaint form in writing within 3 school days and investigate the matter so that the complainant receives a response within 10 school days. On occasion, the complaint may be too complex to investigate within this timescale and, in these circumstances, the Head teacher will write to the complainant explaining why it is not possible to work within the timescales laid down and to advise when a response will be issued.

1.3 If the complaint is against the Head teacher, the complaint form should be sent directly to the Chair of Governors, c/o the school. The procedures set out in Part 2 of this document should then apply.

Expected Outcomes

1.4 Normally there are two possible outcomes from a complaint. These are action taken by the school to put matters right. This might involve one or more of the following:

- a review of policy or procedure
 - Changes to routines/ activities/ planning
 - action to remedy a health and safety concern
 - I risk assessment to determine the likelihood of similar problems recurring
 - an apology
 - action towards a member of staff (on the occasions that this is of a disciplinary nature, no further information can be shared as this is a matter of employment contract law for employees and a straightforward matter of privacy for volunteers).
- \circ $\,$ a decision that no action is necessary or justified.

1.5 The Governing Body will not normally award financial compensation unless required to do so by virtue of legislation.

The Complaint Form

1.6 A complainant who has first discussed the issue with the Headteacher may make a complaint and to do so they must use the Complaint Form. The complainant is asked to be brief and clear about the issue and to state what would, for them, provide a resolution to the complaint. Unless there are exceptional circumstances, the complaint form should be submitted within 90 school days of the issue causing complaint.

Arranging Help for the Complainant to Articulate Concerns and Understand Procedure

1.7 If a complainant wishes to seek help in explaining the issue and/or with completing the Complaint Form, then support may be available from one of the following sources:

From School Staff. The Governing Body accepts that a member of the school staff may provide support unless the Headteacher agrees that there is good reason why they should not do so. This support does not extend to support with the basis of the complaint per se, rather it is restricted to advice on how best to present the information.

From the Local Authority (LA). The LA, through its Education Adviser Service, will offer procedural advice to the complainant and, where appropriate, look actively at whether there is anything they can do to aid a speedy resolution, including a facilitated discussion, mediation or conciliation in those cases where, in their view, this approach has a reasonable chance of success.

From external sources. A complainant may, if they wish, seek support from any person who is not a member of staff, including legal support or from statutory and charitable organisations. A complainant may nominate a person to issue, and to receive, correspondence on their behalf. Whilst the school acknowledges that, on rare occasions, parents may wish to contact solicitors, the school will not accept a complaint from a legal representative. The school will not use legal representation within the complaint resolution process but nor will parents' legal representative be permitted to attend relevant meetings.

Part 2 – Referring a formal complaint to the chair of governors

2.1 Where the complainant considers that the Headteacher's written response does not resolve the complaint, the complainant may ask the Chair of Governors to reconsider the Headteacher's response. This request should be made within 10 school days of receiving the Headteacher's response.

2.2 If the complaint is about the Headteacher then the complaint form will be submitted direct to the Chair of Governors. Unless the complaint is about the Headteacher, the Chair of Governors will not consider the complaint unless the Headteacher has had opportunity to seek to resolve the matter first.

2.3 If the complaint is about the Chair of Governors then the complaint form should be sent to the Vice Chair of Governors who will act in the role of Chair for this process.

The procedure

2.4 If emailing the complaint, care should be taken to ensure that the complainant has the official email address for the Chair of Governors, available from the school office, and that they use this. It can be obtained from the school office. In the subject field of the email, the complainant should write, 'Formal Complaint'. If delivering or posting a letter, the complainant must address it to the Chair of Governors at the school address and should write 'Formal Complaint' on the envelope. This will ensure that the complaint is dealt with promptly and enable the school to comply with the timescales set out in the policy.

2.5 The complainant should not share the complaint with other governors. A detailed knowledge of the complaint will preclude governors from serving on a review panel if the complaint is not resolved through procedures set out. Governors receiving a complaint in this way should immediately refer it back to the Chair without considering the content.

2.6 The Chair of Governors will acknowledge the complaint form in writing within 3 school days of receipt and investigate the matter so that the complainant receives a response within 10 working days. On rare occasions, the complaint may be too complex to investigate within this timescale and, in these circumstances, the Chair will write to the complainant explaining why it is not possible to work within the timescales laid down and to advise when a response will be issued.

2.7 As part of the investigation, the Chair will make early contact with the complainant and either propose a meeting or substantial telephone call to consider the issues raised. If telephoning, the Chair should determine whether it is necessary to withhold any number that is not the school's telephone number.

- 2.8 The focus of that conversation should be to:
 - Consider any gaps on the complaint form;
 - Consider any aspects of the complaint where additional clarification is required;

 Consider the extent to which any evidence is available that has not been mentioned on the complaint form
 - Establish the complainant's view as to witnesses who might need to be interviewed;
 Establish what would provide for the complainant an acceptable resolution to the complaint;

- Establish whether there is any pressing reason for the matter to be investigated more quickly than the published timescale allows for;
- Discuss with the complainant whether there is anything that might help resolve matters outside the complaints procedure, for example, alternative dispute resolution methods.
- 2.9 The key elements of the Chair's investigation are likely to include:
 - Achievement of a shared understanding with the complainant of the nature of the complaint and of what it is that remains unresolved;
 - Establishing what has happened and who was involved;
 - Interviews and/or written statements from those adults and children whose information and views, in the opinion of the Chair of Governors, need to be taken into account; although the final decision of whom to interview rests with the Chair, it is expected that the voice of affected children will be heard and be given sufficient weight (as appropriate).
 - o Sensitivity and thoroughness when conducting interviews;
 - A detailed report that will provide a clear record that will be helpful for any subsequent review;
 - o A clear analysis of the information and conclusions reached;
 - An authoritative outcome that is based on the evidence and does not merely state acceptance of evidence;
 - Recommendations to resolve the complaint.

Expected Outcomes

2.10 The Chair will report on the extent to which he considers the complaint is fully, or in part:

- Substantiated i.e., where there is sufficient evidence to uphold the complaint
 Malicious
 – i.e., where it is proven that the complainant has no case and where, also, there is
 evidence that the complainant deliberately tried to deceive the school, made the complaint
 as part of a deliberate attempt to cause distress or otherwise acted with malice
- **False** i.e., where there is insufficient evidence to prove that there was not legitimate basis to the complaint, or
- **Unsubstantiated** i.e., where there is insufficient evidence to reach a conclusion.
- 2.11 In terms of future actions there are two possible outcomes from a complaint. These are:
 - action taken by the school to put matters right. This might involve one or more of the following:
 - a review of policy or procedure
 - changes to routines/ activities/ planning
 - action to remedy a health and safety concern
 - □ risk assessment to determine the likelihood of similar problems recurring □ an apology
 - action towards a member of staff (on the rare occasions that this is of a disciplinary nature, no further information can be shared as this is a matter of employment contract law for employees and a straightforward matter of privacy for volunteers).
 - \circ $\,$ a decision that no action is necessary or justified.

2.12 The Governing Body will not normally award financial compensation unless required to do so by virtue of legislation.

Role of the Clerk to the Governors

- 2.13 The Chair of Governors will appoint the Clerk to the Governing Body to:
 - act in a 'progress chasing' role to track the complaint and to ensure that timescales set out within the policy are being adhered to wherever possible.
 - ensure that the complainant is kept up to date, including where timescales have not been met and the reasons why.
 - receive any concerns that the complainant might have and advise the Governing Body about the operation of the process.
 - inform the Governing Body of any shortcomings in the delivery of its complaint's procedure, both during the process and subsequently:
 - arrange for the outcome of the investigation to be communicated to all parties <u>so they</u> receive it at the same time. This will be in the form of an email or letter from the Chair of Governors, depending on the style of communication that has been used by the complainant during the process.

2.14 The letter from the Chair of Governors represents the conclusion of the Chair's consideration of the complaint. Neither the Chair nor any member of staff should respond to the complainant after this point. The Clerk should thereafter handle all correspondence. The complainant will be advised that the matter is closed except for the possibility of a review by a governors' panel (see Part 3).

Part 3 – Referring a formal complaint to a governors' panel

The procedure

3.1 Where the complainant considers that the Chair of Governors' written response does not resolve the complaint, the complainant may ask the Clerk to convene a Panel of Governors who have had no prior involvement with the complaint (or the issues which led to the complaint) to review the Chair's response. The complainant must complete, and submit to the Clerk, a Review Request Form (see below). S/he should do this within 10 school days of the date of issue of the letter giving the decision on the complaint. This form is structured in a way that helps ensure that the reasons for requesting a review can be readily understood, and that contact information is recorded and available to those who might need it.

3.2 If emailing, the complainant should take care to ensure that s/he has the official email address for the Clerk and that s/he uses this. It can be obtained from the school office. In the subject field of the email, the complainant should write, 'Complaint Review Request'. If delivering or posting a letter, the complainant must address it to the Clerk at the school address and write 'Complaint Review Request' on the envelope'. The Clerk should acknowledge the request for review within 3 school days.

3.3 If the complainant requires assistance in articulating the need for a review, then support may be provided by those identified as able to offer help in part 2 of the guidance (pages 5/6 above). These include school staff, LA officers and other external sources of support. Again, it is not for those supporting the complainant to comment on the merits or otherwise of review, but rather to help the complainant articulate their position to the governors' panel through the Review Request Form. 3.4

3.4 The governors' panel will only consider requests for review outside the 10 day timeframe in exceptional circumstances. These might include:

- the reasons for a review not being known to the complainant within 10 school days;

 the complainant needing to delay making their request for review because they needed the time to collect evidence that could not have been gathered during the first 10 school days:
- the complainant not having been able to request a review within 10 calendar days because of being abroad or being incapacitated.

3.5 It is a matter for the governors' panel to determine whether a review will be carried out based on the information supplied in the Review Request Form. Normally, the governors will apply the following criteria in determining whether or not to carry out a review:

- the complainant's view that not all aspects of the complaint have been addressed.
- $_{\odot}$ the complainant's view that not all available evidence has been considered.
- \circ the complainant's view that not all relevant witnesses have been interviewed
- the complainant's view that the decision has not been adequately justified in the Chair's decision letter.
- \circ the complainant's view that the decision has not been adequately explained.

3.6 The review process cannot be used to consider cases where the complaint was not dealt with in accordance with published timescales. That would require a fresh complaint to be made.

3.7 The Governing Body has decided that any review should be conducted in writing only because

face-to-face hearings can be emotive and stressful for complainants and staff.

- if there is a hearing, there would need to be an opportunity for cross-examination and, to be successful, this might require a level of chairing skills for which few governing bodies are trained.
 - while being potentially stressful, there is nothing inherent in a face-to-face hearing that can add value to consideration of the complaint.
 - there should be no new evidence in support of the complaint that cannot be aired in writing;
 the only points for consideration will be the complainant's concern about how the complaint had been handled and all such points can be written down and considered without the need for a hearing.

Composition of Review Panel

3.9 The Clerk to the Governors will convene a Review Panel comprising 2 to 3 members who have had no prior involvement with the complaint or the causes of the compliant. Members of the Review Panel will elect a chair from among themselves and they will use a simple majority vote to do so.

3.10 An LA adviser may be invited to the meeting, at the discretion of the governors, to give procedural advice only.

Convening the Review Meeting

3.11 The Clerk will liaise with all the Review Panel members to propose, and to agree, a date, time and venue for the review. This is most likely to be at the school but the Clerk should ensure that the meeting will be in an appropriate environment i.e.

- there will be a sufficient number of tables and chairs and that these will be suitable for use by adults;
- the meeting will not be disturbed;

 the confidentiality of proceedings can be protected.

3.12 The Governing Body is mindful of the challenges that volunteer governors can encounter in finding time to prepare for a review and in finding a date and time when all members are available. The Governing Body has decided that it is more preferable to allow sufficient time for the process than it is to set a deadline that may be all too easy to miss. The Governing Body therefore has decided that a Review Panel should meet within, what the Governing Body considers to be, the reasonable time frame of 20 school days, starting from the day when the request for a review was received, or the next school day if that was not a school day. If there are exceptional reasons why there is slippage to the timescales laid down the clerk will explain the reasons for this to the complainant.

Further Written Representations to the Review Panel

3.13 Prior to the meeting of the Review Panel, the Clerk will seek any written representations from the complainant concerning the reasons why the matter should be reviewed. The complainant will have 10 school days to provide this information on the Review Request Form. The Clerk will supply this information to the Chair of Governors who will have 5 school days to submit any further comments to the Panel on the reasons given for review. The Panel should have 5 clear school days to consider all the information in advance of the meeting. The information to be sent by the clerk to the Review Panel should comprise the following:

- The completed complaints form;
- Response to the complaint from the Chair of Governors
- The completed Review Request Form

 Any additional written representations from the Chair of Governors or the complainant

The Review Panel meeting

3.14 The Review Panel meeting will normally be clerked by the Clerk to the Governing Body. Where this is not possible the Chair of Governors will ensure that an alternative suitable person is responsible for the clerking function.

3.15 At the start of the meeting the Panel will elect a chair who will be responsible for the conduct of the meeting and for liaising with the clerk subsequently to ensure that all parties receive timely notification of the outcome within 5 days of the date of the review meeting.

3.16 The first responsibility of the Panel is to consider whether they will allow a review of the complaint considering the criteria set out at 3.5 (above). If the Panel considers there is no merit in review they will agree on the reasons for that decision and the Clerk will record these. Given that the Governing Body is committed to the principle of natural justice, and the outworking of that principle in practice, it is anticipated that most requests for review will be accepted and, where there is doubt, the balance of judgement will weigh in favour of the complainant.

3.17 If the Panel agrees that the review should proceed it will consider objectively the complaint, the Chair's response, the reasons set out in the Review Request Form, and any further written representations from the Chair or complainant. It will then decide whether the response to the complainant has been fair and reasonable in the circumstances. The Review Panel must take care

to ensure that it does not favour one side or the other for any reasons other than those arrived at through an objective assessment of all the evidence.

Conclusions and Recommendations

3.18 The Review Panel must come to a conclusion as to whether the request for a review was justified in identifying alleged shortcomings in the investigation of the complaint by the Chair of Governors. Because the review is not an appeal, the Review Panel cannot reverse the earlier decision of the Chair of Governors. But it can make any recommendations that it sees fit. Such recommendations might include:

- o an apology
- \circ a re-consideration of an earlier decision \circ a review of a policy or a procedure, or \circ a decision that no action is necessary or justified.

Communicating the Outcome

3.19 The matter should remain confidential. The Clerk will communicate the outcome, and set out the reasons for it, in a letter to the complainant, the outline of which will have been formulated by the Review Panel in the meeting. The final version will be agreed and signed by the Chair of the Panel. It is essential that the review decision letter is sent to all the parties at the same time. This will be in the form of an email or letter, depending on the style of communication that has been used by the complainant during the process. Whilst the letter should avoid unnecessary detail, there should be sufficient information to demonstrate that the review was considered in full.

3.20 The issue of the review decision letter concludes the process, and the school should not enter into any further correspondence with the complainant. Beyond the school complaints process, any person may complain to the Nottingham City Children and Families Department (by writing to the Director of Children and Families).

London borough of Croydon, Loxley House, Station Street Nottingham, NG2 3NG 0115 9155555

3.21 If a complaint has completed the school's process and the complainant remains dissatisfied, they have the right to refer their complaint to the Secretary of State at:

Ministerial and Public Communications Division Department for Education Piccadilly Gate Store Street Manchester M1 2WD

Part 4 – Procedures for unreasonable complainants

Aya College is committed to dealing with all complaints fairly and impartially, and to providing a highquality service to those who complain. We will not normally limit the contact complainants have with the school. However, we do not expect our staff to tolerate unacceptable behaviour and will take action to protect staff from that behaviour, including that which is abusive, offensive or threatening.

Aya College defines unreasonable complainants as 'those who, because of the frequency or nature of their contacts with the school, hinder our consideration of their or other people's complaints'.

A complaint may be regarded as unreasonable when the person making the complaint: -

- refuses to articulate their complaint or specify the grounds of a complaint or the outcomes sought by raising the complaint, despite offers of assistance.
- refuses to co-operate with the complaints investigation process while still wishing their complaint to be resolved.
- refuses to accept that certain issues are not within the scope of a complaint's procedure.
- insists on the complaint being dealt with in ways which are incompatible with the adopted complaints procedure or with good practice.
- introduces trivial or irrelevant information which the complainant expects to be taken into account and commented on, or raises large numbers of detailed but unimportant questions, and insists they are fully answered, often immediately and to their own timescales.
- makes unjustified complaints about staff who are trying to deal with the issues and seeks to have them replaced.
- changes the basis of the complaint as the investigation proceeds.
- repeatedly makes the same complaint (despite previous investigations or responses concluding that the complaint is groundless or has been addressed).
- refuses to accept the findings of the investigation into that complaint where the school's complaint procedure has been fully and properly implemented and completed including referral to the Department for Education.
- seeks an unrealistic outcome.
- makes excessive demands on school time by frequent, lengthy, complicated and stressful contact with staff regarding the complaint in person, in writing, by email and by telephone while the complaint is being dealt with.

A complaint may also be considered unreasonable if the person making the complaint does so either face-to-face, by telephone or in writing or electronically: -

- maliciously.
- aggressively.
- using threats, intimidation or violence.
- using abusive, offensive or discriminatory language.

- knowing it to be false.
- using falsified information.
- publishing unacceptable information in a variety of media such as in social media websites and newspapers.

Complainants should limit the numbers of communications with a school while a complaint is being progressed. It is not helpful if repeated correspondence is sent (either by letter, phone, email or text) as it could delay the outcome being reached.

Whenever possible, the head teacher or Chair of Governors will discuss any concerns with the complainant informally before applying an 'unreasonable' marking.

If the behaviour continues the head teacher will write to the complainant explaining that their behaviour is unreasonable and asking them to change it. For complainants who excessively contact Aya College causing a significant level of disruption, we may specify methods of communication and limit the number of contacts in a communication plan. This will usually be reviewed after 6 months.

In response to any serious incident of aggression or violence, the concerns and actions taken will be put in writing immediately and the police informed. This may include banning an individual from Aya College.

Barring from the School Premises

Although fulfilling a public function, schools are private places. The public has no automatic right of entry. Schools will therefore act to ensure they remain a safe place for pupils, staff and other members of their community.

If a parent's behaviour is a cause for concern, a school can ask him/her to leave school premises. In serious cases, the headteacher or the local authority can notify them in writing that their implied licence to be on school premises has been temporarily revoked subject to any representations that the parent may wish to make. Schools should always give the parent the opportunity to formally express their views on the decision to bar in writing.

The decision to bar should then be reviewed, taking into account any representations made by the parent, and either confirmed or lifted. If the decision is confirmed the parent should be notified in writing, explaining how long the bar will be in place.

Anyone wishing to complain about being barred can do so, by letter or email, to the head teacher or Chair of Governors. However, complaints about barring cannot be escalated to the Department for Education. Once the school's own complaints procedure has been completed, the only remaining avenue of appeal is through the Courts; independent legal advice must therefore be sought.

APPENDIX 1: Summary of Complaints Process and Timelines

INFORMAL STAGE

School staff seek to resolve the complaint informally through discussion with the complainant. A complaint will not normally be considered unless the complainant has first raised the matter informally with the relevant school leader.

The complainant should submit a formal complaint within 90 school days of the cause for complaint.

FORMAL PROCEDURE – Stage 1* (up to 10 school days total)

Written complaint to the Headteacher ${\scriptstyle \odot}$

Received by Headteacher o

Acknowledgement – 3 school days

 \circ Investigation (including any discussion with the complainant) \circ Formal Response (from the Headteacher – 10 school days from receipt

*If the complaint is about the Headteacher then the complaint will be directed to the Chair of Governors and considered as a Stage 2 complaint.

FORMAL PROCEDURE – Stage 2 (up to 10 school days total)

Complaint to the Chair of Governors requesting review of Head's decision

 \circ Received by Chair of Governors (within 10 days of the Head's response) \circ Acknowledgement – 3 school days

• Investigation (including any discussion with the complainant) • Formal Response (from the Chair of Governors or Clerk)– 10 school days from receipt

FORMAL PROCEDURE – Stage 3 (Final) (up to 20 school days total)

Request for Review of Chair's Decision – Governors' Complaint Panel

- Received by Clerk to the Governors (within 10 days of the Chair of Governor's response)
 Acknowledgement 3 school days
- Meeting
- Formal Response (from the Clerk) 20 school days from receipt

The conclusion of Stage 3 brings to an end the governors' role in considering the complaint. Complainants who remain dissatisfied may wish to contact the Department for Education.

APPENDIX 2: Duplicate complaints

There may be some cases where at the end of the complaint's procedure, the school receives a duplicate complaint from a complainant's spouse, partner, grandparent or child.

Where the complaint is about the same subject, the new complainant will be informed that the school has already considered that complaint and that the local process has been completed.

The new complainant will be advised to contact the DfE if they are dissatisfied with the school's handling of the original complaint.

The school will take care not to overlook any new aspects to the complaint that may not have been previously considered.

Any new elements of a complaint will be investigated and dealt with in line with the full complaint's procedure.

APPENDIX 3: Frequently Asked Questions

What if a formal complaint is made about a governor? The complaint should be passed through to the Chair for investigation. There is opportunity for the complainant to refer the matter to a Review Panel where the complainant is dissatisfied with the response of the Chair.

What if the complainant seeks support from a governor or governors? Governors should not involve themselves in matters that are likely to lead to formal complaint. Where a complainant raises their complaint with a governor who is not the Chair (or the Vice-Chair if the complaint is about the Chair), that governor must decline to discuss it and direct the complainant to the Chair. A governor receiving written material about a complaint must forward it to the Chair (or Vice-Chair) without comment.

What if the complainant wants to make a complaint on behalf of other people's children? The Governing Body will not accept complaints about other people's children since to do so may well compromise the position of the parents/carers of those children who may have a different view of the matter complained of.

What if the complainant makes reference to the complaint on social media? The Chair of Governors should contact the complainant to advise him/her that the complaint is a confidential matter and neither those investigating the issues, nor those who may be investigated would use social media in this way. Some comment made on social media may be prejudicial to the fair investigation of the issues under consideration, and the Governing Body may decline to progress a complaint while unhelpful comments remain on social media.

What if the complainant contacts the Press while the complaint is being investigated? Similarly, the Chair of Governors should contact the complainant to remind him/her of the confidential nature of the process and the potential prejudice to fair investigation that can result from media involvement.

What if the complainant contacts their MP? MPs are normally conversant with school complaint policies and will usually point the complainant in that direction. Where the MP contacts the school, they will be advised of the relevant process and, if the complainant wishes, of the outcome of the complaint at the end of the process.

What if the parent or school asks for the support of the Local Authority? The Local Authority has no formal role in responding to complaints. The Local Authority may be involved in a complaint only in the following ways:

- In assisting a complainant to articulate their views in writing, where such support is requested by the complainant, but the responsible officer will remain strictly neutral in carrying out that role.
- In providing procedural advice to head teachers, governors and complainants, as necessary, including attendance at Review Meetings when requested.
- In assisting the parties in a mediation role where <u>both</u> parties agree that this offers a possible way forward as an alternative to more formal procedures.
- In investigating a complaint on behalf of the Governing Body where there is a need for an independent investigator, either in response to a governor view that it is necessary in a particular case to demonstrate the impartiality of the process, or because the subject matter is sufficiently complex or technical to require a higher level of experience or expertise

What if the complainant refers the complaint to Ofsted?

Ofsted is unlikely to investigate individual cases, though will record the complaint for information for the lead inspector when the school is next inspected. If there is a safeguarding component to the complaint then Ofsted will refer the matter to the Local Authority where it will be processed by an Education Adviser and/or LADO, as appropriate. The Education Adviser will contact the relevant person in school dealing with the complaint to offer further advice.

How should records be kept through the complaints process? There are a number of aspects to this:

- It should be made clear to complainants that audio recordings are not permitted without the prior consent of everyone who would be present. Audio recordings change the character of a meeting and usually increase tension between the parties.
- The clerk should record any action points, and decisions, and the reasons for them, should be recorded in a brief and self-explanatory way and these records should be accessible to the complainant if requested. There is no reason why the complainant should not make notes during the meeting if s/he wishes.
 There should be an emphasis on confidentiality of record keeping. No one should share a complaint beyond those who have a role in handling it. In particular, any disciplinary action that might follow the investigation of a complaint is a matter of employment law for employees and of conduct for governors and volunteers. Such action will not be revealed to the complainant. Individuals have certain rights under the Data Protection Act to see their personal data, including records about therm.

What if the Chair of Governors considers the complaint to be vexatious?

These would be cases where the person concerned persists unreasonably with complaints, or who deliberately seeks to make life difficult for school leaders/governors rather than genuinely to resolve the complaint. The LA has guidance to support head teachers and governors contained within the **Schools' Persistent Complaints Policy**. This is a difficult area, particularly where harassment might be disguised as complaint, and it is recommended that the Chair discuss this with the LA's Education Adviser.

APPENDIX 4: Issues outside of the scope of the complaints policy

Issue	Who to contact	Legislation, policy/procedure (references are generic and may not match the title of the school's own documents)
Complaint about an admission to school	Local Authority	Admissions and Admissions Appeal Procedure For information, view the Local Authority website
Complaint about a Pupil Exclusion	Clerk to the Governing Body if the exclusion is over 5 days	Rights to make representations to the Governors' Discipline Committee about a fixed period exclusion vary according to the length of the exclusion. There is a right of appeal to governors if the pupil is permanently excluded with a further right of review by an Independent Panel.
Allegation that a child has been harmed	Headteacher or Chair if the complaint relates to the Headteacher Local Authority Designated Safeguarding Officer	DfE procedures – 'Keeping Children Safe in Education'
failure to maintain	Headteacher Nottingham City SEN Team <u>special.needs@nottinghamcity.gov.uk</u> Tel: 0115 876 4300 The Special Educational Needs Team Glenbrook Management Centre Wigman Road, Bilborough Nottingham NG8 4PD	Local Authority procedures, with appeals made to the Special Educational Needs and Disability Tribunal.

Staff capability (competence) Staff conduct	Headteacher, or Chair of Governors if the complaint relates to the Headteacher	Staff Capability Procedure Staff Disciplinary Procedure
Whistleblowing	Designated safeguarding school lead	School Whistleblowing Procedure

APPENDIX 5: Sample acknowledgement letter from head/chair of governors

ISSUED ON SCHOOL HEADED PAPER

[DATE/HEADER etc.]

I am writing to acknowledge receipt of your complaint dated [INSERT DATE] that was received on [INSERT DATE]. I will be investigating this complaint and will write to let you know the outcome. You should expect me to have issued my response to you by [INSERT DATE THAT IS 10 SCHOOL DAYS FROM DATE OF RECEIPT].

As a first step, I will be making contact to arrange a meeting with you to:

- check my understanding of what the complaint is about.
- check whether anything in the Complaint Form can be withdrawn.
- check whether anything might be added to what is written in the Complaint Form;
- check whether any evidence is available that was not referred to in the Complaint Form.
- establish what would be an acceptable outcome for you.
- discuss whether there is anything that might help resolve matters without recourse to the Complaints Procedure, for example, through mediation.

Wherever possible, I am committed to ensuring the timescales within the Governing Body's Complaints Procedure are adhered to. [For stages 2 and 3...] The person responsible for the administration of the complaint is......who is clerk to the governors. Her role is to ensure that the timescales are being followed and to update you on the progress of your complaint.

This is a confidential matter and I want to reassure you that I will not be discussing this with anyone other than you and those I need to see as part of the investigation. Please could I ask you likewise to keep this matter confidential, so the investigation is not prejudiced in any way (for example through the use of social media). If the complaint requires more time to consider than the standard 10 school days laid out in the policy, I will let you know, indicating when you can expect to hear from me.

Yours sincerely

[INSERT NAME]

Headteacher / Chair of Governors

Aya College Compliant Form

Section A – Your Details

Title – Mr/ Mrs/Ms/Other	
Surname	
Forename	
Home Tel No	
Mobile Tel No	
Email Address	
Address and Postcode	
How would you prefer us to contact you?	

Section **B**

Please give details of your complaint here...(please use a continuation sheet if necessary)

What would constitute a satisfactory resolution of your complaint?

Aya College Compliant Review Request Form

Section A – Your Details

Title – Mr/ Mrs/Ms/Other	
Surname	
Forename	
Home Tel No	
Mobile Tel No	
Email Address	
Address and Postcode	
How would you prefer us to contact you?	

Section B

Please give reasons why you consider the response to your complaint from the Chair of Governors should be reviewed.....

What would constitute a satisfactory outcome by way of resolution of your complaint?