

What to do if you are unhappy with the service you have received from the Tenancy Deposit Scheme

Effective from 1 September 2016



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The Tenancy Deposit Scheme (TDS) is committed to providing an excellent service.

However, as in any organisation, things can go wrong. Whether you are a tenant, landlord or agent, you may feel we have not handled matters as we should have done.

We would like to hear from you if you are not happy with our service or how we have dealt with a case.

Please tell us of any concerns about what we did. We take all concerns seriously and deal with them promptly, fairly and fully. We try to learn any lessons that will help improve our service.

We will respond to you helpfully and courteously, and we expect all parties to a dispute to deal with us in a similar way.

Our complaints policy is split into two sections:

Complaints about our service

If your complaint relates to our service (but **not** the outcome of a specific adjudication decision), please read **Section 1** of this guide.

Complaints about our decision in an adjudication

If your complaint relates to the outcome of an adjudication decision that you think was wrong, please read **Section 2** of this guide.

Section 1 **Complaining about our service**

We would like to hear from you if you have complaints about our service to you – for example if you feel that:

- you have faced unreasonable delay, unprofessional conduct or rudeness from our staff; or
- we have failed to keep you properly informed.

We will respond to complaints about our service **within 5 working days** of receiving them.

In the first instance

Does your question relate to the progress of a specific case before we have made an adjudication decision? If so, we will have sent you updates that show the name and contact details of the person responsible for progress. Please contact them first.

If your question does **not** relate to a specific case, please contact our Customer Contact Centre on 0300 037 1000. The Customer Contact Centre will help or escalate your question to a TDS member of staff, who will contact you directly.

If you are still unhappy

Please send us your complaint **within 28 calendar days** of the problem arising. Please do this by email or letter using the addresses on the front of this leaflet. Putting your complaint in writing will help us understand it better and respond fully.

You can ask someone to help you put your complaint in writing if you wish. If you cannot put your complaint in writing, please let us know why.

When contacting us, please:

- give us your name and contact details;
- tell us whether you are the agent, tenant, landlord, or are representing the tenant or landlord;
- quote the case reference number and the address and postcode of the tenancy property, if you have these details;
- if you do not have a case reference number, quote the reference number on your Tenancy Deposit Protection Certificate;
- let us know what aspect of the service you are complaining about;
- say how you would like us to put matters right.

We will acknowledge your complaint **within 1 working day** and will respond to your concerns **within 5 working days** of receiving it. If we cannot respond to all the issues you have raised within 5 working days, we will write to let you know why and when you can expect a reply.

What will happen if you agree with my complaint?

If we decide our service fell short of our normal standards, we will take action to put matters right.

Section 2 Complaining about an adjudication decision

We make our adjudication decisions after considering the evidence we receive in a careful and unbiased way. By referring the dispute to TDS you agree that our decisions are final and binding. We cannot reverse a decision made by an adjudicator because the disputed deposit will have already been paid to the parties and we have no legal authority for retrieval or redistribution.

However, we would still like to hear from you if you have a complaint about the outcome reached in an adjudication – for example, if you feel that the adjudicator:

- made an error in fact; or
- made an error in law; or
- did not arrive at a fair judgment properly based on the evidence available to TDS at the time.

We will respond to complaints about an adjudication decision **within 14 calendar days** of receiving them.

Can I appeal against the decision made in an adjudication?

You cannot appeal against the adjudication decision except by applying to a court. If you choose to apply to a court, we recommend you seek independent legal advice.

Please note there are strict time limits for going to court and the costs are likely to be high. The court may direct you to use our complaints procedure before it will consider your case.

What should I check before complaining about an adjudication decision?

Please visit our website and look at the **Documents and Forms** and **Case Studies** sections. These explain in detail how the adjudication process works and the principles we follow when making adjudication decisions. These may help you resolve your concerns more quickly and save you needing to contact us again.

How do I complain?

Please send us your complaint:

- **within 28 calendar days** from the date on our letter giving you the adjudication decision;
- by email or letter, using the addresses on the front. Putting your complaint in writing will help us understand it better and respond fully.

You can ask someone to help you put your complaint in writing if you wish. If you cannot put your complaint in writing, please let us know why.

When contacting us, please:

- give us your name and contact details;
- tell us whether you are the agent, tenant, landlord, or are representing the tenant or landlord;
- quote the case reference number and the address and postcode of the tenancy property, if you have these details;
- if you do not have a case reference number, quote the reference number on your Deposit Protection Certificate;
- let us know what aspect of the service you are complaining about;
- say how you would like us to put matters right.

What happens after I've sent you my complaint?

When we receive your complaint about an adjudication decision, we will review it and check there are matters we can investigate. We will write to you with our response **within 14 calendar days** of receiving your complaint.

What will happen if you agree with my complaint?

If we decide that we did not handle your case correctly, we will take action to put things right.

How do I know that your review of my complaint is fair and impartial?

We will ensure that the person responsible for replying to your complaint will have had no prior involvement, knowledge or handling of your dispute.

The TDS Board plays no part in our adjudication process. However, it does appoint an Independent Complaints Reviewer who will review a selection of the complaint responses on behalf of TDS. The Independent Complaints Reviewer can be a Member of the TDS Board but is not part of the TDS adjudication process or part of its operational management team.

Our Customer Service Standards

We are committed to dealing with complaints fairly and impartially, and to providing a high standard of customer service. We aim to put things right successfully for our customers where things have gone wrong as a result of our actions.

We will respond to all complaints in a courteous way. However, we will not respond to anyone who is aggressive or rude, or who threatens a member of our staff.

Our website gives full details of TDS Customer Service Standards, and our procedures for dealing with difficult or abusive customers.