

Complaints October 2024

LLOYD'S HONG KONG COMPLAINT

Handling Hong Kong Complaints at Lloyd's: Guidance for managing agents

This guidance will provide a practical process for the handling of complaints from complainants in Hong Kong on policies whose overall lead is a Lloyd's syndicate.

Where complaints arise, policyholders should expect to have their complaint dealt with in a prompt and reasonable way. At the same time, different countries have different local rules for the handling of complaints. Lloyd's revised arrangements for international complaints will allow for better oversight of the handling of complaints outside of the UK, consistent with the regulatory expectations of the Financial Conduct Authority (FCA), whilst allowing flexibility for managing agents in the way they handle complaints.

Managing agents should ensure that they comply with local regulations in Hong Kong as well as Lloyd's requirements for handling complaints. Any questions should be directed to Lloyd's Complaints team or Lloyd's representative in Hong Kong.

Note: This note is only intended to provide summary guidance. It is important that managing agents continue to refer to Crystal for territory specific complaints regulations.

For more information about complaints handling at Lloyd's please refer to: www.lloyds.com/complaintshandling.

General Requirements

- Managing agents reporting more than 100 complaints per year to Lloyd's for UK and
 international complaints are required to exchange all data, documentation and case
 communication via secure API automated data exchange messages (DEX). It will no longer be
 possible to share data or information via email.
- The API messages are only able to exchange data between Lloyd's and managing agents' system and therefore all requests for documentation and information will be made via the managing agent rather than direct to a coverholder or delegated claims administrator.
- All emails (except for notification spreadsheets) must only contain data relating to a single policyholder. Emails should only be used by managing agents not in scope for DEX.
- All email attachments must be password protected using the managing agent / coverholder standard password provided to Lloyd's Complaints team.

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- Lloyd's Complaints team are not to be copied in to emails between managing agents and their representatives. Any additional documentation supplied that is not required will be deleted.
- Complaints where the overall lead is a company underwriter are not considered to be complaints about the Society of Lloyd's and so should not be handled under Lloyd's complaints processes.
- All documents including original complaints, investigation ongoing letters and stage one
 responses are to be submitted in pdf format. Local language documents may be provided as
 Word documents, for managing agents both in scope and out of scope for DEX, these can be
 provided via email.

Expression of dissatisfaction by complainant to managing agent/representative

- Managing agents must have in place procedures that allow complaints to be made by any reasonable means, including orally.
- The definition of a complaint in Hong Kong is:

Any oral or written expression of dissatisfaction, whether justified or not, from, or on behalf of, a person about the provision of, or failure to provide, a financial service, which:

- (1) alleges that the complainant has suffered (or may suffer) financial loss, material distress or material inconvenience; and
- (2) relates to an activity of that respondent, or of any other respondent with whom that respondent has some connection in marketing or providing financial services or products, which comes under the jurisdiction of the Financial Ombudsman Service in the UK

Which complainants?

The applicable definition of 'eligible complainant' is contained in the FCA Handbook. It is important that managing agents refer to that definition but in summary, 'eligible complainants' are:

- A consumer
- A micro-enterprise which employs fewer than 10 persons and has a turnover or annual balance sheet that does not exceed €2 million
- A small business which is not a micro-enterprise and has and has an annual turnover of less than £6.5 million and employs fewer than 50 persons; or has a balance sheet total of less than £5 million
- A charity which has an annual income of less than £6.5 million at the time the complaint is made
- A trustee of a trust which has a net asset value of less than £5 million at the time the complaint is made
- A person acting for purposes which are outside that person's trade, business or profession
- A guarantor

Process to be followed for handling Hong Kong complaints

 Managing agents must have oversight of all complaints. Therefore coverholders, delegated claims administrators (DCAs) or other agents of the managing agent, whether they have delegated authority or not, must notify the managing agent of each complaint received.

- It is the responsibility of managing agents to handle all international complaints appropriately
 and ensure that they are compliant with relevant local rules. This includes any requirement to
 acknowledge complaints, provide information to the complainant and meet applicable time limits.
- Managing agents who are not in scope for DEX must, within two weeks of receipt of the
 complaint complete the Lloyd's International Complaint Notification template, providing details of
 all complaints received from eligible complainants during the preceding fortnight. This includes
 but is not limited to all complaints that are subject to the local regulatory complaints handling
 rules or where the complainant has a right of referral to the relevant EDR and can be submitted
 by the managing agent or their representative (which could be a coverholder or delegated claims
 administrator).
- Notification spreadsheets must be received by 16.45 GMT to be loaded on the day of receipt otherwise they will be loaded on the following working day.
- Complaints which have been brought to the attention of the managing agent by Lloyd's
 Complaints team must not be notified back to Lloyd's. Complaints must be notified to Lloyd's
 within 14 days of receipt and those not notified to Lloyd's with 21 days of receipt will incur an
 'additional administration charge'.
- There is no requirement for a nil return where no new complaints have been received.
- On policies or binding authorities where there is more than one syndicate participating, Lloyd's expects the lead syndicate to notify the complaint.
- The International Complaint Notification template should be downloaded from www.lloyds.com/complaintshandling, and completed by the lead managing agent and sent by email to Lloyd's Complaints team at complaints managing agents must must use the template provided by Lloyd's Complaints team and should not create their own templates. The subject line of the email should state 'Notification Spreadsheet' unless the spreadsheet is automatically created by a complaint management database. The email should only contain the spreadsheet and no other documentation.
- For complaints made by a party other than policyholder, the details on the notification spreadsheet must be the complainant details and the covering email should provide details of the policyholder. For managing agents in scope for DEX, the policyholder contact details should be added to the managing agent system and these details will provided to Lloyd's via API message 'Contacts'.
- Complaints where the risk address differs to the correspondence address or the complainant is being represented by another party, for managing agents in scope for DEX, these details should be recorded on the managing agents system so they can be provided to Lloyd's via API message 'Contacts'.
- For managing agents not in scope for DEX, the following table explains how to complete the International Complaint Notification template. Completion of all fields is mandatory, except where stated. Managing agents or their representative should ensure that they provide the information in a way that is compliant with the applicable data protection laws.

| Field | Comments | |
|----------------------------------|--|--|
| Submitting Company | This is the name of the managing agent or its representative, whichever of the two is completing the template. | |
| Coverholder | If the policy was underwritten by a coverholder, insert the coverholder name in this field. | |
| DCA | This is the name of the delegated claims administrator involved in the claim. This field is optional. | |
| Complainant Surname | This is the name of the complainant. Either the surname or company name must be completed. | |
| Complainant Company Name | This is the name of the complainant. Either the surname or company name must be completed. | |
| Complainant Address | Insert a correspondence address for the complainant. This field is optional. | |
| Complainant Town | Insert a correspondence town for the complainant. This field is optional. | |
| Complainant Zip / Postal Code | Insert the postal / zip code for the complainant. Completion of this field is required to facilitate identification of duplicate complaints. | |
| Complainant Country | Select from drop down list. | |
| Policy Number | Either policy number or claim number must be entered. | |
| Claim Number | Either policy number or claim number must be entered. | |
| Year of Account | Enter in the format YYYY. This field is optional. | |
| Complaint Process | This is the complaint process that is being followed. Select from drop down list. | |
| Policyholder Country | Select from drop down list. If the complainant and policyholder are the same person, please enter same option as in complainant country. | |
| Date Received | Insert the date the complaint was first received by the managing agent or its representative. For example, where the complaint was initially received by a coverholder who subsequently notifies the managing agent of the matter the date the complaint was first received by the coverholder will be the operative date. | |
| FCA Complaint code | Select from drop down list. | |
| Product | Select from drop down list. | |
| Placement | Select from drop down list. | |
| Syndicate Number | Lead syndicate on the coverage. * Select from drop down list. | |
| Claims Related | Select Yes or No from drop down list. | |
| Lloyd's UK Root Cause | Select from drop down list. This field is optional. | |
| Managing Agent Name | Managing agent for the lead syndicate. Select from drop down list. | |

| Managing Agent | Enter reference from managing agent system. | This field is optional. |
|----------------|---|-------------------------|
| Reference | | |

*If written on a multi lead basis, please leave blank and set out in an email the lead managing agent/syndicate for each contract and the percentage share of the risk.

- The spreadsheet should be named 'NotificationInternational' and saved as an xls document, no additional columns should be added to the spreadsheet.
- No verification checks will be performed on the spreadsheet prior to upload and it will be loaded as received. If the spreadsheet fails to load successfully, the spreadsheet will be returned to the managing agent, or their representative, with details of the records that have failed. These incorrect records should be resubmitted on the next spreadsheet. NB The complaint will not be classed as logged for performance oversight purposes until the corrected spreadsheet is received and the complaint is successfully uploaded.
- The notification of complaints for managing agents in scope for DEX will be automatically provided to Lloyd's via the API message 'Notification' when loaded on to the managing agent system. Whilst it is not a requirement, it would be beneficial if a copy of the original complaint, in pdf format, is saved to the managing agent system at the same time so that this is provided by the API message 'Attachments' prior to the resolution of the case. If written on a multi lead basis, please provide details of each managing agent/syndicate and their percentage share via API message 'Case Communication'.
- Complaints will be entered onto the complaints monitoring database by Lloyd's Complaints team to enable effective monitoring and reporting to the relevant regulators.
- Managing agents must also keep their own record of each complaint received and the measures taken for their resolution.
- Lloyd's reserves the right to review and take over coordinating the response to individual complaints where, in the view of Lloyd's, this is appropriate in all the circumstances, including to meet local regulatory expectations of Lloyd's.

Acknowledgement of complaints

- All complaints are to be acknowledged promptly and in writing. Lloyd's expectation is that
 acknowledgements are sent within 5 business days where possible. There is no requirement to
 provide a copy of the acknowledgement letter to Lloyd's.
- Complaints received in the first instance by Lloyd's will be recorded and acknowledged by Lloyd's. Once the relevant managing agent is identified the complaint will be forwarded to the individual nominated by the relevant managing agent for a stage one review.

Response to complainant

 In all cases a stage one written response must be sent to the complainant within 14 calendar days of the complaint being received.

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- All stage one responses must outline the right of the complainant to request a stage two review (with details of how this can be done) and set out the availability of the relevant EDR, whether Insurance Complaints Bureau (ICB) in Hong Kong or the UK Financial Ombudsman Service (FOS). The response should not be referred to as a Final Response.
- The letter should set out details of any redress or remedial action being offered. This includes:
 - Payments to put the complainant back into the position the complainant should have been in had the act or omission complained about not occurred, including any claim payments.
 - o Amounts paid for distress and inconvenience.
 - Goodwill payments and goodwill gestures.
 - o Interest on delayed settlements.
 - Waiver of an excess.
- For managing agents not in scope for DEX, a copy of the stage one response together with a
 copy of the original complaint must be emailed to <u>complaints-notification@lloyds.com</u> within two
 business days after the response is sent to the complainant. The subject line of the covering
 email should state 'Stage One Response policyholder name'. The body of the email should
 confirm:
 - policy / claim number used to notify the complaint to Lloyd's
 - stage one decision (justified or not justified)
 - if justified, the grounds for justification and action taken, using Lloyd's standard options
 - redress payable
 - root cause of complaint (if not provided on notification spreadsheet)
 - o Cancellation / refund
 - Claim coverage / terms and conditions
 - o Claim customer service
 - o Claim delay
 - o Claim quantum
 - Claim standard / duration / delay of repair
 - Customer Service non-claims related
 - Other (we would expect this option to be rarely used)
 - Product suitability
 - Underwriting / Premium Issues
 - coverholder (if not provided on notification spreadsheet)

For complaints received via the telephone, a copy of the call or a transcript must be provided.

For managing agents in scope for DEX, the API message 'Stage One' will be automatically
provided to Lloyd's when the case is resolved on the managing agent's system. A copy of the
original complaint, if not already provided, and stage one response, both in pdf format, must be

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sent via the API message 'Attachments' with the stage one message. If these are not provided on the same day, the stage one message will be rejected and this will then need to be corrected and resubmitted by the managing agent. The case will not be classed as closed until all messages are successfully received and so chase messages may be created and associated charges may be levied if corrected messages are not provided prior to the response deadline.

- Failure to comply with the following requirements will incur an additional administration charge:
 - correctly report the complaint received date or other mandatory information
 - provide all documentation in the format required by the Complaints Documentation
 Policy Statement
 - o provide a copy of the original complaint and stage one response within required deadline
 - provide details of the coverholder / root cause
 - o provide correct and complete EDR referral rights

Request by complainant for a Stage Two review by Lloyd's

- If the policyholder remains dissatisfied with the stage one response, or no stage one response
 has been sent by the managing agent within 14 calendar days of receipt of the complaint, the
 policyholder can choose to wait for the stage one response or request that Lloyd's Complaints
 team undertake a stage two review.
- At the inception of a stage two review, for managing agents not in scope for DEX, Lloyd's will request a full copy of the managing agent's file, policy wording and schedule and confirmation of either the claim reserve or that the complaint is not claims related. Files should be emailed to complaints-notification@lloyds.com and must include all documentation, including reports and call recordings pertinent to the case along with case notes. These documents are to be provided within 3 working days, in chronological order, with a single pdf document for the managing agent's file and a separate pdf for the policy wording and schedule. There should be no duplicated documentation or emails. Files too large to send in one email should be uploaded to secure store.
- For managing agents in scope for DEX, Lloyd's will request the documentation and claim reserve
 or confirmation that the complaint is not claims related via the API message 'Stage Two
 Escalation and File Request'.
- The data is submitted via API message 'Case File to Lloyd's'. The managing agent's file, policy wording and schedule are sent back to Lloyd's via the API message 'Attachments'. These documents are to be provided within 3 working days, in chronological order, with a single pdf document for the managing agent's file and a separate pdf for the policy wording and schedule. There should be no duplicated documentation or emails. Documents under 3mb are to be attached to the message, documents over this size are to be uploaded to secure store and a link to the file should be provided in this message.
- Should the file contain any legal advice on which you have legal privilege, you understand that you transfer this to us at your own risk. Please confirm on the covering email containing the file, or via API message 'Communication' that:

- a. The documents are confidential, privileged and the benefit of the privilege belongs to *insert managing agent name*.
- b. The provision of the documents is only for the purposes of complying with the Lloyd's complaints handling process and does not amount to any waiver of privilege.

If in scope for DEX, please add a business risk of "legal privilege" and send this to us via the API message 'Fields Update'.

- Failure to provide the documentation within this timeframe will attract either an 'Additional
 Administration Fee' or 'Automated Chase for Document / Information Fee' and failure to provide
 the documentation in the required format will attract an 'Additional Administration Fee' charge
 per hour, or part thereof, taken to prepare the file.
- Lloyd's will issue a letter to the complainant informing them of the contact details of the complaint associate allocated to their case.
- These papers, together with documentation provided by the complainant, will be reviewed by Lloyd's Complaints team with further information being requested as necessary as part of Lloyd's investigation and assessment of the complaint. This review will consider guidelines from FOS as well as rulings on previous, similar cases.
- For managing agents out of scope for DEX, each Monday a report will be emailed to each
 managing agent providing details of all open cases that are being reviewed at stage two
 together with the contact details for the complaint associate. Emails relating to these cases are
 to be sent to the relevant complaint associate direct and not to the complaints or notification
 mailboxes. Emails incorrectly sent to these email addresses may cause delays.
- Case communication for managing agents out of scope for DEX, will be via email and the subject line of email should include Lloyd's complaints reference and the policyholder's name.
- All case communication for managing agents in scope for DEX, must be via the API message, 'Case Communication'.
- Requests for additional information / agreement to proposed resolution are to be responded to
 within the deadline provided by the complaint associate. The deadline provided will be
 dependent upon the regulatory deadline of the complaint.
- Lloyd's Complaint team decisions may be made binding on managing agents under the Mandate of Complaint Decisions Policy, details of which are provided to managing agents separately. Managing agents may appeal such decisions by appealing to the contact details provided on the Complaints Mandate proforma within 2 business days. Managing agents are required to appoint a nominated person(s) to make the appeal on their behalf. This person must be a senior person within the managing agent who is not directly involved with the management or oversight of either the claim or complaint process.

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- On completion of its review, Lloyd's Complaints team will issue a written final response to the complainant, together with the reasons. The letter will inform the complainant that they may refer the matter to either Insurance Complaints Bureau (ICB) in Hong Kong or the UK Financial Ombudsman Service (FOS).
- In most cases Lloyd's Complaints team will complete its investigation and send the final
 response within 56 days of the complaint being received. Where Lloyd's Complaints team cannot
 provide a final response within that time, Lloyd's Complaints team will send a letter to the
 complainant explaining why it is not able to provide a final response and when it expects to be
 able to do so.
- Managing agents out of scope for DEX, will be provided with a copy of the Final Response letter
 by Lloyd's Complaints team via email. Managing agents in scope for DEX, will be provided with
 this via the API message 'Final Response'.
- Managing agents are asked to confirm that they have carried out the action required by Lloyd's Complaints team final response within 14 days of request or an EDR decision within 28 days of request. If it necessary for Lloyd's to chase for this confirmation, an additional administration charge will be levied.

Referral to ICB or UK FOS

- Subject to local applicable eligibility criteria, complainants may refer their complaints to ICB or the UK FOS.
- If the complainant elects to use ICB the managing agent must inform Lloyd's Complaints team as soon as they are aware.
- When the process is concluded a copy of the outcome must be provided to Lloyd's Complaints team, which will also require information as to whether the decision is accepted or rejected if referred to the ICB.
- Complainants may refer instead to UK FOS who will review their complaint. Lloyd's Complaints team will act as the communication channel between the UK FOS and the managing agent.
- Details of UK FOS decisions will be sent to Lloyd's Complaints team who will share them with the
 managing agent either via email or the API message 'EDR'. The team will then work with the
 managing agents should they wish to challenge the adjudicator's decision and request an
 ombudsman's review.

Assessment of Managing Agent Compliance with the Code

 Sample checking of stage one responses for managing agents in scope for DEX will be conducted on a regular basis and this will feed into Lloyd's Complaints team quarterly review managing agents' performance against Lloyd's Complaint Performance Metrics, KPIs and other measures.

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 Managing agents failing to meet the required standards will be required to explain the measures being taken to address any failings. Failure to improve performance may result in remedial or enforcement action.

FCA complaints return

- Every six months, Lloyd's is required to submit a return to the FCA, detailing the number of complaints received, how quickly they were resolved, how many were upheld in the period and the amount of redress paid. This contains details of both UK and non-UK complaints.
- Managing agents are required to provide details of the number of policies in place for eligible complainants, broken down into specific product categorisations and territory. Managing agents must ensure that the product categorisation used to report complaints aligns with the product categorisations used for the eligible complainant return. A reconciliation of this data must be undertaken prior to submitting the eligible complainant return to ensure that there are no discrepancies between the two data sets.
- As required by the FCA, Lloyd's publishes these figures on its website at: www.lloyds.com/complaints.

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