Procedures for investigating breaches of content standards for television and radio
Procedures for investigating breaches of content standards for television and radio

Introduction

1.1 This document outlines Ofcom’s Procedures for the handling and resolution of complaints (or for the conduct of its own investigations) about broadcasters’ compliance with the content standards set out under section 319 of the Communications Act 2003 (“the 2003 Act”). These Procedures are effective from 3 April 2017.

1.2 These Procedures do not apply to BBC UK Public Broadcasting Services and BBC UK Public On Demand Programme Services. Separate procedures apply to these services: https://www.ofcom.org.uk/__data/assets/pdf_file/0030/99417/procedures-bbc.pdf. These procedures do apply to BBC commercial broadcasting companies licensed by Ofcom.

1.3 Separate procedures apply to the consideration of Fairness and/or Privacy complaints under Part 5 of the Broadcasting Act 1996.

1.4 If Ofcom considers that it is necessary to depart from these Procedures in any material respect in a particular case for reasons of fairness and/or in order for Ofcom properly to consider a complaint or carry out an investigation, it shall write to the broadcaster concerned (and any other relevant parties) in advance setting out the nature/extent of its departure, and its reasons for doing so.

Statutory framework

1.5 Ofcom’s duties in relation to broadcasting include securing the application, in the case of all television and radio services, of standards that provide adequate protection to members of the public from the inclusion of offensive and harmful material in such services: section 3(2)(e) of the 2003 Act.

1.6 In securing the application of those standards, Ofcom must have regard to the need to do so in the manner that best guarantees an appropriate level of freedom of expression: section 3(4)(g) of the 2003 Act.

1.7 Ofcom has a further duty under section 319 of the 2003 Act to set such standards for the content of programmes to be included in television and radio services as appear
to Ofcom best calculated to secure certain “standards objectives”. Those standards objectives are set out under section 319(2), and Ofcom is required to establish codes containing these standards. For the purposes of that duty, Ofcom applies the provisions of the Ofcom Broadcasting Code (which includes the Cross-Promotion Code) (“the Broadcasting Code”) and the Codes referred to in the following paragraph. Section 325 of the 2003 Act requires Ofcom to establish procedures for the handling and resolution of complaints about the observance of standards set under section 319 and broadcasters are required by the terms of their licences to observe those standards in the provision of their services.  

1.8 Complaints and investigations about issues raised concerning standards covered by the following Ofcom Codes will be governed by these Procedures: the Broadcasting Code (other than about Fairness and Privacy, or complaints relating to BBC UK Public Services); the Cross-promotion Code, the Code on the Scheduling of Television Advertising (COSTA) and, where appropriate, the UK Code of Broadcast Advertising (the BCAP Code).  

1.9 Ofcom may launch investigations on its own initiative as well as investigate complaints. The Procedures in a complaint-led investigation and an Ofcom-initiated investigation are the same.

Procedures

Making a complaint

1.10 Complaints under these Procedures can be made to Ofcom by any person or body who considers that a broadcaster has failed to comply with the standards under section 319 of the 2003 Act as reflected in the provisions of the Broadcasting Code at http://stakeholders.ofcom.org.uk/broadcasting/broadcast-codes/broadcast-code/ and/or the other Codes referred to in paragraph 1.7 above. Relevant sections of the Broadcasting Code are as follows:

- Protecting the Under-Eighteens (Section One);
- Harm and Offence (Section Two)
- Crime, Disorder, Hatred and Abuse (Section Three)
- Religion (Section Four)

Ofcom is responsible for the regulation of certain advertising requirements, such as political advertising, Participation TV, complaints about Fairness and Privacy in advertisements, and complaints or cases concerning the Code on the Scheduling of Television Advertising (“COSTA”) (see paragraph 1.7) which are investigated by Ofcom under these Procedures or Ofcom’s Procedures for the consideration and adjudication of Fairness and Privacy complaints.

7 http://stakeholders.ofcom.org.uk/broadcasting/broadcast-codes/broadcast-code/ - with the exception of Sections Seven (“Fairness”) and Eight (“Privacy”) which Ofcom applies in relation to Fairness and/or Privacy complaints under separate procedures: see paragraph 1.3 above.

8 Section 325(1) of the 2003 Act requires broadcasters themselves (in addition to Ofcom) to establish their own procedures for the handling and resolution of complaints.

9 As noted above, complaints about advertising and teleshopping are in general investigated by the Advertising Standards Authority (“the ASA”). However, Ofcom is responsible for the regulation of certain advertising requirements, such as political advertising, Participation TV, complaints about Fairness and Privacy in advertisements, and complaints or cases concerning COSTA, which are investigated by Ofcom under these Procedures or Ofcom’s Procedures for the consideration and adjudication of Fairness and Privacy complaints.
Due Impartiality and Due Accuracy and Undue Prominence of Views and Opinions (Section Five)

Elections and Referendums (Section Six)

Commercial References in Television Programming (Section Nine)

Commercial Communications in Radio Programming (Section Ten)

1.11 Fairness and/or Privacy complaints under Sections Seven ("Fairness") and Eight ("Privacy") of the Broadcasting Code must be made under Ofcom's "Procedures for the consideration and adjudication of Fairness and Privacy complaints": go to http://stakeholders.ofcom.org.uk/broadcasting/guidance/complaints-sanctions/fairness/

1.12 In the interests of timely resolution, Ofcom considers that complainants should follow the broadcaster's own complaints procedure before making a complaint to Ofcom. The contact details of all broadcasters can be found on Ofcom's website at http://licensing.ofcom.org.uk/tv-broadcast-licences/current-licensees/ and http://licensing.ofcom.org.uk/radio-broadcast-licensing/. If a complainant is not satisfied with the broadcaster's response to their complaint, the complaint can then be submitted to Ofcom.\(^\text{10}\) Complaints can also be made directly to Ofcom in the first instance: see paragraphs 1.17 to 1.20 below for details about the time limits on complaints.

**Form of complaint and information to be provided**

1.13 Ofcom requests that complaints are submitted on its complaint form. To access a complaint form, go to Ofcom's website at https://www.ofcom.org.uk/tv-radio-and-on-demand/how-to-report-a-complaint. Alternatively, for any complaint you can contact us at: Ofcom, Riverside House, 2a Southwark Bridge Road, London SE1 9HA, or telephone 0300 123 3333 or 020 7981 3040. If you have a text phone you can call 020 7981 3043 – please note that this number only works with special equipment used by people who are deaf or hard of hearing. A Video Relay Service to contact Ofcom in British Sign Language is available on Ofcom’s website.

1.14 All complaints should include sufficient detail about the matter complained of. Specifically, complaints should include

- the name / title of the programme complained about;
- the date and time of the programme;
- the channel on which it was broadcast;

---

\(^{10}\) In cases where a complaint is made under a broadcaster's own complaints procedures, Ofcom will expect the broadcaster to retain the relevant recordings, and any related material, for the periods of days that are required by statute but running from the date on which the broadcaster may reasonably expect the complainant to have received the broadcaster's final determination. The statutory requirements, derived from section 117 of the 1996 Act, and section 334 of the 2003 Act, are as follows. Recordings of radio programmes must be kept by broadcasters for 42 days after the broadcast. Recordings of television programmes must be kept for 60 days, except in the case of ITV1, Channel 4, Channel 5 and S4C in which case recordings must be kept for 90 days.
• the nature of the complaint and (where possible) the particular parts of the
programme complained about;

• the complainant’s full contact details (including e-mail address where
appropriate)\(^\text{11}\); and

• whether (and, if so, when) the complainant has submitted a complaint to the
relevant broadcaster.

1.15 The inclusion of these details (or as many of them as possible) is very important. A
failure to provide them may mean that Ofcom is not able to investigate the complaint.

1.16 Unless a complainant asks Ofcom not to do so, Ofcom may disclose the
complainant’s identity to the broadcaster that is the subject of the complaint as well
as sharing a non-confidential version of the complaint submission with it for
comment. Ofcom will consider requests from complainants to remain anonymous.\(^\text{12}\)

**Time limits on making a complaint**

1.17 Complainants should submit their complaint to Ofcom within 20 working days of the
broadcast of the relevant programme or of the occurrence of the matter complained
of. Ordinarily, Ofcom will not accept a complaint which is made after this deadline.

1.18 Where a complaint is submitted later than 20 working days after broadcast,
complainants should explain why the complaint was not submitted earlier. Ofcom will
then consider all relevant factors (including the complainant’s explanation for the
delay in submitting the complaint and the limited time periods during which
broadcasters are required to keep recordings)\(^\text{13}\) in deciding whether or not Ofcom
should investigate the complaint despite the delay in its submission.

1.19 Where a complainant has previously complained directly to the broadcaster, the
complainant should wait to see if he/she is satisfied with the broadcaster’s response
(in accordance with the broadcaster’s own complaints procedures) before referring it
to Ofcom.\(^\text{14}\) If not, the complainant should refer his/her complaint to Ofcom (with the
broadcaster’s response) as soon as possible, and in any event within 20 working
days of the final response or determination by the relevant broadcaster under its

---

\(^{11}\) Please see Ofcom’s General Privacy Statement (available on our website at:
https://www.ofcom.org.uk/about-ofcom/foi-dp/general-privacy-statement) for information about how
Ofcom handles your personal information and your corresponding rights.

\(^{12}\) This does not apply to whistleblowers. Ofcom is a “prescribed person” under Part IVA of the
Employment Rights Act 1996 (as inserted by the Public Interest Disclosure Act 1998) to which
“qualifying disclosures” can be made about certain matters, including broadcasting and the provision
of television and radio services. Ofcom has published guidance (available on our website at:
https://www.ofcom.org.uk/about-ofcom/policies-and-guidelines) on how individuals working in the
communications sector may contact us if they have concerns about possible wrongdoing at their own
organisation (or their former organisation) and where they have been unable to raise or resolve those
concerns internally.

\(^{13}\) Recordings of radio programmes must be kept by broadcasters for 42 days after the broadcast.
Recordings of television programmes must be kept for 60 days except in the case of ITV1, Channel 4,
Channel 5 and S4C in which case recordings must be kept for 90 days. (But, see footnote 10 above)

\(^{14}\) Broadcasters should be aware that they are required to ensure that Ofcom’s functions in relation to
content standards complaints are brought to the attention of the public. (These include functions
which enable complainants to ask Ofcom to consider complaints where they are dissatisfied with the
broadcaster’s consideration of the complaint. Ofcom considers that, amongst other things,
broadcasters should make clear to complainants the time limits that apply for pursuing complaints
with Ofcom).
procedures. If the complainant has not received a response to, or a determination of, his/her complaint from the broadcaster, the complainant should submit it to Ofcom within 20 working days of the time by which he/she could reasonably have expected a response or determination by the broadcaster under its procedures.

1.20 Where a complainant submits a complaint simultaneously to the broadcaster and to Ofcom, Ofcom will not normally proceed to consider the complaint until the broadcaster has first had an opportunity to resolve the complaint itself under its procedures. In such a case, the complainant should inform Ofcom when he/she has received the broadcaster’s response or determination, and confirm whether he/she wishes to proceed with his/her complaint. (Time will start to run from the date of the broadcaster’s response/determination as set out in paragraph 1.19 above).

**Ofcom’s initial assessment of a complaint**

1.21 All complaints are important to Ofcom as they help us to understand whether a broadcaster may be failing to comply with the applicable provisions of the Broadcasting Code (or other Code to which these Procedures apply) in a particular case. Ofcom will log and acknowledge every complaint that it receives. However, it will not normally correspond any further with individual complainants. Ofcom will itself carry out a process of initial assessment and investigation in accordance with paragraphs 1.22 to 1.28 below.

1.22 Ofcom will first consider whether, on its face, a complaint raises potentially substantive issues under the Broadcasting Code (or other Code to which these Procedures apply) which warrant investigation by Ofcom. It will do so by reference to the gravity and/or extent of the matter complained of, including, for example, whether it involves ongoing harm, harm to minors and/or financial harm.

1.23 If Ofcom considers that it should assess the matter further, it may ask the broadcaster for a copy of the relevant programme at this stage, which must be provided within five working days.\(^{15}\) We may also request any other background material or evidence we consider may be relevant to Ofcom’s initial assessment of the complaint, however we will not normally request written representations from the broadcaster at this stage.

1.24 Based on an initial assessment of the complaint and a review of the relevant broadcast, Ofcom will consider whether there may have been a breach of particular provisions of the Broadcasting Code (or other Code to which these Procedures apply) which Ofcom considers requires a response from the broadcaster. If not, Ofcom will decide not to investigate further and will publish its decision in its Broadcast and On-demand Bulletin, which is published fortnightly on its website: [http://stakeholders.ofcom.org.uk/enforcement/broadcast-bulletins/](http://stakeholders.ofcom.org.uk/enforcement/broadcast-bulletins/)

1.25 Ofcom aims to complete an initial assessment of all complaints within 15 working days.

**Investigating possible breaches**

1.26 Other than in cases falling within paragraph 1.27 below, where Ofcom considers that a broadcaster may have failed to comply with particular provisions of the

---

\(^{15}\) It is a condition of all broadcast licences that a licensee must make and then retain a recording of all its programmes for a fixed period of days from broadcast, and at Ofcom’s request must produce recordings “forthwith”.

6
Broadcasting Code (or other Code to which these Procedures apply), Ofcom will write to the relevant broadcaster. Ofcom will summarise the material parts of the complaint, set out the particular provisions of the Broadcasting (or other) Code which it considers are relevant and applicable to the instant complaint, and invite the broadcaster to make representations in response (and to provide any relevant material/evidence in support of its representations) within 10 working days. Ofcom will publish details of programmes under investigation on its website at http://stakeholders.ofcom.org.uk/enforcement/audience-complaints/.

1.27 There may be specific cases where the matter(s) in issue, on the facts, mean that Ofcom does not consider it necessary to seek representations from the broadcaster at this stage. This will normally be where the question of whether there is a breach of a relevant Code is a matter of objective fact (for example, relating to the number or length of advertisements). In these cases, Ofcom will not usually seek the broadcaster’s representations at this stage (as in paragraph 1.26 above). Instead, Ofcom will write to the broadcaster with its Preliminary View on the substance of the complaint, as set out in paragraph 1.30 below. (There may also be other specific cases where the matter(s) in issue, on the facts, mean this approach is appropriate).

1.28 Ofcom aims to complete those cases that it takes forward for investigation within 50 working days.

**Representations from third parties**

Ofcom recognises that there may be persons/bodies who may be directly affected by the outcome of Ofcom’s investigation and determination of a complaint and who may have interests independent of the relevant broadcaster of that programme (e.g. presenters, producers and/or independent programme-makers). Wherever possible, broadcasters should seek to take account of and include the representations of such persons/bodies in their submissions in response to a complaint and confirm to Ofcom that they have done so.

However, such persons/bodies may make representations on their own behalf direct to Ofcom in respect of a complaint which Ofcom proceeds to investigate. In such a case, persons/bodies should seek to make representations to Ofcom as early in an investigation of a complaint as possible, setting out if/to what extent their representations differ from those of the broadcaster. Ofcom will as appropriate take those representations into account and include those persons/bodies in its decision-making process under these Procedures.

Details of Ofcom’s live investigations are available in its Broadcasting and On Demand Bulletin at http://stakeholders.ofcom.org.uk/enforcement/broadcast-bulletins/.

**Preparation of Ofcom’s Preliminary View**

1.29 Ofcom will prepare its Preliminary View having taken account of the broadcaster’s written representations, where provided. This Preliminary View is only provisional and may be subject to change in the light of subsequent representations/material provided by the broadcaster\(^\text{16}\): see paragraphs 1.32 and 1.33, below.

\(^{16}\) including any relevant third party (see “Representations from third parties” text box below).
1.30 All draft Preliminary Views will be provided to a panel of Ofcom’s Content Board members\(^{17}\) for their advisory opinion. The decision on Ofcom’s Preliminary View will be taken by a senior member of Ofcom’s Executive with appropriate Board-delegated authority. Typically, this would be the person who is responsible for overseeing the investigation. The Preliminary View will contain:

- a summary of the complaint;
- a summary of the material parts of the programme/broadcast to which the complaint relates;
- the particular provisions of the Broadcasting Code (or other Code to which these Procedures apply) which Ofcom considers are relevant and applicable to the complaint; and
- Ofcom’s preliminary assessment of whether any breaches of those provisions have occurred and the reasons for that assessment.

1.31 If in any case where Ofcom considers that it is necessary to obtain further information to ensure that it can fairly and properly prepare its Preliminary View, Ofcom may seek such information before preparing that view.

1.32 When Ofcom has prepared its Preliminary View, Ofcom will provide it to the broadcaster (and any relevant third party) and request written representations within 10 working days.

1.33 Ofcom considers that it will normally be able to reach a decision fairly and properly following written representations and without oral representations from the broadcaster. However, a broadcaster may, in any particular case, make a written request to make its representations orally to Ofcom in addition to any written representations. Ofcom will agree to such a request if Ofcom considers that an oral hearing is appropriate in view of the nature of the breach under consideration and the complexity of the issues raised\(^{18}\).

**The final Decision**

1.34 Once Ofcom has received and considered the broadcaster’s representations (and/or any representations from a relevant third party) on its Preliminary View, it will reach its final decision.

1.35 All draft decisions will be provided to a panel of Ofcom’s Content Board members (who have not been involved in the investigation) for their advisory opinion before a final decision is taken. The final decision will be taken by a senior member of Ofcom’s executive with appropriate Board-delegated authority, who will not have been involved in the investigation and/or the preparation of the Preliminary View.

\(^{17}\) The Content Board is a committee of the main Ofcom Board established by the Communications Act 2003. It includes members with extensive broadcasting experience. See [https://www.ofcom.org.uk/about-ofcom/how-ofcom-is-run/content-board](https://www.ofcom.org.uk/about-ofcom/how-ofcom-is-run/content-board)

\(^{18}\) The final decision maker would chair any oral hearing
Publication of Decision

1.36 Before publishing the Decision, Ofcom will provide the broadcaster, for information only with an embargoed copy of the Decision one working day before publication.

1.37 The Decision will be published in Ofcom’s Broadcast and On-demand Bulletin on its website at http://stakeholders.ofcom.org.uk/enforcement/broadcast-bulletins/

Non Disclosure

1.38 It is an essential part of the integrity of Ofcom’s processes and its ability to regulate fairly that all parties concerned abide by Ofcom’s published rules and procedures, including those relating to non disclosure below.

Non Disclosure

Parties to a complaint (complainants, broadcasters, Ofcom and any directly affected third parties) may, unless otherwise indicated, make public the fact that a complaint has been made or that Ofcom is investigating a case. They may also use any information which is already in the public domain.

However, parties should not disclose any correspondence, documents or other material concerning the complaint during the course of the investigation. Failure to follow these requirements may result in Ofcom ceasing to consider the party’s representations.

This does not limit what Ofcom can publish in its decision at the end of the investigation.

Time limits

1.39 Complainants and broadcasters should keep to the time limits specified in these Procedures. However, Ofcom may consider it appropriate (in the interests of fairness and/or properly to carry out an investigation) to amend or adapt the time limits set out in the Procedures in a particular case. Any complainant or broadcaster seeking an extension to a time limit should explain in writing to Ofcom why it believes it is appropriate.

Sanctions

1.40 Where Ofcom decides there has been a breach (or breaches) of the standards in section 319 of the 2003 Act (as reflected in the relevant provisions in the Broadcasting Code or other relevant Code), Ofcom may consider that it justifies consideration of a statutory sanction against the broadcaster. If so, Ofcom will make that clear in its Decision (under paragraphs 1.34 and 1.35 above) and the

---

19 Ofcom is obliged to meet various statutory obligations relating to the disclosure of information (for example, under the Freedom of Information Act 2000 and the Environmental Information Regulations 2004). Information provided to Ofcom as part of a complaint may need to be disclosed by Ofcom in order to meet such obligations.

20 Ofcom may (in investigating and publishing its decision) withhold material it believes to be confidential, market sensitive or legally privileged or that it is under some other legal obligation to protect from disclosure. In such cases, the broadcaster will be notified that relevant material has been withheld and the reasons why.
“Procedures for the consideration of statutory sanctions in breaches of broadcast licences” will apply. These are available on Ofcom’s website at [insert link].

Directions

1.41 Ofcom has the power under the Broadcasting Acts to issue a direction pursuant to a broadcaster’s licence.

1.42 Ofcom may issue such a direction in any case it considers appropriate. This may include, for example, cases in which, in Ofcom’s view:

- the broadcaster has committed a serious breach of a relevant Code, but in which Ofcom does not think that the breach justifies consideration of a sanction against the broadcaster under Ofcom’s Sanctions Procedures referred to in paragraph 1.38 above;
- a broadcaster has failed to comply in a timely manner with any relevant requirement; and/or
- there are other reasons which make the taking of a specific step by a broadcaster appropriate.

A Notice of Direction will normally be published in Ofcom’s Broadcast and On-demand Bulletin.

1.43 Failure by a broadcaster to comply with a direction issued by Ofcom pursuant to its licence can lead to the consideration of statutory sanctions against the broadcaster (for example, the imposition of a financial penalty, or the revocation of a licence). In such cases, the Sanctions Procedure referred to in the previous paragraph would apply.

---

21 The ASA may, under the terms of its Memorandum of Understanding with Ofcom, request Ofcom to consider a statutory sanction in an advertising case. In such cases, the ASA will normally have published a breach of its code.

22 See, for example, sections 4(2) and 87(2) of the Broadcasting Act 1990.