

Dispute Resolution Ombudsman has jurisdiction to investigate unresolved disputes between consumers and businesses that are registered with a TrustMark Scheme Provider.

What are the benefits of our service?

- We are independent from both parties and will investigate your complaint fairly
- It's free for consumers to use
- We'll provide clear outcomes, that the business is legally bound to comply with
- It's quick and simple, meaning you avoid a potential lengthy and costly court process

When can we help?

It is important that you first give the business and Scheme Provider an opportunity to fully investigate and respond to your complaint.

The Ombudsman will accept your complaint if:

- You have been provided with a final response from the business or,
- It has been 12 weeks since your first complaint and you are not satisfied with the response you have had to date (you may be asked to evidence this)

What type of complaints can we help with?

The Ombudsman can look into a complaint about:

- The work you have had carried out by a business/tradesperson
- An installation of goods or the workmanship
- The service you have received
- Contractual disputes

What complaints can't we help with?

The Ombudsman cannot help if:

- Your complaint is with a business that is not currently registered with TrustMark
- Your complaint is against a business/tradesperson who has entered administration, liquidation or who has ceased trading
- Your complaint is not made as a private individual
- Your complaint is being, or has been, dealt with by a Court or another tribunal/Ombudsman scheme, or have previously accepted a resolution via a Scheme Provider's ADR service in full and final settlement or previously entered a binding ADR process, such as arbitration
- You refer your complaint to the Ombudsman more than 12 months after you receive the businesses final response letter

What is the process?

To investigate your dispute, we will:

- Ask you to complete an application providing your version of events (you may be required to provide evidence to support your case)
- We will ask the business to respond (again, asking them to provide their evidence)
- An Ombudsman will assess the documents, and; begin a process of conciliation between you and the business
- Where an agreement cannot be reached or where the Ombudsman has been unable to make a decision based upon the evidence provided, a case may proceed to adjudication

How will we make a decision and what are the possible outcomes?

Each case is decided upon the evidence available, considering the relevant legal position and what appears to be fair and reasonable in the circumstances.

Whilst the business is bound by our decision, you as the consumer are not and remain free to pursue your dispute elsewhere should you disagree with the outcome.

As an Ombudsman we have more flexibility than the courts to identify remedies to resolve a dispute.

These remedies include:

- Full or partial refunds
- Replacement products
- Remedial works
- Financial compensation
- We can also ask the business to provide an explanation, apology or a gesture of goodwill where appropriate

Make your complain

The fastest way to raise your complaint is via the secure online portal on our website, www.disputeresolutionombudsman.org.

Should you prefer you can download a copy of our application form or contact our office who will happily post a paper form to you.

About us

We are independent, not for profit organisation.

We provide alternative dispute resolution (ADR) helping businesses and their customers resolve disputes without the need of the courts.

Established in 1992 we a full member of the Ombudsman Association and approved by The Chartered Trading Standards Institute. Our work is also overseen by an independent Standards Board.

Contact us

Dispute Resolution Ombudsman
Premier House
1-5 Argyle Way
Stevenage
Herts SG1 2AD

0333 241 3209

info@disputeresolutionombudsman.org
www.disputeresolutionombudsman.org

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Quick Start Guide

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