



House of Butterworth

Interaction Policy

Requirements and Guidance

Authored on the 11th day of August in 2021
Updated on the 20th day of September in 2023

For i: the living soul, notify this policy in order to ensure a safe, peaceful, recorded, orderly interaction between all parties involved in the matter at hand. **This is a lawful document and means what it states.**

For we shall be making a private, personal record of this interaction for the safety and liabilities of all. For this shall be audio or video, for which permission is not required in public spaces or buildings (utility or accommodation).

For the occurrence of agent record of interaction must be secured and copies presented as material evidence at the point of contact. For without it can be assumed and presumed that such evidence can be interpreted and such testimony will become hearsay within the broken chain of evidence.

For the record:

- i am: of sound mind with no mental health issues,
- i am: the age of consent (majority),
- i: do not require legal representation,
- i: stand on the right to remain silent,
- i am: innocent until proven guilty,
- i: do not recognise or consent to any presumed jurisdiction.

For it is notified: we require all postal communication be titled and addressed as provided and a 'bill of lading' [stamp or franking] is present. Non-compliance with this requirement will result in communication[s] being returned unopened, at the sender's cost, for postal fraud is regarded. For definitions of authorised derivatives of addressee, it is required to refer to the Interpretation Policy [\[website\]](#)

1. For in order to establish our mutual standing, we will be informed of the lawful excuse or cause of action for breaching the peace (trespass), for without we will be free to continue our private activities.
2. For the mutually established lawful excuse or cause of action, we affirm to conditionally cooperate with detainment (sic) 'custody'.
3. For without mutually recognised excuse or cause of action, the freedom to continue private activities will continue without being hindered, compelled to perform, threatened, harassed, intimidated, harmed, robbed, detained, arrested, assaulted, kidnapped, imprisoned or held captive (trespass) by agents where no evidence of having caused harm or injury or death or stealing or damaging property or conspiring to commit such crime(s) where no victim has made claim.
4. For to allow mutual continued activities, lawful claim can be served at the provided address for response.
5. For in order to secure evidence, what is required to be secured and the lawful conclusion of possession will be stated and a valid warrant, order or cause of action will be presented.

For the fee schedule is notified and in place [see website].

For the role of **primary contact** is assigned.

Issued by:

on the day of in

[print given name(s) and photograph when issued]

Issued to:

Identification Ref:

Q: Are you personally willing to provide proof of claim under full commercial liability. There is an obligation to provide or have 'official' identification in order to exercise our rights?



For agent that demands 'official' identification or states private, lawful, activities are restricted without such document[s] or illicitly creates verbal adhesion contract to gain jurisdiction with false title, legal person or legalese, et al, will be guilty of personage, fraudulent joinder. For this malfeasance the interaction will be terminated for the gathering of evidence to bring forward formal charges and process of claim and liability.

For in order to begin the **full name & address** of the organisation you are acting as agent for and any referencing **identification** of yourself and your **position** within said organisation will be provided. For it will be obliging if business card or other reference document can be provided.

For acting under oath as agent in the military, judiciary, police, health, council, government, et al, a 'public service' role, a written record of all statement's questions and answers at the point of being stated is required and demanded to enable reference.

For let it be known, the holder of a public office or agency is personally responsible for malfeasance or misconduct in a public office, for acting under orders is not acceptable reason for malfeasance or misconduct.

- a. For the role of public office, conduct and compliance will be monitored as deviation will result in levies charged in your private capacity for your actions and/or statements.
- b. For the primary contact will be responsible for the conduct of all agents present and interacting.
- c. For the primary contact will only be interacted with directly, for interaction with others present will not occur.
- d. Questions and statements from other agents will be written/recorded, indicated by whom and presented by the primary contact. All response will be written/recorded and provided back to said agent.
- e. Written evidence, which may be relied upon later, will be as stated and not interpreted or short-handed.
- f. All repeated or re-phrased questions, the primary contact will respond by referring to the original answer, for these will not be repeated. This is where the written/recorded record will become very useful.
- g. If an alternate agent requires to become primary contact, with mutual agreement of all parties, a 'handing over' of this policy document, the written/recorded account and verbal report on the interaction will be tolerated. The alternate primary contact will provide the required identifying information, the changeover reason recorded and autographed for this will ensure chain of custody.
- h. For the requirements and conditions of this policy will be in place at all times.

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For reference to published notices, policy, terms and conditions www.houseofbutterworth.org

Fee Schedule [partial see website]

- For Fees and levies are applicable to out of contract performance and all forms of administrative interactions and communications and will commence when contract negotiation is initiated or joinder is attempted, but is not dependent upon such. For the schedule is always active but will normally commence when this policy is established, but is not dependent on this.
- For the Levies are applied at our discretion, do not require consent or agreement for they are notified and publicised. For all people (private or public servant) dealing with matters pertaining to this policy will be personally liable and will be charged in their private capacity in all instances. For Public liability assurance is not applicable when there is malfeasance or misconduct.
 - i. For the nominal levy is **£75** (seventy-five) **per hour, per individual or agent** that directly or indirectly interacts. For it will be levied, in full, for each part of or completed hour.
 - ii. For each and every non contractual performance that is ordered, demanded, compelled or enforced, the levy will be **£3000** (three thousand). For this is in addition to all other levies.
 - iii. For every occurrence of trespass against property, breach of peace, unauthorised access or use of personal data, unauthorised access or use of images, without right, the levy will be **£3000** (three thousand). All Property* repair or replacement costs will be recovered. For this is in addition to all other levies.
 - iv. For the use of unnecessary, inappropriate or unlawful force [trespass*] all occurrences of previous and future levies will be multiplied by a **factor of 10** (ten).
 - v. For all forms of physical injury, the levy is **£10,000** (ten thousand) per injury. For the extent of each injury the levy will increase proportionally. For this is in addition to all other levies.
 - vi. For Death the levy is a minimum of **£1,000,000** (one million). For how death was brought about the levy will increase proportionally. For this is in addition to all other levies



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