



House of Butterworth

Interaction Policy

Lawful Notice of Private Standing and Terms of Engagement

Authored on the 11th day of August in 2021
Updated on the 6th day of May in 2025 (assisted)

1. Preface and Standing Declaration

i: a living man or woman, of sound mind with no mental health issues, act in full private capacity and issue this Interaction Policy as a lawful notice of terms for any engagement or interference in my private affairs. This document establishes conditions to ensure peaceful, orderly, and accountable interactions. It is issued under common law, equity, and the principle of private right. It carries full lawful weight and means precisely what it states.

2. Recording and Documentation Notice

A private audio and/or video record will be made of any interaction for the safety, clarity, and liability of all involved. In public spaces or facilities open to the public, no consent is required for such recording under prevailing law and norms.

Any agent making a record must declare and provide chain of custody and make a copy available at the point of interaction. Without such record, any statement or testimony may be deemed hearsay, lacking lawful evidentiary standing.

3. Declaration of Status

- i am of sound mind and fully competent.
- I am of the age of consent (majority),
- i act without need of legal representation.
- i stand under the presumption of innocence.
- i do not waive my right to remain silent.
- i do not consent to any presumed jurisdiction.
- i act solely in private capacity and reserve all rights.

4. Terms of Engagement with Public Agents

1. To establish mutual standing, agents must state the lawful cause, warrant, or evidence of breach of peace or trespass. Without such cause, private activity will continue uninhibited.
2. Upon presentation of valid cause or claim, cooperation is offered conditionally for detainment or questioning.
3. In absence of lawful cause or victim's claim of harm, injury, death, or property loss, no authority exists to compel, detain, arrest, threaten, or restrict the private man/woman.
4. Lawful claim or complaint may be served in writing at the provided contact location.
5. Any securing of property must be backed by a valid lawful order, warrant, or demonstrated authority, with stated terms of possession and transfer of custody.

5. Identification and Liability Questions

Q: Are you personally willing to provide proof of claim under full commercial liability?

Q: Are you lawfully obligated to request identification in this instance, or acting under presumption?

Unlawful demands for identification, misrepresentation using false titles or legalese, or attempts to enforce adhesion contracts without informed consent may constitute personage, fraudulent joinder, or constructive fraud.

A designated **primary contact** shall be appointed by the private party to handle all agent interaction. No communication will be made with others present unless through this contact.

8. Agent Conduct Requirements

- Full name, title, and agency address of the acting agent must be provided upon request.
- Business card or equivalent document shall be offered where practicable.
- Written records of questions, answers, and events must be maintained at point of interaction.

Any misconduct, deception, or abuse of position may result in personal liability, regardless of claimed superior orders. Agents in public service positions are personally accountable for any breach of public trust or office.



9. Primary Contact Engagement Protocol

- Primary contact shall be responsible for the conduct of all agents present
- All communication must flow through primary contact only.
- Other agents may not initiate direct communication. Their inquiries must be documented and passed on via primary contact.
- All answers will be recorded and matched with written queries to prevent misrepresentation.
- Repeated or rephrased questions will be answered by reference to prior response.
- If new primary contact is assigned, a formal changeover including document handover and verbal report will be required, witnessed and recorded.
- These terms remain in effect throughout the entire interaction.

5. Postal Communication Terms

All postal communications must be addressed as specified and bear valid postage, stamp, or franking mark (bill of lading equivalent). Unlawful or misleading postal practices may constitute postal fraud. Improperly addressed or titled correspondence may be returned unopened at sender's liability.

Reference authorised name derivatives via published ***Interpretation Policy** at: www.houseofbutterworth.org – 'Appellation' entry

6. Fee Schedule and Primary Contact Role

A lawful Fee Schedule is in effect and published at www.houseofbutterworth.org.

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Issued by:

Issued to:

on the day of in

Identification Ref:

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

Fee Schedule [partial see website]

- 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.
- Levies are applied at our discretion; they 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. 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. 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