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Policy on Grievance Redressal Mechanism

THE NAINITAL BANK LIMITED
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1.Preamble

In the present scenario of competitive banking, excellence in customer services is the most important tool for sustained business growth. Customer complaints are part of the business life of any corporate entity. This is more so for banks because banks are service organization. As a service organization, customer service and customer satisfaction should be the prime concern of any bank. The bank believes that providing prompt and efficient service is essential not only to attract new customers, but also to retain existing one.

2.Objective

The bank's policy on grievance redressal follows the under noted principles:

1. Customers be treated fairly at all times.
2. Complaints raised by customers are dealt with courtesy and on time.
3. Customers are fully informed of avenues to escalate their complaints/grievances within the organization and their rights to alternative remedy, if they are not fully satisfied with the response of the bank to their complaints.
4. Bank will treat all complaints efficiently and fairly as they can damage the bank's reputation and business if handled otherwise.

The bank employees must work in good faith and without prejudice to the interests of the customer.

3.Scope

This policy document aims at minimizing instances of customer complaints and grievances through proper service delivery and review mechanism and to ensure prompt redressal of customer complaints and grievances .The review mechanism should help in identifying shortcomings in product features and service delivery. Customer dissatisfaction would spoil bank's name and image.

4.Policy

1.Cause of Customer complaint:

- a)The attitudinal aspects in dealing with customers
- b)Inadequacy of the functions/arrangements made available to the customers or gaps in standards of services expected and actual services rendered.

The customer is having full right to register his complaint if he is not satisfied with the services provided by the bank. He can give his complaint in writing, orally or over telephone. If customer's complaint is not resolved within given time or if he is not satisfied with the solution provided by the bank, he can approach Banking Ombudsman with his complaint or other legal avenues available for grievance redressal.

2. Internal Machinery to Handle Customer Complaints/Grievances:

2.1-Customer Service Committee of the Board;

This sub-committee of the Board would also be responsible for formulation of a Comprehensive Deposit Policy incorporating the issues such as the treatment of death of a depositor for operations of his account, the product approval process, and the annual survey of depositor satisfaction and the tri-ennial audit of such services. The Committee would also examine any other issues having a bearing on the quality of customer service rendered. This committee would also review the functioning of Standing Committee on Customer Service.

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2.2-Standing Committee on Customer Service:

The Managing Director/Executive Director of the Bank will chair the Standing Committee on Customer Service. Besides two or three senior executives of the bank, the committee would also have two or three eminent non-executives drawn from the public as members. The committee would have the following functions;

- Evaluate feedback on quality of customer services received from various quarters. The committee would also review comments/feedback on customer service and implementation of commitments in the Code of Bank's Commitment to Customers received from BCSBI.
- The committee would be responsible to ensure that all regulatory instructions regarding customer services are followed by the bank. Towards this, the committee would also obtain necessary feedback from Regional managers/functional heads.
- The committee would also consider unresolved complaints/grievances referred to it by functional heads responsible for redressal and offer their advice.
- The committee would submit report on its performance to the customer service committee of the board at quarterly intervals

3. NODAL OFFICER AND OTHER DESIGNATED OFFICIALS TO HANDLE COMPLAINTS AND GRIEVANCES

Bank would appoint Nodal Office of the rank of Associate Vice President and above who will be responsible for the implementation of customer service and complaint handling for the entire bank. The bank may also appoint other designated officers at specified centres to handle complaint grievances in respect of branches following under their control. The name and contact details of nodal officer(s) will be displayed on branch notice boards and banks' website.

4-MANDATORY DISPLAY REQUIREMENTS:

*It is mandatory for the bank to provide:

*Appropriate arrangement for receiving complaints and suggestions.

*The name, address and contact number of Nodal Officer(s) .

*Contact details of Banking Ombudsman of the area.

*Code of bank's commitments to customers/ Fair Practice Code.

5- RESOLUTION OF GRIEVANCES

Branch manager is responsible for the resolution of complaints/grievances in respect of customer's service by the branch. He would be responsible for ensuring closure of all complaints received at the branches. It is his foremost duty to see that the complaint should be resolved completely to the customer's satisfaction and if the customer is not satisfied, then he should be provided with alternate avenues to escalate the issue. If the branch manager feels that it is not possible at his level to solve the problem he can refer the case to Regional office/Head office for guidance. Similarly, if Regional office finds that they are not able to solve the problem such cases may be referred to the Nodal Officer.

6. TIME FRAME:

Complaint has to be seen in the right perspective because they indirectly reveal a weak spot in the working of the bank. Complaint received will be analysed from all possible angles which will be disposed of at all levels including branches, regional and head office level within a period of 30 days or the complainant shall be informed why Bank needs more time for redressal.

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Communication of bank's stand on any issue to the customer is a vital requirement. Complaints received which would require some time for examination of issues involved should invariably be acknowledged promptly. Branch and regional office must send action taken report on complaints received to Head office at the end of every month.

7-INTERACTION WITH CUSTOMERS

The bank recognizes that customer's expectation/ requirement/ grievances can be better appreciated through personal interaction with customers by bank's staff. Structured customer meets, say once in a month will give a message to the customers that the bank cares for them and value their feedback/suggestion for improvement in customer service .Many of the complaints arise on account of lack of awareness among customers about bank services and such interactions will help the customers appreciate banking service better. As for the bank the feedback from the customers would be valuable input for revising its products and services to meet customer requirements.

8. SENSITIZING OPERATING STAFF ON HANDLING COMPLAINTS

Staff should be properly trained for handling complaints. We are dealing with people and hence difference of opinion and areas of friction can arise. With an open mind and a smile on the face we should be able to win the customer's confidence. Imparting soft skills required for handling irate customers, to be an integral part of the training programs. It would be the responsibility of the Nodal Officer to ensure that internal machinery for handling complaints/grievances operates smoothly and efficiently at all levels. He should give feedback on training needs of staff at various levels to the HRM Department.

6. Applicability

The policy is effective from 15th November, 2020

7. Periodicity of Review of Policy

The policy will be effective for 24 months i.e. upto 15.11.2022.The Approved Policy may be reviewed/amended before 15.11.2022 if there is any change /fresh guidelines issued by RBI/Government/Bank. The MD & CEO may allow continuation of the policy for a maximum period of six months from due date of review, in case the policy cannot be reviewed on or before due date.

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