



Our Internal Dispute Resolution Process

At Dyscall Pty Limited (Peach Financial Group) we aim to provide the best service for our customers. In the event that you are unhappy with any part of our service, we have an Internal Dispute Resolution process in place to assist in solving your complaint. In conjunction with this scheme, Peach Financial Group is a member of the Credit Ombudsman Service Limited.

FIRST CONTACT FOR COMPLAINT

Andrew Hunter - Tel: 1300 852 900 or 02 9037 4084
(General Manager)

Email: info@peachhomeloans.com.au

Or

Name Rachael Boulton Tel: 1300 852 900
Admin Manager

The complaints persons are senior personnel in our organisation and have 20 years of experience between them and have the authority to deal with your complaint and negotiate relevant decisions to produce an outcome.

The complaint may be presented to us by either letter, telephone, email or in person.

YOU CAN ALSO CONTACT US ON/AT:

Contact by mail: Dyscall Pty Limited
PO Box 303, Port Melbourne Vic 3207
Freecall: 1300 137 586
Phone: 02 6626 6832
Fax: 02 8211 5240
Email: info@peachhomeloans.com.au

If you are not satisfied with the outcome of the Internal Dispute Resolution Process, you have the option of contacting the Credit Ombudsman Service Limited on: or Australian Financial Complaints Authority

Freecall: 1800 138 422
Phone: 02 9273 8400 1800 931 678
Website: www.cio.org.au www.afca.org.au
Email: info@cio.org.au info@afca.org.au

Peach Financial Group ensures that all staff who deal with customers are aware of the staff responsible for Internal Disputes Resolution. Each staff member is aware of what customer details to record if the Complaints Contact Person or Deputy is for any reason unavailable (this information will include a minimum of the name, telephone number, and description of the customer's complaint). Peach Financial Group does not charge any fee in respect to any complaint made by a customer.

A customer's complaint will not be investigated by the Complaints Contact Person or Deputy if either is involved in the subject of the complaint.

We undertake to provide a written response to your complaint promptly (within 10 days) unless the complaint is resolved in the meantime.

If we are unable to respond to your complaint within ten working days, we will inform you of the reasons for the delay.

We will be deemed to have responded to your complaint if we:

- a) Accept the complaint and, offer redress (if appropriate); or
- b) Offer redress without accepting the complaint; or
- c) Reject the complaint.

Peach Financial Group will give you written reasons for reaching the decision on your complaint and we will address the issues that are raised in your complaint.

If appropriate, our response will refer to applicable Legislation, Codes or Procedures.

When considering the appropriate resolution, Peach Financial Group will take into consideration the extent of loss or damage suffered by you, relevant legal principles, MFAA Code of Practice and the concept of fairness and industry best practice.

Peach Financial Group will store data concerning your complaint in such form and manner as we think fit but will always be cognisant of Privacy Laws

In order to identify any systematically recurring problems, Peach Financial Group will classify complaints according to the particular provisions of the MFAA Code of Practice alleged by you to have been breached.

Subject to legal constraints, including constraints as to privacy, we will make available data collected in respect of your complaint to the Australian Securities and Investments Commission, Credit Ombudsman Services Limited, the MFAA Investigating Officer, or any other Statutory Authority.

Peach Financial Group will regularly review our Internal Dispute Resolution Procedures as required to ensure that our complaints system is operating effectively. This document was reviewed on May 1st 2012.