

24 June 2021

Dear Mr Dransfield,

**Freedom of Information Act 2000 (the FOIA)
Complaint about HSE**

I write in respect of your complaint about HSE which you submitted to us on 11 June 2021.

As you are well aware, Andrew White wrote to you on 6 May 2020 to make you aware that your complaint (IC-37786-K7R7) was being refused as vexatious. That letter set out a summary of your interactions with various public authorities (including the ICO) over recent years and set out why the Commissioner considered that complaint was vexatious. A copy of this letter is attached in this email. Whilst the Commissioner has considered the individual circumstances of this case, it is her view that the same factors which caused her to refuse your previous complaint also apply here.

The Commissioner believes that your behaviour has not changed as outlined in the attached letter. Under section 50(2)(c) of the FOIA, the Commissioner therefore declines to investigate your complaint or issue a decision notice because she considers that the complaint is vexatious.

The decision to engage section 50(2)(c) is final and not subject to further internal review. Should you wish to seek a judicial review, you should draw your legal advisor's attention to the date on this email as there are strict time limits in which to apply.

Yours sincerely

Information Commissioner's Office

For information about what we do with personal data see our [privacy notice](#)