

Railway Housing Association



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Railway Housing Association



Section 1 Introduction

1. Introduction

This handbook explains your rights and responsibilities as a leaseholder, and about the services that the Association provides. We have tried to include as much information as possible but if you would like more details, please contact us.

This handbook does not replace your lease and should be used as a guide only. Please consult your solicitor throughout the purchase and/or resale of your lease.

If you would like this information in another format such as large print, audio, Braille or another language, please let us know.

2. About Railway Housing Association

Railway Housing Association was established in 1919. We are a registered charity and housing association regulated by the Charity Commission (reg no.216825) and the Tenant Services Authority (reg no.A1855). We are a non-profit making organisation.

When the Association was set up it was originally for railway workers but that is no longer the case. We have a stock of about 1400 properties, mainly in the North East of England, covering a large geographical area from Berwick to Doncaster, as well as one sheltered scheme in Hereford. Most of our properties are for older people, a mix of rented and leasehold.

The Association is governed by a voluntary Board of Trustees who determine our objectives and policies, set targets and review performance. A full list of current Board members is shown on the Association's website and published in our Annual Report.

The Association actively encourages residents to be involved in the decisions that affect their homes and lives. These range from Board membership to responding to individual surveys.

Mission statement

We aim to be an excellent landlord that puts people at its heart and provides services that are value for money and meet the aspirations of current and future residents.

Contact Details

We provide a management service to residents from our Head Office at Bank Top House, Garbutt Square, Neasham Road, Darlington DL1 4DR
Telephone: 01325 482125
Freephone number 0800 0287428
Local call rate number 0300 1230734
Website: www.railwayha.co.uk

The office is open from 8.30 am to 4.30 pm Monday to Friday. Our offices are closed at weekends, on Bank holidays and between Christmas and New Year.

If you have an emergency outside of office hours, please telephone the emergency repairs service on 01429 298988

3. Leasehold Scheme for the Elderly (LSE)

The purchase of your home is subsidised through public funds, which provides a 30% discount below market valuation. This subsidy is provided specifically to allow retired people to obtain purpose built accommodation at an affordable price.

In order to qualify for this subsidy you must be:-

- In receipt of a pension or a retired person (i.e. over 55 years of age)
- In housing need, taking into account your current housing, health and any other relevant factors

The degree of housing need is determined by the Association.

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4. What is Leasehold?

A leasehold is a very long tenancy. It gives you the right to live in your home for a fixed number of years.

Railway Housing Association is responsible for the land your home sits on, the structure of your home and any communal areas.

5. What is a Lease?

Your lease is an important legal document. It's a contract between you and Railway Housing Association, setting out what each of us has agreed to do. It sets out your rights and responsibilities as well as the rights and responsibilities of the Association. Your solicitor should have explained the lease to you in detail before you brought your home.

It is important that you understand your lease and the conditions in it. Breaking the conditions could have serious consequences. If there is anything in your lease that you don't understand we will try and explain it to you. However, we can't give you any legal advice. You should get independent legal advice from a solicitor or an advice service such as the Citizens Advice Bureau.

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Section 2 Rights & Responsibilities

1. Your Rights

This section explains your rights as a leaseholder. You have the right to:-

- Information about the Association
- Assign the lease
- Be consulted about any major works and any long term agreement for work or services, that affect your home
- Use any shared parts of your building-stairs, corridors, drying areas and gardens
- Live in your home for the length of the lease, as long as you keep to the conditions of your lease
- The quiet enjoyment of your home
- Be told about any costs towards repairs and maintenance
- Information about service charges and the right to challenge how reasonable these are
- Information about insurance
- Seek recognition of a residents' association
- An independent management audit

Assignment of the Lease

Your lease can be assigned to:-

- Your spouse if s/he was living at the premises at the time of your death
- A member of your family if s/he was living at the premises at the time of your death, on condition that the person would have qualified to purchase the lease (see section 2 - Leasehold for the Elderly)

If an assignment takes place, the Association must be informed within one month of the assignment and given copies of all relevant documentation.

Rights to Consultation

The Commonhold & Leasehold Reform Act 2002 gives leaseholders the right to be consulted before landlords:-

- Enter into long term agreements of more than one year where the costs per leaseholder are more than £100 per year; or
- Enter into a contract to carry out works costing more than £250 per leaseholder

The Act prescribes specific notices that must be given to each leaseholder and time scales for consultation

Exceptions to these requirements include emergency work (for example, leaking roof or dangerous structure) and employment contracts.

Right to Challenge the Reasonableness of Service Charges

This gives leaseholders the right to ask a Leasehold Valuation Tribunal to determine the reasonableness of a service charge, and also the liability to pay the charge. (See further details in section 6 of the handbook)

Right to Information about Insurance

Leaseholders have the right to request a written summary of the insurance cover arranged by the Association. Leaseholders also have the right to inspect the policy and any associated documents such as evidence of payment of the premium.

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Right to an Independent Management Audit

Subject to certain criteria, leaseholders have the right to appoint, at their own expense, an auditor to carry out a management audit. The purpose of the audit is to examine whether or not the Association is managing in an efficient and effective way and whether service charges are being properly administered.

2. Your Responsibilities

As a leaseholder you are responsible for:-

- Paying the service charges that are referred to in Schedule 2 of your lease
- Repairing and keeping in good condition the inside of your home, including the fixtures and fittings
- Using the premises as a private residence only
- Allowing access to the Association or our contractors for any inspections or repair work
- Not making any changes to the structure or main timbers of your home
- Not making any changes to the internal structure of your home without written approval from the Association
- Not damaging the property
- Making sure that you and visitors to your home behave in a way that doesn't cause any annoyance or nuisance to your neighbours

- Insuring the contents of your home including fixtures and fittings
- Not jeopardising the insurance of the building, for example, by storing dangerous substances
- Not subletting or parting with possession or part of the lease
- Paying the sums as detailed in Section 7(4)(e) of lease on completion of any sale or transfer of the lease
- Leaving the property in a good state of repair at the end of your lease

3. The Association's Responsibilities

Railway Housing Association is responsible for:-

- Making sure that your building is fully insured
- Repairing the structure and exterior of your home
- Repairing and maintaining all of the shared parts of your home, including equipment such as lifts and door entry systems
- Main services to the building
- Paying into a sinking fund monies deducted under Section 7(4)(e) of the Lease (see section 8 of the handbook)

The Association has the right to:-

- Gain access to your home to carry out any inspections or work, after giving you reasonable notice

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Section 3 Repairs & Maintenance

1. Repairs and Maintenance Responsibilities

Generally, as a leaseholder you are responsible for all repairs inside your home. You are responsible for maintaining:-

- Fixtures and fittings such as kitchen units and sink
- Floorboards and skirting boards
- Floor tiles
- Internal walls that don't form part of the structure of your home
- Plaster or other surface materials to internal walls and ceilings
- Internal doors and door frames
- Toilets, bath, shower and wash hand basin
- Radiators, cistern, tanks and pipes that are used only within your home **
- Gas, water and electricity installations that are used only within your home (excluding the central heating boiler)
- Internal decoration
- Window panes (glazing)
- Individual television aerials
- Door handles
- Door locks and replacement of lost keys

** The gas servicing contract arranged by the Association includes the maintenance and replacement of radiators and central heating pipe work

The Association is responsible for carrying out repairs and maintenance to the communal areas, outside areas and the structure and services to the building. The costs of these repairs are recharged to all leaseholders. Full details are included in your lease.

The Association is responsible for maintaining:-

- Central heating boilers
- Exterior walls
- Roofs
- Foundations
- Timber and joists
- Beams
- Chimney stacks
- Rainwater and soil pipes
- Sewer and external drains
- Gas, water and electricity pipes/wires up to your home
- Water tank in communal loft
- Lifts
- External decorations
- Decoration of shared areas
- Windows (excluding glazing)
- Doors in communal areas
- Door entry system
- Warden Call alarm system
- Communal television aerials
- Shared gardens, paths, walls and fences
- Shared grounds and parking areas

Window repairs

The Association is usually responsible for repairing the frames, failed double glazing units, hinges, locks and handles. However, you are responsible for repairing any broken glass.

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2. How to Report a Repair

You may report a repair that is the responsibility of the Association by one of the following methods: -

- Telephone - Free phone 0800 0287428 or local call rate number 0300 1230734 between 8.30 am and 4.30 pm Monday to Friday (excluding Bank holidays). Outside of office hours telephone the emergency repairs service on 01429 298988
- On line - go to our website: www.railwayha.co.uk and follow the links to report a repair
- Text the details to 07508 526708. Please include the first line of your address.
- Fax the details to 01325 384641. Please include an explanation of what's wrong and your contact details.
- Write to Railway Housing Association, Bank Top House, Garbutt Square, Neasham Road, Darlington DL1 4DR. Please include an explanation of what's wrong and your contact details.

We will acknowledge receipt of your reported repair and let you know what happens next and when. If we need to inspect the problem first, we'll contact you to arrange an appointment to do this.

Once we have decided what work needs to be done we will tell you and let you know a date or timescale by which it should be completed.

Repairs are done by our contractors. They will usually telephone you to arrange a mutually convenient appointment and will take into consideration any additional information that you have given to us to pass on to them, for example, to allow plenty of time for you to get to the door or that you are hard of hearing. Always ask for and check identification before allowing a contractor into your home.

The Association has a system for grading repairs according to their urgency. There may be circumstances which affect the way that your repair is prioritised, for example a central heating repair may be less urgent during the summer. Please make sure that you give us all the details to help us to action your repair correctly. Repairs are graded as follows: -

- Emergency repairs - to be completed with 24 hours

- Urgent repairs (1) - to be completed within 3 days
- Urgent repairs(2) - to be completed within 7 days
- Routine repairs - to be completed within 31 days

An emergency repair is any problem that involves a risk to your safety or serious damage to the structure of the property and needs repairing to make the situation safe. The following would usually be deemed to be an emergency: -

- No water supply or leaks from communal water tanks or pipe work in communal areas
- Blocked drains
- Dangerous structures such as roof, gutters, stair banisters
- Repairs that affect the security of the property
- Loss of electrical power or serious electrical fault in communal areas
- Gas escape or lack of supply

These repairs will be given priority and every effort will be made to deal with these within 24 hours. Once the situation has been made safe, further repair work may be required to fully rectify the problem.

Urgent Repairs

These are repairs that require quick attention and don't need to be inspected first, such as the replacement of a light fitting in a communal hallway.

Routine Repairs

These are less urgent repairs such as leaks to guttering, repair or replacement of a gate catch or a minor repair to a path. Some of these repairs may need to be inspected before the work can be done.

You will receive a notification receipt for a repair. If the repair is not carried out by the date shown on the receipt, please let us know as soon as possible.

On the reverse side of the receipt there are a number of questions about the repair work. Please answer these questions and return the slip to us so that we know how satisfied you are with the finished work. If you tell us that you are dissatisfied then we'll contact you to find out the reason and if there is still a problem we will put it right.

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3. Gas

If you suspect a gas leak, fumes from a gas appliance or lack of gas supply: -

- Turn off the main supply at the meter immediately
- Call the National Gas Emergency Service on 0800 111 999
- Open doors and windows to get rid of the gas
- Do not turn any electric switches on or off
- Do not smoke
- Do not use a naked flame

If any further repairs are needed that are the responsibility of the Association, please contact us by telephoning the free phone number 0800 0287428 or Local call rate number 0300 1230734

Please follow these simple guidelines for using gas safely:

- Never cover an appliance or block the vents
- Never block or obstruct any fixed ventilation grilles or air bricks
- Never block or cover outside flues
- Never fit draught-stripping to the doors of a room containing a gas appliance]
- Never carry out any work to a gas appliance yourself

BY LAW only a competent person - someone with the right knowledge, skills and qualifications- can carry out work on gas appliances.

4. Annual Gas Safety Checks

The Association will arrange to carry out an annual safety check and service of the gas heating system in your home. This checks for gas leaks as well as carbon monoxide. A copy of the safety certificate will be given to you following each annual check.

It is essential that you allow our contractor access to your home to carry out these checks. If we cannot obtain access to carry out the annual check then we will apply to Court to get permission to enter your home and will re-charge you for any costs.

5. Major Repairs and Improvements

We will consult you before we begin any major works, maintenance or improvements. Under the Commonhold and Leasehold Reform Act 2002 we have to consult all leaseholders on 'qualifying' works - this is repair, maintenance, cyclical redecorating or improvement works. We will consult with you if the contribution of an individual leaseholder exceeds £250(including VAT).

There are three main stages to the consultation:-

1. Notice of Intent - a written notice listing the work to be carried out will be sent to you with an estimate of how much it will cost. It will also explain why the work is necessary. This letter is called a 'Section 20 Notice'. This notice will also be sent to any recognised residents' association.

You will have 30 days to make any written comments. You may also nominate a contractor to undertake the works. If the contractor that you nominate is not already on our list of 'approved contractors' then they will be invited to apply.

2. The Proposal - we will tender the work or obtain 3 estimates (depending on the value of the work) and then send you details of the work, the estimate of costs, the name and address of each contractor and any connection to the Association and an estimate of each resident's contribution to the works. We will also include our response to any comments made by leaseholders during the first stage of consultation.

A further 30 days will be allowed to give leaseholders and any recognised residents' association the opportunity to make comments before the contract is awarded.

3. Instructing the Works - any comments made by leaseholders or recognised residents' association will be taken into account before we agree a contract for the works. We will write to each leaseholder and recognised residents' association stating our reasons for the choice of contractor. If we do not select a nominated contractor or the lowest price then we will explain the reason(s). A summary of the written comments received from leaseholders, together with our responses, will also be provided to you. However, we won't send out this final notice if we appoint a contractor nominated by leaseholders or the contractor with the lowest estimate.

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If the costs of the works carried out after consultation seem likely to overrun or the nature of the works to be undertaken changes after the work starts, then we will consult again before committing further expenditure.

At each stage you will have 30 days to send us your comments. We will consider your comments carefully and reply in writing within 21 days.

Emergency or urgent work such a collapsed chimney or leaking roof may be carried out without any consultation. However, in these circumstances we will try to follow as much of the consultation process as possible while informing leaseholders of the reasons for any emergency works as soon as possible.

When any major works have been completed we will send you a satisfaction survey so that you can give your views and help to improve the services that we provide.



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Section 4 Care of Your Home

1. TV Aerial/Satellite Dishes

The Association is responsible for the repair and replacement of communal aerials in flats.

The leaseholder is responsible for the repair or replacement of individual TV aerials in their home.

Permission will usually be granted for the installation of satellite dishes, subject to local planning regulations.

Permission will usually be given for the installation of cable TV. However, permission will be withheld if the level of disruption is considered to be too high.

2. Alterations & Improvements

You have the right to improve your home but will need written permission from the Association before you carry out certain works. Please contact us if you would like to carry out any alterations that affect the structure or services in your home, walls, windows, doorframes, external decoration, plumbing and electrical services. We will not refuse permission without good reason. If we give you permission to carry out an alteration or improvement, you will need to make sure that you have all of the other permissions that you may need, for example, Building Regulations and/or Planning Permission.

3. Condensation

Condensation is steam or water vapour that turns into water (condenses) on cold surfaces. Affected areas may show signs of mould growth and it can damage clothes, bedding, floor coverings and decorations. The way that you use your home affects the amount of condensation. The following practical measures may help to prevent condensation: -

- Keep kitchen and bathroom doors shut, particularly when cooking, washing or bathing
- In winter it is advisable to open windows for a short period of time to allow some ventilation
- Try to leave the heating on through the day during cold weather
- Don't allow kettles and pans to boil for longer than is necessary
- Try to avoid drying clothes indoors, particularly on radiators
- Tumble driers should be vented to the outside, unless self condensing
- Don't overfill cupboards and wardrobes.

Leave some space to allow air to circulate

To get rid of mould growth on walls wash the affected surfaces with a bleach type solution. You may also wish to redecorate with paint that is designed to prevent mould growth.

Extractor fans are fitted in most properties to help minimise condensation.

4. Fire Safety

To reduce the risk of fire -

- Fit smoke alarms (your local Fire Brigade may supply and fit smoke alarms for free)
- Test smoke alarms regularly
- Plan an escape route in case of a fire. Make sure that it is practical and not obstructed and ensure that you could easily get to door and window keys even in the dark
- If you have a mobile telephone, keep it charged and in the room with you
- Do not prop open fire doors or tamper with self closing devices. The closers have been fitted so that the fire proof door will limit any fire to a small area
- Do not hang clothes near fires
- Do not wire more than one electrical appliance into one socket
- Do not run cables under carpets or rugs
- Do not take electrical appliances into the bathroom
- Do not leave pans, in particular chip pans, unattended
- Remove all plugs and close all doors before going to bed
- Do not use portable gas heaters
- If you smoke, carefully extinguish used cigarettes and never smoke in bed
- Do not leave candles unattended

If there is a fire in your home -

- Stay calm and leave by the safest route
- Close all doors and windows behind you if you can
- Telephone 999

5. Frost Precautions

To help prevent burst water pipes in cold weather -

- Try to keep your home fairly warm at all times

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- Know where your stopcock is and make sure that you can turn off the main water supply if you need to

If your water pipes freeze or burst -

- Turn off the main stopcock
- Switch off the immersion heater if you have one
- Switch off the central heating and hot water system
- Turn on all your taps to drain off as much water as possible
- If the communal areas are affected or Association property is damaged, please report the problem to us.

6. Asbestos - What is asbestos?

Asbestos is a group of naturally occurring fibrous minerals that have remarkable insulating and heat resistant properties. These were used extensively from the 1950's in a range of building materials. Any building constructed or refurbished before 1999 is likely to have some asbestos containing materials.

As long as it remains in good condition asbestos does not cause any harm. Asbestos is only a risk if it is disturbed and fibres are released into the air. These can be inhaled and lead to lung diseases particularly if someone is repeatedly exposed to fibres over a number of years.

What does the Association do about asbestos?

The Control of Asbestos Regulations 2006 requires the Association to manage and control any risks from asbestos within our offices and the communal areas of our dwellings.

The Association is required to take reasonable steps to find out if there are asbestos containing materials and what condition these are in. Materials must be presumed to contain asbestos unless there is strong evidence that they do not. We must keep an up to date record of the location and condition of any asbestos containing materials and assess the risk from the material. We must also state how we will manage the risk and provide information on the location and condition of the materials to anyone who is liable to work on or disturb them.

All offices and any common parts* of the Association's properties are surveyed to locate, as far as reasonably practicable, presumed asbestos containing materials and assess their condition. The action to be taken will be decided taking into account the type, condition and location of the asbestos. It may be re-inspected at regular intervals, repaired, sealed, encapsulated or removed.

- Common parts, as defined by the regulations, include foyers, corridors, lifts and lift shafts, staircases, boiler houses, roof spaces, vertical risers, gardens, yards, garages and outhouses. It does not include communal dining rooms and lounges in sheltered accommodation. However, the Association has surveyed these areas as well.

If any actual or suspected asbestos is identified during any type of survey in a residential property, the resident(s) will be informed. The advice given will depend on the location and condition of the material and the action that is to be taken.

Where might you find asbestos?

Some of the most common uses of asbestos were in cement products used in the construction of garages, sheds, soffit boards, roof tiles and drainpipes; textured coatings such as artex; bath panels; floor tiles and toilet cisterns. These are not harmful if they are in a good state of repair and have not been damaged.

What should I do?

It is safe to clean and re-paint as long as the surface is in good condition and not sanded.

Do not attempt to remove, sand, scrape, wire brush or drill any surface that may contain asbestos.

Do not carry out any structural repairs or improvements without permission from the Association.

If you are concerned about any material in your home that you suspect may contain asbestos, please do not hesitate to contact the Association for information and advice.

As a leaseholder you are responsible for the repair and maintenance of the interior of your home, including any materials that may contain asbestos. You are responsible for keeping the material in a safe condition and not exposing any one else such as contractors you may employ, to it.

You should not attempt to remove or repair asbestos materials yourself. If you suspect that you have asbestos in your home and wish to have it tested, contact the United Kingdom Accreditation Service (UKAS) at 21-47 High Street, Feltham, Middlesex Telephone 0208 9178400. They will provide you with details of a local accredited analyst.

If you would like to have any asbestos material repaired or removed, contact the Asbestos Removal Contractors Association (ARCA) at 237 Branston Road, Burton upon Trent, Staffordshire or by telephone on 01283 531 126. They will provide you with details of local licensed asbestos removal contractors.

7. Pest Control

Leaseholders are responsible for the removal of any pests such as mice, rats, bedbugs, cockroaches, fleas, wasps and bees from their home. Your Local Council may provide a free or subsidised removal service.

The Association will consider arranging the removal of any infestation from the communal areas if this is affecting accessing access to your home or if the whole of a scheme is affected. The costs of this will be met from service charges.

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Section 5 Service Charges

1. Service Charges

A service charge is a payment that you make towards the costs of providing and maintaining services to your home. Service charges are divided equally between all of the properties in the scheme. The service charge will vary depending on where you live and may include: -

- Handyperson
- Gas safety checks and servicing
- Day to day repairs and emergency repairs
- Cleaning of communal areas
- Window cleaning in communal areas
- Maintenance of communal gardens
- Electricity supply to communal lighting
- Smoke detectors
- Buildings insurance
- Maintenance of lifts
- Maintenance of door entry systems
- Maintenance of warden call alarm systems
- Management and administration

Each year the Association estimates how much it will cost to provide these services. The estimates are based on actual cost, inflation and prices from contractors. The estimated annual service charge is charged to all leaseholders on a quarterly basis as set out in the terms of your lease. It is due quarterly in advance but can be paid by monthly standing order.

An estimate of the service charge for the following financial year is sent to each leaseholder in February/March every year. Our Housing Manager will arrange a leaseholder meeting to discuss the budget and service charges. You will be given at least two weeks notice of the meeting and should receive the papers at least 7 days in advance of the meeting.

You will be asked for your comments on the estimated charges. The estimate is itemised in accordance with the provisions of Schedule 1 of your lease:-

- Central Warden Call Service - this includes the charge made by the local authority for monitoring the alarm system. Not all of our LSE schemes have this service
- Maintenance Costs - this is an estimated cost of repairs and replacements which are the Association's responsibility under the lease. The re-painting of the exterior and the internal communal areas is usually carried out every four years. The estimated maintenance costs also include the cost of contracts for the maintenance of garden areas, the gas servicing and the testing of fire detection/fire fighting equipment.
- Communal areas - this is the estimated cost of lighting and cleaning any communal areas. It includes the replacement of light bulbs, cleaning materials, payment of cleaners and window cleaners.
- Insurance - this is the cost of insuring the structure of the building and any items in the communal areas. It's important to note that it doesn't cover the fixtures and fittings of your home or your personal possessions. You should arrange adequate insurance for these items.
- Management - a charge is made to cover the costs incurred in the general management of the scheme, for example, arranging repairs, collecting service charges and attending meetings with leaseholders. This charge also includes the auditor's fees that are incurred when the scheme's accounts are audited annually. The management charge is within the level of charge permitted by the Tenant Services Authority (the Association's regulator). Please note that we charge a management fee to cover our costs, not to make a profit.

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At the end of the financial year the accounts are audited and then you will receive an annual statement showing the actual costs of providing the services and the details of any adjustments. The lease provides for the Association to recover from leaseholders any costs that were more than estimated. The Association also refunds any under spend.

You have the right to inspect accounts, receipts and other documentation relating to services charges, within six months of receiving the annual statement. The Association will make this information available for a period of two months, no later than one month after receiving a request.

The Association is legally obliged to ensure that the service charges are reasonable. If you think that the service charges are unreasonable or you would like more information, please discuss this with our Housing Manager. If you are still unhappy you can complain using our complaints procedure. Details of our complaints procedure are included in this handbook.

You can also contact your local Leasehold Valuation Tribunal and apply for a decision on whether the charges are reasonable and fair. The Leasehold Valuation Tribunal acts as an independent arbitrator to decide whether or not service charges are reasonable.

A tribunal hearing will be arranged and a panel of three people, usually a lawyer, valuer and a layperson will hear the case. It usually includes an inspection of the property and can take place over one or two days. Following the hearing the tribunal will write to the leaseholder and the Association to advise of its decision. The decision will either change the amount the leaseholder has to pay (it could increase or decrease) or will agree with the Association's charges.

If you make an application to the Leasehold Valuation Tribunal, you will have to pay for the cost of your application. The contact details are:-

Leasehold Valuation Tribunal
10 Alfred Place
London
WC1E 7LR
Tel: 020 7446 770

Satisfaction with Services

The quality of services will be monitored and leaseholders will be consulted on the quality and efficiency of these by surveys and during leaseholder meetings.

Payment of Service Charges

There are a number of ways that you can pay your service charge:-

- By standing order - there is a simple form that we can help you to fill in and send to your bank
- By telephone - if you have a debit card you can telephone us to make the payment
- On line - log on to our website www.railwayha.co.uk and follow the links
- By Pay Zone
- At a Post Office
- By cheque - you can pay by cheque made payable to Railway Housing Association and sent direct to our Head Office in Darlington.

If you are having difficulty paying your service charge, you may be entitled to Housing Benefit. Please ask us for more details or contact your local Council's housing benefit department.

If you are having difficulty paying your service charges or you fall behind with payments, please contact our Housing Manager. We will discuss your payment problem with you, offer advice and make an agreement with you to repay any arrears. Early contact with us may avoid the arrears becoming serious.

If you don't make and keep to an agreement to pay arrears then we may take legal action to recover the money that you owe.

If you have a mortgage and are also having difficulties paying your mortgage then you should contact your mortgage lender as soon as possible. They may agree to a variation of your monthly mortgage payments.

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You may be at risk of losing your home if you do not pay your service charges or mortgage. You may wish to contact your local Citizens Advice Bureau for advice on your entitlement to welfare benefits and/or debt management. They offer free, independent and confidential advice. Age Concern, National Debtline, Pension Service and your local Council's Housing Benefit staff may also be able to offer advice and assistance.

In accordance with the requirements of the Commonhold and Leasehold Reform Act 2002 we will consult with all leaseholders on 'qualifying' long term agreements for services: -

- Qualifying Long Term Agreements - this is an agreement or contract for a term of more than 12 months. It can include repairs; maintenance; servicing of gas appliances, lifts, door entry systems, and community alarm systems; improvement works; maintenance of fire equipment; insurance; utilities; cleaning of communal areas; and garden maintenance. We will consult with you if the contribution of an individual leaseholder exceeds £100 (including VAT) in one year.

There are two main stages to the consultation on long term agreements: -

1. Before tenders or quotes are invited we will send a notice of intention of entering into the agreement to all leaseholders and any recognised residents' association. The notice will explain what is involved or where a detailed explanation can be inspected. Leaseholders and the residents' association will be invited to comment on the proposal and nominate contractors for the service, within 30 days.

2. Once tenders or quotes have been obtained, all leaseholders and the residents' association will be notified of our proposals. We will supply at least two proposals describing the service to be provided, the estimated costs and our response to any comments received in stage 1. We will also advise where all of the tenders or quotes can be inspected. Again, leaseholders and the residents' association will be invited to make comments within 30 days.

Any comments received from leaseholders and the residents' association will be taken into account before entering into a long term agreement. A written notice will be sent to each leaseholder and recognised residents' association within 21 days of entering into the agreement setting out the reasons for our choice of contractor and our response to any comments received in stage 2. However, we won't send out this final notice if we enter into the agreement with a contractor nominated by leaseholders or the contractor with the lowest estimate.

2. Protection of Leaseholders Contributions

The Association is required to safeguard leaseholders' contributions from risk of loss. Following consultation with leaseholders in 1997, it was agreed that contributions for future maintenance of a planned or periodic nature would be self protected through the Association's reserve strength. It was also agreed that the multiple of the leaseholders' funds represented by the Association's current assets plus realisable investments would be no less than two.



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Section 6 Living in Your Home

1. Buildings Insurance

The Association insures the building because we are responsible for the repair and maintenance of the structure and communal areas. The buildings insurance only covers the structural and communal areas. It does not include the fixtures, fittings or contents of your home. Further details about the scheme and how to make a claim are enclosed with your handbook

2. Contents Insurance

It is important that you arrange insurance cover for the fixtures, fittings and contents of your home.

Age Concern and SAGA both offer special insurance policies for older people. Details of an insurance scheme administered by the National Housing Federation are also enclosed with your handbook.

3. Emergency Alarm System

The properties at Ernest Hill Court and St Gregory's Court are linked to an emergency alarm call centre that offers assistance 24 hours per day. Help can be obtained by pulling an alarm cord or pressing a button. All calls are answered by operators who are trained to quickly assess the situation and respond appropriately. If necessary they will call a doctor, friend or relative, one of the emergency services (Police, Ambulance or Fire Service) or arrange emergency repairs that are the responsibility of the Association.

The cost of this service is included in the service charges for these properties. Leaseholders who have a low income may be entitled to receive Supporting People subsidy towards the cost of this service. For further details please contact our Housing Manager, your local council's Supporting People team or Housing Benefit Department.

4. Consideration of Your Neighbours

The Association is committed to ensuring that residents enjoy their right to peace, quiet and security in their homes. We appreciate that anyone has the right to their chosen lifestyle providing that this doesn't spoil the quality of life of others. This implies some degree of tolerance and respect for other residents.

Your lease includes a clause that states you will not do or allow anything to be done in or around your home that may cause a nuisance, annoyance, cause damage or inconvenience to the Association or other local residents.

If we receive a complaint about the behaviour of a leaseholder we will investigate the problem and attempt to find a solution. In some cases these complaints are simply the result of a clash of lifestyles between the two parties and it may be very difficult to find an answer that is satisfactory to everyone concerned. Reaching a successful solution to a neighbour dispute can be a long and difficult process.

A certain amount of understanding and tolerance is required by neighbours. You must remember that what is enjoyment to you may be an annoyance to others.

If you are being repeatedly disturbed by your neighbours you may wish to try and resolve the situation by talking to them about it. If the nuisance continues then please contact our Housing Manager for advice. We will not tolerate anti social behaviour and will take prompt and effective action.

Your Local Council's Environmental Health Officer and/or the Police may also be able to assist.

5. Harassment and Hate Crime

The Association will not tolerate harassment or hate crime under any circumstances and legal action will be taken against the perpetrator if necessary.

If you feel that you are being harassed or have suffered a hate crime because of your ethnic origin, religion, disability, gender, age, sexual orientation or any other reason please contact our Housing Manager for advice and assistance. All complaints will be dealt with in accordance with our Harassment and Hate Crime policy.

6. Pets

The Association recognises that pet ownership can bring many health and social benefits. However, controls must be in place to prevent irresponsible pet ownership, which can cause suffering to animals and a nuisance to neighbours.

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Written permission must be obtained from the Association before keeping a pet in your home. The number and type of pet that may be kept are:-

* Flats, houses and bungalows with communal gardens - a maximum of two small birds; a small aquarium; two same sex rabbits, hamsters, mice, gerbils, rats or guinea pigs.

Permission will be given for a disabled resident to keep an assistance dog.

Pets must be kept under control at all times and not allowed to cause a nuisance or danger to others, damage to the property or foul in public places.

7. Communal Areas

The Association is responsible for the cleaning of most communal areas but we ask for your co-operation in keeping these areas tidy. The cost of cleaning the communal areas is included in your service charges. Further details of the arrangements for the cleaning of the communal areas are enclosed with your handbook.

8. Rubbish

If you share a bin area with your neighbours, please help to keep it tidy and ensure that the bins are not overfilled.

Your local Council will help with the disposal of large items, for example, furniture.

9. Gardens

If your home has a private garden then it is your responsibility to keep it tidy and free from rubbish.

Communal gardens are maintained by the Association and the cost is included in your service charges. We endeavour to achieve good value for money by employing landscape contractors to carry out specific work at regular intervals. Details of the schedule of work are enclosed with your handbook.

In order to minimise costs we do not ask the contractor to weed, gather leaves or prune bushes that have been planted by residents. Please do not plant in the communal gardens as this may increase the maintenance costs.

10. Car Parking

A number of car parking spaces are provided for the use of leaseholders and their visitors. These are not allocated on an individual basis. Please consider other users at all times.

11. Security

Always ask for proof of identity before letting anyone into your home.

If you live in a building with an entrance shared with others, do not let anyone in as you leave or enter the building.

If you go away, for example on holiday, cancel newspaper and milk deliveries and where possible ask a friend, relative or neighbour to draw the curtains and pick up your post from time to time.

12. Disabled Adaptations

If you or someone living with you is experiencing difficulties in your home due to a medical problem, there may be adaptations that would assist you.

Your local Council will be able to advise you about entitlement to a Disabled Facilities Grant (DFG) and the Occupational Therapy department (Social Services) can offer advice on what would be most suitable to meet your individual requirements.

Disabled Facilities Grants are used for the adaptation of a property for the benefit of a disabled person. Adaptations can include the installation of a stair-lift, bathroom and kitchen adaptations and installation of ramps.

If you wish to carry out any adaptations to your home, please ask the Association for permission for anything structural or that affects the communal or exterior areas of the building.

Please contact our Housing Manager for further advice and assistance on adaptations.

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Section 7 Selling Your Home

1. Selling Your Home

You may re-sell the lease at any time by giving written notice to the Association.

On receipt of your notice the Association will begin the process of granting a new lease:-

- A valuation will be arranged to obtain the value of the property on the open market with vacant possession. Once the valuation is agreed the sale price will be 70% of the valuation. The valuation fee is recovered from the sale proceeds.
- If you (or the person acting on your behalf) disagree with the valuation then you may appoint an independent valuer.
- The Association holds a waiting list for each scheme and the lease allows the Association to nominate a person from this list to buy the lease. All applicants on the waiting list meet the conditions of the LSE scheme.
- If the Association is unable to nominate a buyer from the waiting list, or the person offered the property is unable to complete the sale within 7 weeks of the draft contracts being drawn up, then you may sell the lease to any third party (providing that they meet the conditions of the LSE scheme). This is usually done by you referring the sale to an estate agent, whose fees will be deducted from the sale proceeds.
- On completion of the sale the following deductions are made from the proceeds -
Any arrears of service charge due at the date of surrender
Valuation fees
Any costs incurred in carrying out essential repairs in accordance with the leaseholder's obligations
The Association's solicitor's fees for preparation, completion and registration of the surrender of the lease

Up to two and a half percent of the purchase price to cover the Association's costs in finding a buyer (this includes advertising and estate agents costs)

A deduction of 1% of the vendor's original purchase price for each year (apportioned on the basis of complete months) of occupation, to provide a sinking fund.

2. Sinking Fund

The sinking fund is used for major repairs and replacement of equipment. The amount held in the fund is reviewed annually, taking into account any planned works that are likely to be needed over the following five years.

The fund is held in a separate interest earning bank account.

Each year we will tell you how much is in the fund, including any interest that has been added.

3. Losing Your Home by Forfeiture or Repossession

There are certain circumstances when the Association or your mortgage lender could apply to the courts for possession of your home.

Forfeiture

If you break any conditions of the lease, the Association may apply to court to end your lease agreement. This could happen if you don't pay your service charges or you cause a serious nuisance or annoyance to other residents.

The Association would only apply to the court if all other measures had failed to resolve the situation.

If the court decides that you have seriously broken the terms of your lease, it may make an order that allows the Association to end the lease and give possession of your home back to the Association. This would mean that you would lose your home.

You will also have to pay all legal fees and any other costs that the Association incurs because you have broken the lease agreement.

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Repossession

If you took out a mortgage to buy your lease, your lender has a legal charge on your home. This means that they can apply to the court to repossess your home if you don't pay the mortgage. If the court grants them possession then the lender will have the right to evict you, sell the lease and take the amount that you owe from the proceeds.

Mortgage lenders will only apply to court for repossession if you owe a serious amount of mortgage and haven't kept to an agreement to make payments.

If you have difficulty paying your service charges or mortgage please contact our Housing Manager who will be able to offer advice and assistance.

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Section 8 Resident Consultation & Involvement

1. Consultation

Twice yearly meetings are held with leaseholders to discuss the budget, service charges and any issues affecting the scheme and the services that you receive. We will give you a minimum of 14 days notice of meetings and send any papers or documents to you at least 7 days in advance of a meeting. Minutes of meetings will be sent to each leaseholder and any recognised residents' association.

A newsletter is provided for leaseholders at least once a year. This is to provide you with information on any changes in legislation, contact details for the Association, and any issues raised by residents. We also welcome any articles and views from leaseholders, which may be of general interest to other leaseholders.

The Association will consult leaseholders before making decisions about changes in management policy or practice that may affect leaseholders.

The Association will recognise and give specific rights of consultation to a residents' association that represents at least 51% of leaseholders.

Leaseholders will be consulted prior to any major repairs, improvements or before we enter into long term agreements for works or services. Details of the consultation process are included in the sections on repairs and maintenance, and service charges.

2. Resident Involvement

The Association is committed to the rights of residents' to be involved in the management of their homes. To do this the Association offers a choice of ways for residents' to get involved and have a say in how things are run and in planning for the future. These range from completing one off questionnaires to joining a focus group to becoming a member of the Association's Board.

For more details, please contact our Housing Manager.

3. Recognised Residents' Associations

In order to become a recognised Residents' Association you will need to meet the following criteria as detailed in the Landlord & Tenant Act 1985: -

- There must be only one residents' association for the scheme
- At least 51% of eligible leaseholders must be members of the Residents' Association

If a residents' association meets these criteria then we will give them recognition for the purpose of consultation for service charges, major works and any other qualifying works or contracts. A recognised residents' association also has the legal right to appoint a qualified surveyor to advise on any service charge issue. The surveyor has legal rights of access to the landlord's documents and common parts of the premises.

If there isn't a residents' association at your scheme we can help you to set up and run one. We can provide advice, support and training as well as grant funding.

4. Complaints

The Association is committed to providing a quality service that meets the needs of our customers. However, sometimes things go wrong and when this happens we need to know about it to help us to improve our services.

We will deal with all complaints fairly and reasonably and we aim to resolve complaints as quickly and effectively as possible.

A complaint can be made verbally or in writing by a customer or someone acting on their behalf. All complaints will be treated confidentially and taken seriously. We will acknowledge a complaint within two working days and respond in full within 10 working days.

There are three stages to the Association's complaints procedure:-

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1st stage - if a customer is not satisfied by the response from their first point of contact then their complaint will be considered by a Senior Manager.

2nd stage - if a customer is dissatisfied with the response from the Senior Manager then their complaint will be considered by a Director.

3rd stage - if a customer is still dissatisfied then their complaint will be considered by a panel of Board members. The complainant will be invited to attend a meeting of the panel and given the opportunity to state their complaint.

If a customer is still dissatisfied with the outcome after exhausting the Association's complaints procedure then they may complain to the Housing Ombudsman Service. The Association will co-operate fully with any investigation carried out by the Ombudsman.

Housing Ombudsman Service

81 Aldwych

London

WC2B 4HN

Tel: 020 7421 3800

Email: info@housing-ombudsman.org.uk

If a policy or procedure is changed as a result of a complaint, the complainant will be informed and thanked for their help in improving our services.

The Association will consider claims for compensation from complaints who have suffered financial loss.

A 'Complaint, Comment or Compliment' form is available on request.



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Section 9 Policies & Service Standards

1. Customer Service Standards

The Association is committed to delivering high quality services at all times, that provide value for money to our customers. We have consulted with residents and staff to set standards for our services. These standards are about meeting the needs and expectations of our customers and creating a service of which we can all be proud.

If we fall below these standards we will apologise and try to put things right.

A leaflet that gives details of the main service standards is available on request. Examples of the key standards are as follows:-

Equality & Diversity

All customers will be treated fairly and equally irrespective of nationality or ethnic origin, gender or gender identity, disability, age, religious beliefs or sexual orientation.

We can provide information in large print, Braille, on audio tape and language translations on request. An interpretation service is also available.

We will ensure that our public offices meet the requirements of the Disability Discrimination Act.

Customer Care

We will: -

- Aim to be easy to contact, helpful, responsive and efficient.
- Treat all customers with courtesy and respect at all times.
- Treat all enquiries and information confidentially, in accordance with our Data Protection policy.
- Clearly and honestly explain the reason(s) if unable to help a customer
- Offer a range of methods for customers to contact us including face to face, by letter, fax, email, telephone, text and via website
- Provide telephone lines open between 8.30 am and 4.30 pm Monday to Friday with an out of office hours service for reporting of emergency repairs. Occasionally, it may be necessary to use an answer-phone during office hours.

However, this will only be used during exceptional circumstances and will be checked within the next working day for messages.

- Answer telephone calls within 5 rings
- Acknowledge letters and emails within 2 working days and reply in full within 10 working days
- Ask each resident their preferred method of contact and particular needs and vulnerabilities that we will then take into account when delivering services

Contact with Residents

To keep residents informed we will: -

- issue an information handbook to new leaseholders
- hold leaseholders' meetings twice a year at each leasehold scheme
- offer each leaseholder a twice yearly home visit
- produce a newsletter for leaseholders at least once each year

Complaints

We will try to resolve complaints effectively and as quickly as possible. We aim to: -

- acknowledge receipt of a complaint within 2 working days
- reply to a complaint within 10 working days of receipt
- monitor the level of satisfaction with our complaints procedure
- inform residents of any changes that are made to policies and procedures as a result of a complaint

Anti Social Behaviour

We aim to ensure that all residents enjoy their right to peace, quiet and security in their homes. We will: -

- respond to complaints of anti social behaviour within 10 working days (in exceptional circumstances where the complainant may be at serious risk, we aim to respond within one working day)
- contact complainants each month (or weekly of the complaint is of a more serious nature) until the case is resolved or closed



- monitor resident's level of satisfaction with our response to complaints of anti social behaviour

Harassment, Hate Crime & Domestic Violence

The Association will not tolerate any form of harassment or hate crime, and will take prompt and effective action. We aim to: -

- respond to complaints of harassment, hate crime or domestic violence within 5 working days (if the complainant may be at serious risk, we aim to respond within one working day)
- monitor resident's level of satisfaction with our response to complaints of harassment, hate crime and domestic violence

Repairs & Maintenance

We are committed to providing safe, comfortable homes that are well maintained. We will aim to: -

- Complete emergency repairs within 24 hours
- Complete urgent repairs within 7 days
- Complete routine repairs within 31 days
- Carry out annual safety inspections of all gas appliances that are the responsibility of the Association.
- Consult with residents before carrying out any planned maintenance or improvement work
- Survey residents after every repair and improvement works to find out their opinion of the work
- Visit to check 10% of repairs that are completed

Access to Information

Under the Data Protection Act 1998 customers have the right to ask to see information held about them by the Association. We aim to respond to requests for access to personal information within 40 days, in accordance with the legislation.

Resident Involvement

We are committed to the rights of residents to be involved in the management of their homes. Opportunities will be promoted to encourage involvement in all aspects of service delivery to a level that is appropriate to the wishes of both individuals and residents' groups. We will: -

- Consult with residents about any major changes to our services.

- Regularly survey residents for feedback on the quality of our services.
- Monitor the level of resident's satisfaction with the types of activity we offer for involvement in the management of their homes. These currently include surveys and questionnaires, residents' associations, editorial panel, focus groups, armchair monitoring and Board membership.
- Encourage involvement by offering practical support such as child care costs, travel expenses, translation and interpreter services, hearing loops, accessible venues and refreshments.
- Inform residents how their views have been taken into account and used to improve our services

Policies

This section outlines some of the key policies referred to in the handbook. There is also a list of policies that are relevant to leaseholders.

A full copy of these policies is available on our website or on request.

1. Resident Involvement Policy

The Association is committed to the rights of residents to be involved in the management of their homes. Opportunities will be promoted to encourage involvement in all aspects of service delivery to a level that is appropriate to the wishes of both individuals and residents' groups.

We will consult on issues where there is a reasonable and genuine opportunity for residents to influence the outcome. Where consultation is not appropriate we will ensure that we inform individuals and groups about decisions that affect them.

We aim to -

- Inform, consult and involve our residents in making decisions about, and setting standards for services.
- Ensure equality of access for all residents to become involved, and widen participation from under represented groups.
- Give feedback to residents about the results of their involvement, the performance of the Association, and the response to complaints and any changes made as a result.
- Monitor satisfaction levels and listen to the views of residents.



We will provide support and training for staff and residents to develop their knowledge, skills, capability and confidence so that everyone involved is able to work successfully together.

We will help with things like reasonable childcare costs, travelling expenses, interpretation and translation services, training and stationery.

The Association currently offers the following opportunities for residents to become involved -

Individuals and groups of residents are consulted on matters that affect their home and the services that they receive from the Association, including day to day repairs, planned maintenance, and changes to rent and service charges.

Contract monitoring - residents' views are taken into account when monitoring contractors performance.

Publications - we use plain language in publications to make it easier for residents to understand and respond. These can also be provided on audio tape, in large print, Braille or in other languages.

Newsletter - a newsletter for leaseholders is published twice a year

Annual report - a copy of the annual report is sent to every resident. It includes information about the Association's performance and the results of resident involvement.

Compliments and complaints help us by letting us know what we are doing well and where we need to improve.

Twice yearly meetings are held with leaseholders, who are consulted in accordance with the Commonhold and Leasehold Reform Act 2002.

Twice yearly home visits are offered to all residents giving them an opportunity to discuss any aspect of their dealings with the Association and express their views.

'Armchair Monitors' gives the opportunity for residents to have their say from the comfort of their own home by participating by telephone, email or post.

Residents Associations - residents are encouraged and helped to set up associations that can provide a voice for people who are interested in local concerns (not just housing issues).

Focus groups offer the opportunity for residents to meet with staff, discuss and influence service standards, policies and performance.

The Leaseholders forum enables leaseholders from each of our four leasehold schemes to meet together once or twice a year to discuss common issues and look at ways of improving the services we provide.

The Scrutiny Panel is comprised of a small number of residents who co-regulate with the Board of Trustees and scrutinise the Association's performance.

Board Members - at least two places on the Board are open to residents of the Association.

2. Equality & Diversity Policy

The Association recognises the importance of its role as employer, service provider and purchaser of goods and services in eliminating all forms of discrimination and harassment, and in promoting tolerance, fairness and equality.

The Association will aim to ensure that no individual or group is treated less favourably on the grounds of nationality or ethnic origin, gender or gender identity, sexual orientation, age, disability, marital status or religion.

Challenging targets will be set and monitored by ethnicity, gender and disability in the following areas - lettings, tenant satisfaction, dealing with harassment, Board membership, employment, resident involvement, complaints and procurement.

This policy is supported by a Disability Equality Scheme, Gender Equality Scheme, Race Equality Scheme and an Equalities Action Plan.

The Association will ensure that the lettings policy and procedure will not discriminate directly or indirectly in relation to ethnic origin, nationality, religious belief, gender, sexual orientation, marital status, or disability. All tenancies will be let in an open and accountable way that prevents discrimination and gives equal access to all groups of applicants. We will maintain effective monitoring and review systems to prevent discrimination.

Through its Resident Involvement Policy the Association aims to offer a range of consultation and involvement techniques to ensure that all residents have the opportunity to participate.

Feedback from residents is used to improve and shape services. The information will be analysed by ethnicity, gender and disability to help ensure that services are being provided in appropriate ways and to the equal satisfaction of all groups.



The Association's Harassment & Hate Crime, and Domestic Violence policies clearly state that we will not tolerate harassment based on race, gender, disability, religion, age or sexual orientation.

The Association's Board will aim to have a composition with a diverse range of backgrounds, skills and experience that is broadly reflective of the communities we serve. The Board will ensure that all working practices and business activities reflect the principles of equality and diversity, and consider regular monitoring reports on the performance of the Association in relation to equal opportunity matters.

All employees, Board members and members of the Residents Focus Groups will receive training to ensure that they understand and implement all aspects of this policy. The training will ensure that they have an appropriate knowledge of equality and diversity that relates to their roles and responsibilities and help them to recognise the diverse needs of people and deliver high quality customer service.

3. Harassment & Hate Crime Policy

The Association will not tolerate any form of harassment or hate crime, and will taken prompt and effective action.

The Association will adopt a victim centred approach. The interests of the victim are paramount and they will be treated sensitively, courteously and respectfully.

Harassment is deliberate or intentional behaviour that is targeted at individuals or distinct groups because of their particular race, ethnic origin, gender or gender identity, sexual orientation, disability, age or religion. It is the interference with a person's comfort or safety. It is persistent and recurs.

Hate crime is a crime in which the perpetrator's conduct is motivated in whole or part by hatred, bias or prejudice based on the actual or perceived race, ethnic origin, gender or gender identity, age, religion, disability or sexual orientation of an individual or group.

Harassment and hate crime can be physical or verbal abuse, intimidation, attacks on or damage to property including graffiti. It may not be a criminal offence but is perceived by the victim or another person as being motivated by prejudice or hate.

All complaints and information will be treated as confidential.

A full copy of the Association's Harassment and Hate Crime policy is available on request.

4. Anti Social Behaviour & Neighbour Disputes Policy

The Association is committed to ensuring that all residents enjoy their right to peace, quiet and security in their homes.

The Association appreciates that anyone has the right to their chosen lifestyle providing that this doesn't spoil the quality of life for others. This implies some degree of tolerance and respect for the requirements and needs of others.

Prompt and effective action will be taken to reduce and control incidences of anti social behaviour of residents and people living in or visiting their homes.

Anti social behaviour can be of a serious and criminal nature including racial and other harassment, physical violence and drug dealing. However it can also include loud music, barking dogs, verbal abuse and vandalism, which whilst not criminal in nature can be equally detrimental to the quality of life in the community.

The Association will aim to resolve problems speedily and without recourse to legal action wherever possible. However, a firm approach will be taken against the perpetrators of anti social behaviour and legal action will be taken where necessary. This may include injunctions, demotion orders, anti social behaviour orders, parenting contracts and orders, and enforcement of the tenancy conditions that may ultimately lead to repossession of the perpetrator's (or their family's) home.

Advice and support will be provided to victims and witnesses of anti social behaviour.

The Association will work in partnership with the Police, the Council and other agencies to prevent and deal with anti social behaviour.

All complaints and information will be treated as confidential.

5. Domestic Violence Policy

The Association is committed to the rights of every person to live without fear of violence and abuse. Domestic violence is a serious crime and has a devastating effect on the people who suffer from it. Therefore, the Association will take prompt and effective action.

The Association will take a victim centred approach and respect the wishes of the victim at all stages. Their safety is paramount and they will be treated sensitively, courteously and respectfully.



Domestic violence is about one person having power and control over another person. It can be actual, attempted or threatened and typically involves a pattern of abuse and intimidation which escalates in frequency and severity over time. It may include physical violence, sexual violence, emotional or psychological intimidation or financial abuse.

The Association will take all reports of domestic violence very seriously. We aim to provide effective support for all victims and to take appropriate action against alleged perpetrators.

All complaints and information will be treated as confidential.

If a tenant commits domestic violence then legal action can be taken that will result in the loss of their home.

6. Data Protection, Access to Information & Document Retention Policy

This policy aims to protect and promote the rights of individuals and the Association, by identifying information that is to be treated as confidential, and outlining the procedures for collection, storage, handling and disclosure of such information.

The Association holds personal and confidential information about its prospective, current and former employees, board members, tenants, leaseholders, suppliers and contractors. This policy covers all records and information held by the Association in respect of these 'data subjects'.

The Association will not ask for information that is not necessary for business purposes.

Confidential information will only be accessible to staff who 'need to know' such information in order to carry out their duties.

Members of staff, applicants for housing, tenants, leaseholders and any other visitors will be offered a private place to discuss matters of a confidential nature.

When dealing with customers by telephone the Association will take steps to ensure the identity of the individual before disclosing personal information.

Employees will not discuss confidential information with third parties who have no particular right to know about the internal business of the Association.

Personal information relating to tenants and leaseholders will be used to: -

- assess and prioritise applications for housing

- enable the Association to fulfil its responsibilities as a landlord, for example, passing names and telephone numbers on to contractors so that arrangements can be made to carry out repairs
- arrange care and support services for residents
- arrange other services such as concessionary TV licences
- comply with the Association's legal and regulatory obligations
- help prevent crime and deal with anti social behaviour
- enable audit of services
- ensure that the Association's Equality and Diversity policy is being effectively implemented

Information about ethnic origin or religion will be used to provide statistical information to organisations that regulate the Association. The information will be presented in a way that does not identify individuals.

Information will not be shared with third parties without the individual's written consent other than in the exceptional circumstances detailed in the Data Protection Act 1998: -

- Where there is clear evidence of fraud
- To comply with the law
- In connection with legal proceedings
- To protect the health and safety of the individual, where the individual would be at risk if the information were not disclosed, or where there is a legal requirement to do so
- Anonymously for statistical purposes

The Association may use tracing agents for the collection of former tenant's arrears and other debts. Information will be passed to them as part of the debt recovery process.

Confidential items and papers that are no longer required will be disposed of by shredding or by an approved contractor who will supply a certificate of destruction of the items.

All individuals have the right to see the personal information about them that is held by the Association in electronic or 'structured' manual form (i.e. part of a file system). Any request from a prospective, current or former tenant will be processed within the provisions of the Data Protection Act 1998 and the Information Commissioner's guidance. A charge of £10 will be made per request.



The Association also has the following policies and copies are available on our website or on request: -

Alternative Accommodation
Asbestos Management
Asset Management
Bad Debts/Write Offs
Complaints
Customer Services
Debt Recovery
Gas Safety
Information Security
Pets
Procurement
Recharges
Repairs and Maintenance
Safeguarding Vulnerable Adults
Smoke Free
Violence Against Staff

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Section 10 Glossary

Arrears - any debts, including service charges, which remain unpaid

Breach - when an obligation in the lease is broken

Communal Areas - the parts of the building or estate that are shared with other residents, for example, main entrance, corridors and shared gardens.

Consultation - this is when we ask for your opinion. Where possible we will consult you if something affects your home or the services that we provide to you

Covenants - these are legally binding obligations and responsibilities of the leaseholder and the Association that are included in the lease

Demised premises - this is the part of the building that has been leased to you and is your responsibility. The extent of the premises is clearly outlined in red on the plan attached to your lease.

Exemptions and reservations - these are rights that we keep as your landlord

Home or property - a flat or bungalow including any private garden and outbuildings

Fixtures - you are responsible for these fittings in your home. The fittings include kitchen units, bathroom suite, light fittings and extractor fans.

Landlord/Lessor - this is Railway Housing Association, the organisation that owns the freehold of the property and grants the lease to you (the leaseholder). Throughout this handbook the landlord will be referred to as 'the Association'

Lease - this is a legal contract between the landlord and the leaseholder. It sets out the rights and responsibilities of both parties.

Leaseholder/Lessee - this is the person(s) who is granted the lease by the landlord and has the right to live in the property.

Service Charge - this is the payment made by the leaseholder for services provided the Association

Sinking Fund - this is a fund set up to budget for major expenditure, for example, replacement of window frames or central heating boilers. This should avoid leaseholders having to find large sums of money at short notice to meet such costs.

