Housing Allocations Policy

Managed By
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1 INTRODUCTION

This document contains the Nottingham City Council Housing Allocations Policy and details of the Nottingham HomeLink Choice Based Lettings scheme run in partnership with Registered Providers with properties within the city.

1.1 Allocations Policy

It is a legal requirement for Local Authorities, such as Nottingham City Council (NCC), to have an allocation scheme (policy).

NCC’s allocations policy is operated on its behalf by its ALMO (Arm’s Length Management Organisation), Nottingham City Homes (NCH).

The allocations policy aims to address housing need whilst contributing to the development of balanced and sustainable communities.

The Council is required to make the most effective use of all housing tenures to balance the prevailing housing market, to include social housing stock in the city.

This document describes the policy in detail – including who is eligible to apply for housing and how priority is given to different applicants.

As there are not enough social housing properties in Nottingham to meet the demand, it is necessary to prioritise applicants so that properties that become available are offered fairly. The policy has been framed to address this aim.

NCC also offers support to prevent homelessness, and assist people in urgent housing need to access a home that will meet their requirements.

1.2 Key Aims & Objectives

The key objectives of the allocations policy and Choice Based Lettings (CBL) scheme are:-

- to ensure the allocation of social housing is open, fair and accountable to applicants
- to help create safe, mixed and balanced communities that contribute to sustainable regeneration
- to encourage genuine customer choice and empowerment
- to address housing need for residents of Nottingham City
- to widen the housing options for residents of Nottingham City
- to give new tenants a feeling of ownership of their property
- to make more efficient use of the available housing stock
• to ensure that properties are appropriately allocated to applicants according to type and size for their needs
• to reduce the time properties are void between lettings
• to help tackle low demand for some types of properties
• to reduce the number of refusals on ‘hard to let’ properties
• to ensure the policy has flexibility to address specific local issues
• to create a customer-led choice based lettings system
• to increase understanding and satisfaction in the lettings system
• to create a single point of access to all social housing in Nottingham City
• to bring together a larger pool of available housing, giving applicants more choice and helping to ease localised problems of high demand
• to enable greater mobility within Nottingham City
• to ensure the scheme meets government objectives and requirements
• to meet the legal requirements for the allocation of social housing as set out in Part VI of the Housing Act (1996) as amended by the Homelessness Act (2002) and the Localism Act 2011.

1.3 Annual Lettings Plan

NCC’s allocation policy provides for the operation of an annual lettings plan that will set targets for allocations in accordance with local needs. The plan sets to achieve an appropriate balance in meeting a range of housing needs, helping to promote more sustainable and balanced communities. Lettings outcomes will be closely monitored to ensure that, in overall terms, preference is continued to be given to those in the greatest housing need.

1.4 Local Lettings Policies

In the interest of sustainable, manageable communities, ‘Local Lettings Policies’ (LLPs) are applied in certain areas of Nottingham City which have particular problems, for example, crime and antisocial behaviour. LLPs may also be used to address other local priorities, for example, supporting people in work or seeking work.

This will usually mean that certain restrictions are placed on the letting of properties within the area.

Each HomeLink partner is responsible for agreeing their own LLPs. However, wherever possible, this will be done in consultation with all HomeLink partners.
LLPs are reviewed regularly and every attempt is made to keep the use of Local Lettings Policies to an absolute minimum.

A LLP will only be established when there is sufficient evidence to warrant it. The reason for it will be recorded, including a clear definition of the particular problem to be addressed, timescale and how the outcome will be measured.

Because LLPs are subject to frequent review and change they are not listed in this document. However a copy of the current LLPs in place throughout Nottingham City can be obtained at any Area Housing Office, or viewed on the NCH and Nottingham HomeLink website.

1.5 Nottingham HomeLink

Applications for housing are administered through and processed by Nottingham HomeLink, which is operated by NCH on behalf of Nottingham City Council and the following partners:-

- Accent Nene Limited
- Affinity Sutton
- Derwent Living
- Guinness Northern Counties
- LHA ASRA (Family First / Leicester Housing Association)
- Longhurst and Havelock Homes Limited
- Nottingham Community Housing Association Limited
- Places for People Homes Limited
- Raglan Housing Association Limited
- Metropolitan
- Tuntum Housing Association Limited

Including NCC/NCH, the above Registered Providers are referred to collectively as HomeLink partners in this policy.

The CBL scheme is there to provide choice for applicants and make best use of available housing.

When customers approach NCH for assistance with housing, the first priority will always be to discuss all the available housing options and pursue the best solution according to the customer’s circumstances.

Nottingham HomeLink aims to give customers more choice in where they live. It also gives more transparency to the allocation process, as feedback is given on how each property is let.

More information is available from the website www.nottinghamHomeLink.org.uk or in the leaflet ‘Guide to Nottingham HomeLink’ which can be obtained from any NCH area housing office, and from the offices of the HomeLink partners.
The main aspects of the scheme are:-

1. the eligibility and registration of applicants
2. the processing of applications for housing
3. the advertising and allocation of vacant properties to suitable applicants

Once registered, applications are placed on HomeLink’s database (Housing Register). NCC operates a banding scheme (Bands One to Band Five) which has been devised to determine priority between applications and how they are ordered within each band. See Section 4 for further details.

1.6 Legal Framework

It is a requirement under Part VI of the Housing Act 1996 as amended by the Homelessness Act 2002 and the Localism Act 2011, that all Local Authorities must have and publish an allocations scheme (policy), and ensure that properties are offered according to that policy.

This policy takes into account the requirements of the above legislation and the relevant statutory guidance.

The legislation requires that an allocations policy must be framed to give Reasonable Preference to certain categories of people as follows:-

1. people who are homeless (within the meaning of Part VII of the 1996 Act)
2. people who are owed a duty by any Local Authority under section 190(2) 193(2) or 195(2) of the 1996 Act (or under section 65(2) or 68(2) of the Housing Act 1985) or who are occupying accommodation secured by any such authority under section 192(3)
3. people occupying insanitary or overcrowded housing or otherwise living in unsatisfactory housing conditions
4. people who need to move on medical or welfare grounds, including grounds relating to a disability
5. people who need to move to a particular locality in the district of the Local Authority where failure to meet that need would cause hardship (to themselves or to others)

Applicants from these Reasonable Preference categories are placed within Bands One, Two, Three, and Four of the Housing Register, in order to give them Reasonable Preference over other applicants. Please note that those who are awarded Reasonable Preference will not qualify if they are caught by any of the disqualifications in Section 2B.2 below.
**Armed Forces Regulations**

The Additional Preference for Armed Forces England Regulations 2012, provide that additional preference must be given to an applicant with urgent housing needs and who falls within one of the Reasonable Preference categories referred to above if:-

a) S/he is serving in the regular forces and is suffering from a serious injury, illness or disability which is attributed (wholly or partly) to his/her service; or

b) S/he has formerly served in the regular forces; or

c) S/he has recently ceased or will cease to be entitled to accommodation provided by the Ministry of Defence following the death of his spouse or civil partner who has served in the regular forces and whose death was attributable (wholly or partly) to that service; or

d) S/he is serving or has served in the reserved forces and is suffering from a serious injury, illness or disability which is attributable (wholly or partly) to that service

Forces are defined as “regular forces” are the Royal Navy, Royal Marines, The Army and the Royal Air Force. “Reserved forces” are the Royal Fleet Reserve, The Royal Naval Reserve, The Royal Marines Reserve. “The Army Reserve” are the Territorial Army, The Royal Air Force Reserve or Royal Auxiliary Air Force.

**Right to Move Regulations**

“The allocation of Housing (Qualification Criteria For Right To Move) (England) Regulations 2015 (The 2015 Regulations) provide that a requirement for a person to have a local connection with the Authority’s district cannot be used as a criterion where the Applicant is a ‘relevant person’ that is someone who:-

- Is a secure or introductory tenant or an assured tenant of a Private Registered Provider or Registered Social Landlord.
- Is to be given reasonable preference because he needs to move to a particular locality in the Authority’s district, where failure to meet that need would cause hardship; and
- Has a need to move.

A relevant person has a need to move for the purpose of this Regulation if he:-

a) Works in the district of the Local Housing Authority, or

b) i) Has been offered work in the district of the local Housing Authority and
ii) The Authority is satisfied that the relevant person has a genuine intention of taking up the offer of work.

The regulation does not apply if work is short term or marginal, ancillary to work in another district or voluntary.
For the purpose of this Policy the Hardship Reasonable Preference category referred to above at 1.6 5, applies to relevant persons as defined by the 2015 Regulations.”

1.7 Equalities

Nottingham City Council and its partners are committed to the promotion of equality of opportunity and anti-discriminatory practices in the provision of services to ensure that housing applicants are treated fairly.

Applicants who are eligible to join the Housing Register will not be discriminated against on the grounds of race, colour, ethnic or national origin, disability, religion, age, gender, sexual orientation or marital status.

Regular monitoring and equality impact assessments will be carried out to ensure equality of opportunity and anti-discriminatory practices.

1.8 Confidentiality

The Data Protection Act 1998 and Section 166 of the 1996 Housing Act will be observed at all times.

By signing the declaration on the application form, applicants are agreeing to their information being shared lawfully, where necessary, with members of the HomeLink partnership and other relevant agencies, including non-partner Registered Providers.

Applicants are entitled to see their application file subject to certain requirements being met. Further information is available from the Company Secretary, NCH, Loxley House, Station Street Nottingham, NG2 3NJ or Email:- informationgovernance@nottinghamcityhomes.org.uk
2 ELIGIBILITY & QUALIFICATION

Only some people are eligible for social housing, within the law. Of those that are eligible for social housing, only some people qualify to join the Nottingham HomeLink housing register.

Section 2A below gives information on eligibility within the law. Section 2B sets out qualifying criteria for the Nottingham HomeLink housing register.

Everyone seeking help with housing from NCH or one of the HomeLink partners will be offered advice about their housing options regardless of whether they are eligible to join the Housing Register.

2A ELIGIBILITY

2A.1 People from Abroad

There are certain classes of persons who are not eligible for social housing.

Housing accommodation will not allocated to persons from abroad who are ineligible for housing if:-

1. they are subject to immigration control within the meaning of the Asylum and Immigration Act 1996, unless Regulations by the Secretary of State prescribe otherwise

2. they fall within a class of persons who are ineligible by virtue of Regulations made by the Secretary of State

unless, they are already a secure tenant, an introductory tenant or an assured tenant of housing accommodation allocated to them by a Local Housing Authority.

An allocation may not be made to two or more persons jointly if one of them is ineligible.

2B QUALIFICATION

2B.1 Who Does Qualify?

2B.1.1 Age Qualification

Applicants must be 18 years or more to register with Nottingham HomeLink, unless they meet one of the criteria for exceptional circumstances listed below.

The exceptional circumstances are:-
- homeless young people to whom a duty is owed (Part VII, Housing Act ’96) and who have been accepted into Band 1 by Nottingham City Council, Housing Aid (Homelessness Department)
- NCC care leavers with a firm recommendation from Children’s Services
- any other firm recommendation from Adult or Children's Services
- teenage parents, referred by Housing Aid, who have a full assessment and support plan in place, who are also at risk of losing their accommodation

Any tenancy granted to a person under the age of 18, has to be ‘held in trust’ for them by a responsible adult who is required to act in their best interests. The responsible adult is someone appointed to act on their behalf.

2B.1.2 Residency

An applicant must have been resident in the City of Nottingham for 3 out of the last 5 years, in order to meet the residency criteria, subject to the exceptions below:-

- existing tenants of Nottingham City Council or existing tenants of Nottingham HomeLink partners who live within the City boundary
- applicants who have been accepted for priority re-housing as a reciprocal arrangement with another Local Authority or Registered Provider
- members of HM regular forces and those who were discharged from HM regular forces within the 5 years preceding an allocation of social housing
- bereaved spouses or civil partners of those serving in the regular forces, where (i) the bereaved spouse or partner has recently ceased, or will cease to be entitled, to reside in Ministry of Defence accommodation following the death of their service spouse or civil partner, and (ii) the death was wholly or partly attributable to their service
- existing or former members of the reserve forces who are suffering from a serious injury, illness, or disability which is wholly or partly attributable to their service
- refugees who were dispersed to and are living in Nottingham City and who have been granted leave to remain within the last six months
- Nottingham City care leavers who have been placed outside Nottingham
- applicants who have been accepted from outside Nottingham as part of a Witness Protection recommendation
- elderly applicants (over the age of 60) – these applicants will be placed in band 5
- applicants from outside Nottingham who are victims of domestic violence who cannot return to their place of origin for fear of violence
- those ‘relevant persons’ who fall within the Allocation of Housing (Qualification Criteria for Right to Move) (England) Regulations 2015 as defined at Section 1.6 above)
2B.2 Who Does Not Qualify

2B.2.1 Unacceptable Behaviour

Applicants who have engaged in behaviour which is considered unacceptable to the Council, will not be eligible to apply for registration with Nottingham HomeLink. This decision is made by the HomeLink team but will be approved by a manager with Nottingham City Homes (“NCH”).

Unacceptable behaviour includes:

- financial behaviour such as benefit fraud or any other criminal offence of a similar nature

- unacceptable behaviour including but not limited to non-payment of rent, anti-social behaviour or any behaviour that would be considered a breach of the terms and conditions of the Council’s tenancy agreement. This includes any variation on those terms in future. A summary of those terms and conditions of tenancy can be found in “Your Tenancy” booklet at www.nottinghamcityhomes.org.uk

- conduct that has resulted in any criminal sanction/Court Order or civil Court Order being made against them that affects their suitability to be a tenant (for example, any possession order, criminal conviction, anti-social behaviour injunction, ASBO etc)

- If an applicant gives intentionally false information or gives false statements on any part of their application. If such information comes to the attention of HomeLink after registration, an applicant may be removed from the Housing Register

The disqualifications in this Section (Unacceptable Behaviour) include the past or present behaviour of any member of that applicant’s household either at the time they are making the application for housing, or at any point before or during which they receive any offer of accommodation if their application is registered.

In deciding whether an application is disqualified under this Section, HomeLink will undertake an assessment which will take into account steps taken to address the behaviour and any support needs. In relation to rent arrears, consideration will be given to whether or not an applicant has entered into a payment plan and adhered to that plan and the level of arrears.

The above disqualifications apply to any member of the household or the applicant themselves.
2B.2.2 Non-qualifying residency time

People in the following categories will not normally be considered as meeting the residency criteria:

- Those placed in the City of Nottingham in temporary accommodation by another local authority, whilst there is still a homeless duty owed by another local authority
- Those placed in the City of Nottingham in residential or supported housing by another local authority
- Residency which is not of the applicant’s choice, such as prison or a probation hostel.

2B.2.3 Financial Resources

Home owners or those with a financial interest in a property, will be disqualified except in the following circumstances:

- Applicants who do not have the financial resources/equity in their home to enable them to resolve their housing needs and who fall within one or more of the following Band 2 categories:
  - Medical and disability grounds (See Section 4.2.2)
  - People in hospital ready for discharge (See Section 4.2.3)
  - Welfare grounds – general (See Section 4.2.4)
- Elderly home owners (over the age of 60) who are eligible in terms of age for older persons accommodation. These applicants will be placed in Band Five.

Financial resources/equity in the home will be determined by Nottingham HomeLink.

2B.2.4 Low chance of success

Any potential applicant who would be likely to fall within the group referred to at paragraph 3.1.9 will not qualify.

2B.2.5 No Housing Need

Those applicants that have no housing need as defined within one of the categories specified in this policy will not qualify.
2B.2.6 Availability to Occupy

Applicants will not qualify if they are looking to secure accommodation through HomeLink but are not available to occupy that accommodation. This includes prisoners and those who are tied into tenancies elsewhere to the extent that they would not be able to accept an offer of accommodation were an offer made.

Those applicants that are disqualified as a result of “Availability to Occupy” criteria can re-apply if their circumstances change.

2B.3 Notification of ineligibility or non-qualification

If it is decided that any applicants are ineligible or do not qualify to join the Housing Register, there is a requirement to give the applicants written notification of that decision, together with information about their right to a review. In these circumstances the applicants will be informed in writing by the HomeLink team.

If an applicant is considered to be ineligible or disqualified for an allocation after they have registered, they will also be notified of this in writing and will have a right of review against this decision.

A review procedure is in place, and is fully explained in Section 7, Reviews.

2B.4 Types of Applicant

Single & Joint Applications

Applications can be made in the name of one person or up to four people. The application should include details of all people wishing to be housed together.

Single Applicants

Single applications can include people living on their own, or people wanting to apply for a tenancy themselves who may have other people included in their household on their application.

When assessing eligibility, all household members’ circumstances will be assessed.

If a single applicant is offered and accepts a tenancy, the tenancy will be granted only in their name.

Joint Applicants

Joint applications can be accepted for up to 4 people. Joint applications should be from adults who have a long term commitment to live together. All joint applicants must agree that they are applying together and in order to be accepted as joint applicants, each individual must be eligible for acceptance on to the Housing Register.
If joint applicants are offered and accept a tenancy, they will, in turn, become joint tenants to the tenancy and are jointly responsible for complying with the conditions of the tenancy.

**Applicants no longer wishing to apply jointly**

If one / both / all applicants in a joint application no longer wish to apply jointly and want to be considered on their own, separate applications can be made from the original joint application.

When a request to split the joint application is received, each party’s circumstances will be re-assessed separately to see if they remain eligible and if so, an appropriate band awarded.

**Separate applicant with same or lower band – registration / band date**

If the separate applicant is awarded the same or a lower band as was awarded to the joint application, they will retain the same registration / band dates as in the original application.

**Separate applicant with higher band – registration / band date**

If the separate applicant’s circumstances have altered so much that they are awarded a higher band, the registration date will remain the same but their new band start date will commence on the date they are placed in the higher band.

**Family Households**

Applicants will be regarded as having a ‘family’ where at least one dependant child is living permanently within the household. This includes natural children of the applicant(s), plus adopted and foster children.

In this policy, ‘dependent’ children are defined as children aged up to 18, who must be living with the applicant as their main home.

Children aged 18 and over, but still living at home, are regarded as adult members of the household.

Where the applicant has access to their children, but whose main home is with the other parent or another carer, they will not be counted as permanent members of the household. However their access arrangements will be taken into account when assessing their housing need.

**Pregnant Applicants**

Applicants who are pregnant will be accepted as a ‘family’ for eligibility/occupation purposes only, as soon as their pregnancy has been confirmed, i.e. any allocation will be of a size and type suitable for the family, taking into account the unborn child (see Sections 5.4 and 5.5).

However, applicants who are pregnant will have their application circumstances re-assessed immediately prior to an offer being made, to ensure that they are still eligible for the size and type of accommodation according to the occupancy rules.
3 THE APPLICATION PROCESS

3.1 How to Apply

3.1.1 Processing Applications – The Housing Register

It is the responsibility of NCH staff in the HomeLink team to maintain the Housing Register and ensure that applications are kept up to date.

Once an application has been received, checks are carried out to determine if the applicant is eligible and qualifies to go onto the Housing Register. If they are not eligible or do not qualify, they will be informed of the reason why and they may appeal this decision if they wish; see Section 7, Reviews.

Once a customer has been accepted as eligible and qualifying, their application will be assessed and they will be placed into one of five ‘bands’ on the Housing Register. The band will reflect their current housing circumstances and their requirements. A full list of the criteria for each band is given in Section 4 (Banding).

If a customer feels that they have been placed in the wrong band, they can request a review of the decision; see Section 7 Right to review.

3.1.2 Obtaining an Application Form

Applications can be made online on the HomeLink website at www.nottinghamHomeLink.org.uk or by completing a paper application form which can be obtained:-

- from any area office of each HomeLink partner
- from NCC’s Housing Aid Centre
- by downloading a copy from the HomeLink website www.nottinghamHomeLink.org.uk
- from various other local advice centres / agencies

The form is available in large print and, if required, a verbal translation service can be arranged.

Applicants who require assistance in completing the form, can get help from any of the HomeLink Partners listed in Section 1.5 above.

3.1.3 Assessing Application Forms

Completed application forms are assessed by the HomeLink team.

At that point, an affordability assessment will be carried out by Nottingham HomeLink, to determine the type and size of accommodation that an applicant (and their household) are eligible to bid for.
Where an application form is submitted by an applicant with insufficient information to enable the HomeLink team to process the application, the form will be returned to the applicant and the application will remain inactive/unregistered pending receipt of the required information.

At any time, if an applicant is found to have given false information or has failed to make a material disclosure, they can be removed from the housing register and their application rendered void. Any subsequent application must contain all material information.

The date of registration will be the date the completed form (with all required information) is received, provided the information received means an application is still eligible and qualifies to be registered.

Verification of applicants & documentation required

All applicants will be required to provide certain information as detailed below:-

- financial information (for the purposes of the affordability assessment)
- proof of suitability to be a tenant for each member of the household, for example references from previous landlords
- at least **two** forms of identification, one of which shows current address, and another with the applicant’s signature
- proof of address of current accommodation and tenancy status
- details of last 5 years accommodation
- photographic identification for every person aged 16 and over in the household
- details of all household members (name, DoB, ethnicity, NI number, etc)
- proof of residency in Nottingham City
- disclosure of any non-spent convictions of the applicant(s) and / or any member of the household
- disclosure of any housing or tenancy related action (current or previous), taken against the applicant(s) and/or any member of the prospective household, relating to rent arrears, anti social behaviour or any other breaches of tenancy, including notices served or court orders obtained
Additional evidence for certain groups

In addition, extra evidence is required to verify certain categories of applicant which can include proof of:

- pregnancy
- access to children / child benefit
- nationality / immigration status
- habitual residence
- medical / disability problems
- overcrowding assessment
- Public Health assessment, regarding housing conditions – in cases where the applicant considers that they are living in insanitary or unsatisfactory housing conditions
- support needs
- agency recommendations
- landlord management reports and recommendations
- eligibility for ‘local area preference’ where applicable, see section 4.8 Application Accelerators …. Local Area Preference (LAP)
- Information to confirm circumstances of, and discharge from HM Forces and proof of occupancy in HM Forces living accommodation

Notifying applicants

All applicants accepted as eligible and qualifying for re-housing will be sent a registration letter informing them of the outcome of their application, the band awarded, the reasons why and the type and size of property they are eligible to bid for.

They will also be given information on how to bid for properties.

Applicants who are ineligible or do not qualify for the Nottingham HomeLink Housing Register, will be informed in writing of this with the reasons why and information on their right to review, see Section 7 Reviews.

3.1.4 Special Categories of Applicant – Additional Steps

Support needs / risk assessment

All new applications for housing will be checked to see whether they will have any support needs when they become a tenant. This is done in order to ensure that all new tenants have the best possible chance to sustain their tenancy and to minimise the risk of failure.

All applications will also be checked to identify and manage any risk, either to the applicant or from the applicant, in addition to identifying people who
may not be eligible for housing in certain areas where there is a LLP in place.

Assessment of homeless cases

People who believe they are currently homeless, or are threatened with homelessness within 28 days, may make a homeless application.

Homeless applicants will normally be assessed by the NCC’s Housing Aid section.

Certain applicants who are applying as homeless to other Local Authorities may be subject to the allocations policies of those Local Authorities, and they will be told this at the time that they apply.

Processing cases of severe harassment, domestic violence or threats of violence

Applicants fleeing violence will be assessed according to their current housing circumstances.

Tenants of HomeLink partners’ suffering racial harassment, domestic violence or other threats of violence, who are applying for re-housing, will be initially assessed by their local / area office.

Applicants in this situation, who are not tenants of a HomeLink partner, may be directed to NCC Housing Aid or the relevant housing advice service, where a full housing options assessment will take place.

‘Related parties’

All applicants are asked to declare if they are a ‘related party’.

‘Related parties’ are people who are either:

- Local Authority elected members
- HomeLink partner organisation’s board members
- members of staff of any partner organisation
- or relatives of any of elected / board member or member of staff

Applications of ‘related parties’ are registered and maintained centrally and are subject to additional scrutiny to ensure that no applicant has an unfair advantage over another applicant.

3.1.5 Housing Advice

Applicants will be encouraged to consider all the housing options open to them, particularly because there may be a significant length of time before they can be offered a property through the Housing Register or if they are ineligible or do not qualify to apply.
All housing options will be explored, including:

- accessing accommodation in the private sector
- assistance with housing rights, including landlord and tenant negotiations
- debt advice and housing benefit advice
- referral to a mediation scheme
- referral to the Sanctuary scheme
- assistance in accessing support
- the use of guaranteed deposit schemes
- low cost homeownership including shared ownership
- mutual exchanges

3.1.6 Notification of Change in Circumstances

Applicants’ requirement to notify changes

The registration letter advises applicants to inform Nottingham HomeLink of any change of circumstances as soon as they become aware of them.

Notification may be by telephone, on-line, in an office interview or via the annual review process.

It is important that applicants inform Nottingham HomeLink of any changes in their circumstances immediately, so that any effect on their application can be assessed and the applicant informed.

Wherever possible, it is in the best interest of the applicant to notify HomeLink before the change occurs, in particular, when a change of address or change of tenure type occurs, as they may no longer be eligible or qualify to remain on the register or their banding / list position may change.

Movement between bands after re-assessment

If, as the result of a re-assessment, the applicant is moved to a higher or lower band, the applicant will be informed in writing.

If they are moved to a lower band, the applicant will also be informed of the reason for the change of band and their right of review.
3.1.7 Annual Review

The Housing Register is reviewed annually.

On the anniversary of their registration date, applicants will be sent an annual review letter and form to complete, in order to confirm that they are still actively seeking accommodation and either that their circumstances remain unchanged or to notify HomeLink of any changes.

On return/confirmation that the applicant(s) are still seeking housing, all applications will be reassessed and any change in their place on the register will be notified to the applicant.

If they do not reply within 21 days, either their application will be closed; or, if the applicant appears to be vulnerable, they will be contacted by a HomeLink support officer, after which, subject to circumstances, their application may be closed.

3.1.8 Closing Applications

Applications will be closed on completion, i.e. when an offer has been accepted and the applicant(s) have signed for the tenancy.

Applications will be closed before completion if:

- as a result of a re-assessment the applicant is no longer eligible for housing
- an applicant meets one of the criteria in Section 2B.2 Who Does Not Qualify, at any time from the point of registration, to the point of allocation
- the applicant does not reply to an offer letter, a review letter, or any other letter or contact made requesting a response
- a change of tenure occurs

Meaning if a non-social housing tenant becomes a social housing tenant (not via the HomeLink scheme) or vice versa, the application will be closed and the applicant will have to make a new application. Waiting time will not be carried forward.

- An applicant who refuses 1 or more offers of accommodation within a 12 month period, or who fails to bid realistically (see Sections 5.2.5 and 6.1.4).

Before any application is closed, checks will be made to ensure that if there are any known vulnerability issues, the applicants support worker/networks will be contacted.

All applicants whose applications are closed will be informed in writing and will be given the right to a review of this decision, see Section 7, Reviews.
3.1.9 Closed List

If, following an analysis of lets and demands it becomes apparent that an existing group of applicants is unlikely to be re-housed within 2 years, the Housing Register may be closed to new applicants who would, upon application, fall within that category. This will be determined by analysing demand and the availability of properties and assessing those applicants' prospects of successfully bidding within the next 2 years. Decisions to close the list to a particular category of applicant will be made at Director level NCH in liaison with NCC and other HomeLink RP partners.

3.1.10 Re-instatement into a Band

In certain circumstances it is possible to re-instate a closed application (unless it is closed as a result of an allocation being made), but the following must apply:

- the applicant is eligible and qualifies to be registered and has been eligible since the original application date
- the applicant still lives at the last known address and holds the same tenure
- all relevant forms have been completed and additional information provided, including proof of address and tenure type, going back as far as the original application date
- the applicant has not bought a property, obtained a financial interest in a property or obtained a social tenancy since the original application date
- the application was closed within six months prior to the request for re-instatement
- an office-based interview has taken place

A re-instated application will retain its original registration date and band start date, if the re-instated application has the same band as the original application prior to closure.

More information on the Review and Appeals procedures relating to the Housing Register can be found in Section 7, Reviews.
4 BANDING

The mechanism for administering the allocations policy is a ‘banding’ scheme which has been devised to assess eligible applicants, determine their level of priority (band) and the order of applicants within the different bands.

Once a single or joint application has been received, the application will be assessed and eligible applicant(s) will be placed into an appropriate band (Band One to Five).

The legislation requires that an allocations policy must be framed to give Reasonable Preference to certain categories of people as set out in Section 1.6.

Applicants from these Reasonable Preference categories are placed within Bands One, Two, Three, and Four of the Housing Register, in order to give them Reasonable Preference over other applicants.

By assessing their individual housing circumstances all applicants are placed within one of five bands depending on their current circumstances.
Summary of the banding scheme categories
This table summarises the categories within each band - a detailed explanation of each category is in the next section.

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(RP) = Reasonable preference group

Nottingham City Council Housing Allocations Policy
Version 5.1 April 2015
Details of banding scheme categories

These are definitions for the groups within the bands and qualifying criteria.

Those with RP denoted next to them in brackets are groups which have been afforded Reasonable Preference as defined by Section 167(2) of the Housing Act 1996.

4.1 BAND ONE – Homeless (RP)

Band One is specifically for households under Part VII Housing Act 1996, to whom a full housing duty is owed and who meet the qualifying criteria set out in Section 2B.

The homelessness assessment will be made by NCC’s Housing Aid who will place qualifying applicants into Band One. Those to whom a full housing duty is owed under Part VII but who do not meet the qualifying criteria set out in Section 2B, will be dealt with directly by NCC’s Housing Aid in discharge of NCC’s homeless duties.

This category may include tenants of HomeLink partner landlords who become homeless and have an immediate need to move.

4.2 BAND TWO

4.2.1 Severe Racial Harassment, Domestic Violence or Threats of Violence

Applicants, who are experiencing serious harassment, domestic violence or other threats of violence, where there is a serious risk of harm to a member of the household, if they were to stay in their current accommodation.

This category is for:-

- HomeLink partner tenants who, after a full investigation, have received a management recommendation for urgent re-housing
- applicants who have been accepted under partnership arrangements with the police and the National Witness Mobility Service which operate for victims and witnesses of serious crime
- applicants living temporarily in a refuge, who are potentially homeless in accordance with Section 198 Housing Act 1996, but have been assessed as needing additional move on support over a set period of time

4.2.2 Medical & Disability Grounds (RP)

This category relates to applicant(s) who have an urgent need to move on medical grounds or disability.

To qualify for this category, an applicant or a member of their prospective household must:-

a) have a diagnosed medical condition and/or disability; and
b) have an urgent need to move because they are living in accommodation that is unsuitable for them or a member of their prospective household, by virtue of their medical condition and/or disability for one of the following reasons:

(i) they are unable to function independently in their home; and /or
(ii) they are unable to manage access to their home or access is very limited.

And in either (i) or (ii) above, it must not be possible to remedy the problem in any way, for example, by the applicant(s) arranging/obtaining adaptations to the property or by the provision of other support.

The assessments will be conducted by NCH, taking into account one or more of the following:

1. Advice and/or evidence from health and social care professionals for example GP’s Consultants and Social Services.

2. Firm recommendations from Occupational Therapy (OT) or Adult/Child Social Services or Nottingham Healthcare Trust.

4.2.3 People in Hospital Ready for Discharge – Own Home Cannot be Adapted (RP)

People who are in hospital, or another institutional care facility, who cannot return to their present accommodation, as it is considered no longer suitable / cannot be adapted.

There must be a specific recommendation, with supporting evidence, from the hospital / institution and a detailed care / support package must be in place before the applicant is placed in this band.

This category will also include people leaving hospital or another institutional care facility who:

- gave up a tenancy before going into hospital as their property was no longer suitable
- will face homelessness if discharged because their previous accommodation is not suitable

4.2.4 Welfare Grounds – General (RP)

Applicants considered within this category will have severe support / care needs and be in considerable / urgent risk in their present accommodation.

This category will also include recommendations on the grounds of mental health.

Recommendation may be received from:

- NCC Adult or Children’s Social Care Services
- Nottingham Healthcare Trust
4.2.5 Welfare Grounds – Young People Leaving Care (RP)

Applicants who are Nottingham City ‘care leavers’ will be placed in this category if they have been recommended for housing by Children’s Services and are accepted under the care leavers’ protocol. A copy of the protocol is in Appendix 1: Care Leavers Protocol.

A ‘care leaver’ is defined as a young person between 16 and 21 who was in the care of NCC at the time of their 16th birthday.

Care leavers do not have to be currently resident in Local Authority accommodation in order to fall within the scope of the protocol.

4.2.6 Nottingham City Council approved Adoptive or Foster Parents (RP)

This category includes:

- **Approved Adoptors** – those who have been approved by NCC Children’s Services, but are currently in unsuitable accommodation, to enable the placement of the child(ren) to occur. Supporting information from NCC Children’s Services will be required.

- **Approved Foster Parents needing larger accommodation** – applicants who foster children on behalf of NCC, Adult or Children’s Services, who need to move to larger accommodation in order to foster more children. Supporting information from Adult or Children’s Services will be required.

In these cases a direct offer of accommodation will be made once provisional approval has been given by NCC.

4.2.7 Nottingham City Rough Sleepers who are in Regular Contact with Support Services

Applicants referred under the ‘Rough Sleepers Initiative’ by either Housing Aid or from the Street Outreach Team.

Applicants who qualify for this priority are people who…

1. have a significant history of sleeping rough on the streets within the past twelve months

2. have current and regular engagement with support services

3. have been the subject of a case conference by the multi-agency ‘Rough Sleeping Task Group’ and are considered appropriate candidates for housing

4. are accepting a future package of housing related support agreed by the multi-agency, Rough Sleeping Task Group

Band Two priority will only be awarded when the Task Group is confident that, on the balance of factors and risks, the applicant will be able to sustain his or her own tenancy with the appropriate agreed support package.
4.2.8 Permanent Moves Due to Regeneration

These applicants are usually, but not always, living within a regeneration scheme led by NCC. Where re-housing into a social rented tenancy has been agreed, residents will be awarded this category within Band Two.

Within regeneration schemes, homeowners and leaseholders who are required to move due to area redevelopment work, will be considered for allocation of a social rented tenancy only when suitable alternative residential accommodation on reasonable terms is not otherwise available.

The band start date will be set from the approval date for the scheme; and then dated sequentially within regeneration phases.

Additionally, the criterion for determining priority order of applicants in this category who have identical band start dates will be their length of occupancy in their dwelling. The residents with the earliest tenancy start date will take priority.

4.2.9 Insanitary and/or Unsatisfactory Housing Conditions – Serious Cases (RP)

Applicant(s) will only be placed in this band once they have been assessed by the Public Health Section as living in insanitary or unsatisfactory housing conditions. Insanitary or unsatisfactory housing conditions are considered to be those where there is a Category One hazard at the applicant’s current home, which cannot reasonably be remedied. A Category One hazard is as defined in the Housing Health and Safety Rating System (HHSRS) – Housing Act 2004.

A number of additional factors will also be considered, including but not limited to the practicality, reasonableness and economic viability of remedying the hazard.

Pending the outcome of the assessment, applicant(s) are placed in a band according to their other housing needs.

Once the assessment has been carried out and relevant additional factors taken into account, a decision will be taken by NCH as to whether to award an applicant priority under this category.

This category does not include those applicants who have caused their insanitary/unsatisfactory living conditions for example by their own acts, omissions or negligence.

4.2.10 Severe Overcrowding (RP)

This category includes households who are two or more bedrooms short of the bedroom standard, detailed below, by way of natural growth

The bedroom standard is a separate bedroom is required for each…

- married or cohabiting couple
• adult aged 21 years or more
• pair of adolescents age 10-20 years of the same sex
• pair of children aged under 10 years regardless of sex

(Any unpaired person aged 10-20 years is paired, if possible, with a child aged less than 10 years of the same sex. If that is not possible a separate bedroom is allocated. The same applies for an unpaired person under 10.)

A claim of severe overcrowding is only considered where it arises as the product of natural growth i.e. it occurs when a new child is born, adopted / fostered or a full Residence Order is made by a Court placing a child into the household permanently or when household members reach the relevant age.

If the applicant’s current property has 2 reception rooms, providing there are no safety reasons why it cannot be used as a bedroom (such as the presence of a fire with back boiler in the room), then one reception room will be counted as a bedroom when assessing if there is overcrowding.

4.2.11 Vulnerable Teenage Parents who are at Risk of Losing their Accommodation

Applicants who are teenage (16-19 year old) parents and pregnant 16-19 year olds who are at imminent risk of losing their current accommodation will be referred to their local housing aid service for a Homelessness Prevention Gateway\(^1\) overview assessment of housing and support needs.

These cases will be awarded Band Two if the assessment confirms that the applicant is at risk of losing their accommodation, but have a support plan in place and are capable of sustaining a tenancy.

4.2.12 Families with More Than One Child Living in a One Bed Accommodation within the City

This category includes tenants (who are not lodgers or sharing accommodation) whose households include at least two or more dependant children aged up to 18. The tenancy can be either in social housing or be to a private rented property.

This priority will usually only be considered where:

• there is no other room in the property which could be used as a bedroom, i.e. second reception room or study, and

• it arises as the product of natural growth i.e. it occurs when a new child is born, adopted / fostered, or a full Residence Order is made by a Court placing a child into the household permanently

\(^1\)‘Homelessness Prevention Gateway’ – the process carried out by Housing Aid to fully assess individual support and accommodation needs so that appropriate services can be provided.
If this situation has occurred through family moving into accommodation which is inadequate in terms of size for their family, the priority will not usually be awarded, unless there is proof that there was no other option for the family.

Proof will be needed of the tenancy, property size and family composition.

4.2.13 Families Living in City High Rise Accommodation with Dependent Children, for Over 2 years

This category is meant to promote the successful re-housing of families with young children who are living in NCC high rise accommodation and are conducting their tenancy in a satisfactory manner. High Rise accommodation is not considered suitable for families with dependent children. Families living in high rise flats with dependent children will usually be placed in Band Three. However when they have lived in the accommodation with their child(ren) for 2 years they will be placed in Band Two, providing they are conducting their tenancy in a satisfactory manner.

Applicants with rent arrears or where there is a possession order in force will not qualify for this category.

This priority will usually only be considered where it arises as a product of natural growth i.e. it occurs when a new child is born/adopted/fostered or a full Residence Order is made by a Court placing the child into the household permanently. If this situation has occurred through a family who already have dependent children living with them moving into a high rise flat, which is not considered adequate accommodation for families with children, the priority will not usually be awarded unless there is proof that there is no other option for the family.

These families will be given individual bidding support to help them to move to more suitable accommodation.

4.2.14 Releasing High Demand Properties

This category includes applicants whose current dwelling is a type of high demand property which, when they move, will then be available for other HomeLink applicants:

- **Under-occupation** - applicants who are social housing tenants of HomeLink partner landlords and will be vacating high demand properties, which are under-occupied by 2 bedrooms or more, and where their property is not part of a Local Lettings Policy or Plan where under-occupation is allowed. *(This will include applicants who have succeeded to a tenancy but who will not fully occupy the property).*

  The relevant landlord will make an assessment of the likely demand for the property that will be vacated.

  Applicants in this category, who are relinquishing a larger family home (three bedrooms plus), may be allocated a property with 1 bedroom
more than their household requires, as defined by the occupancy/eligibility criteria and subject to availability.

- **Social housing tenants of HomeLink partner landlords vacating an adapted property**, which is in high demand and where the adaptations are no longer needed. This is either because the person for whom the adaptations were installed no longer needs them, or the person with disabilities does not reside there anymore.

  The relevant landlord and adaptations agency NCC will make an assessment of the likely demand for the property that will be vacated.

- **Social housing tenants of HomeLink partner landlords releasing property for re-letting to applicants in urgent housing need.** This may include people living in supported accommodation where they no longer require that level of support, and people leaving properties where there is shortage of supply but high demand from urgent need cases.

  The relevant landlord will make an assessment of the likely demand for the property that will be vacated.

4.2.15 Social Housing Tenants Employed by One of the HomeLink Partners Leaving Tied Accommodation

Current employees of HomeLink partner organisations, (NCC, NCH & partner Registered Providers), with a tied tenancy, who have a definitive leaving date, will be considered for re-housing within Band Two in the following circumstances:

- those leaving their job because of retirement due to age or ill health
- those leaving their job because of redundancy
- those who gave up their council tenancy to take up their tied tenancy, even if they are leaving their job for reasons other than retirement or redundancy and in some types of dismissal

Placement into Band Two will be no longer than 6 months prior to the agreed leaving date.

The detailed policy on people with Tied Accommodation tenancies is in Appendix 3: Policy for Tied Accommodation Tenants.

4.2.16 Management Recommendations – Occupants with no Rights to Statutory Succession

This category is for occupiers remaining in a property managed by one of the HomeLink partner landlords after the death of the tenant, where there are no rights to statutory succession, but where a management recommendation has been approved to allow the occupiers to remain in the property or be re-housed elsewhere.

In these circumstances a direct offer will be made in order to free up the property they occupy and to make best use of that property.
All cases will be considered with extreme sensitivity. See Appendix 2: Non-Successors

4.2.17 Six Month Review of Band Two Applicants

Applicants in housing need who have been placed into Band Two will be given one to one support and advice to assist them to bid effectively, and therefore take the opportunity to move into accommodation which will resolve their current urgent need for re-housing.

After six months, applicants who have not accepted an offer will have their status reviewed.

If the outcome of the review identifies there is still an urgent need to move, one ‘direct offer’ will be made of a property suitable in terms of size and facilities for the applicant(s) needs.

If the offer is refused, the applicant(s) will be removed from Band Two and placed in a different band, according to their circumstances or, removed from the register depending on whether or not they fulfil the criteria for another category within a lower band.

Only exceptional cases, where there have been no opportunities for them to bid, or reach the top of the shortlist of a suitable property, will be allowed to remain in Band Two.

4.3 Band Three

4.3.1 Priority Need but Intentionally Homeless (RP)

Applicants who have been assessed by the Local Authority as homeless and in priority need, but have been found to be ‘intentionally homeless’, as defined by Section 191 of the Housing Act 1996.

4.3.2 Social Housing Tenants who Need to Move for Management Reasons

This category recognises the needs of HomeLink partners to maximise the use of the social housing stock, or to move some tenants for management reasons which do not warrant urgent re-housing.

All cases will be as a result of an approved HomeLink partner landlord recommendation.

Types of cases may include:-

- non violent relationship breakdown (only in the cases of families with dependent children or where the tenant has been identified as vulnerable and in need of additional support).

- cases of harassment / serious irreconcilable neighbour disputes involving tenants of HomeLink partners, where the applicant is considered not to be in fear of violence, but where there is still a case for re-housing
• **former tenants who gave up their tenancy when sent to prison** and where there has been an agreement at the time of termination to re-house on release

• **tenants with physical or mental health problems, not considered chronic / severe (RP),** but where Housing Management or another support agency believes there are grounds for re-housing because their current housing impacts negatively on the physical or mental well being of a member of the household

• **good management of Nottingham social housing stock,** where there is a business case to support the re-housing of a tenant, for example, where an individual property could be more efficiently occupied.

4.3.3 **Non-urgent Welfare Cases (RP)**

Households who are considered to be living in accommodation which is unsuitable for their needs, but are not considered to be in urgent need of re-housing.

This category will include not only applicants who need a move due to social / care needs, but also those with other social needs which do not require ongoing care and support, such as vulnerable people who have a need to have a secure base in which to build a stable life, but who could not be expected to find their own accommodation.

Recommendation may be received from:-

- NCC Adult or Children’s Social Care Services
- Nottingham Healthcare Trust

4.3.4 **Hardship Cases (RP)**

This category includes people who need to move to a particular locality in the district of the housing authority, where failure to meet that need would cause hardship.

Examples include a person who needs to move to a different locality:-

- in order to give or receive care
- to access specialised medical treatment
- to take up a particular employment education or training opportunity
- those who fall within the Allocation of Housing (Qualification Criteria For Right To Move) (England) Regulations 2015 namely social tenants with a need to move to this Authority’s district where failure to do so would cause hardship. In such cases the need to move arises where the person works in the district of the Local Housing Authority or has been offered work in that district and the Authority is satisfied that the person has a genuine intention of taking up that offer of work.”
Social housing tenants of the HomeLink partners who are in receipt of benefits and are under occupying their accommodation, who will experience hardship if they remain in their present home, will also be considered within this category. Approval from the individual social landlord must be given.

In all the cases above, supporting evidence must be provided.

**4.3.5 Overcrowding – Lacking at Least One Bedroom (RP)**

This relates to applicants lacking at least one bedroom, according to the bedroom standard, as detailed in Section 4.3.10 Severe Overcrowding

A claim of overcrowding is usually only considered where it arises as the product of natural growth i.e. it occurs when a new child is born, adopted / fostered, a full Residence Order is made by a Court placing the child into the household permanently or when household members reach the relevant age, unless there is proof that the person(s) causing the overcrowding had no other option but to join the applicant(s) household.

If the applicant’s current property has 2 reception rooms, providing there are no safety reasons why it cannot be used as a bedroom (such as the presence of a fire with back boiler in the room), then one reception room will be counted as a bedroom when assessing if there is overcrowding.

**4.3.6 Hostel Residents Needing to Move on with Support Plan in Place**

Hostel residents referred through the ‘Homelessness Prevention Gateway’ who have undergone an assessment of housing and support needs and have a support plan put in place, are moved to Band Three when it is deemed they have the capability to live independently.

The support package is designed to assist people to improve their life skills to sustain a tenancy.

There are two exceptions to the requirement to have a support package:

- people living in a women’s aid refuge (hostel)
- refugees living in hostels, whose circumstances are generally different to other hostel dwellers, in that their presence in a hostel is not usually associated with a history of homelessness and / or a chaotic lifestyle

**4.3.7 Families in Flats / Maisonettes within Nottingham City with No Access to a Private Garden**

This category has families with dependant children, living within Nottingham City, in flats or maisonettes without access to a private garden,
but which are otherwise suitable to occupy. This must be confirmed either by the social landlord’s records or a site visit.

A child must be residing in the property as their permanent residence, not as part of a contact or access arrangement. Documentary proof will be required that the child(ren) reside with the applicant(s).

If this situation has occurred through family moving from accommodation which was suitable, i.e. a house or larger accommodation to accommodation which is inadequate in terms of size or facilities for their family, this priority will not be awarded unless there is proof that there is no other option for the family.

4.3.8 Families Living in Shared Accommodation

This category is for applicants with dependent children, living with them as their main home, who are living in shared non-secure accommodation.

Shared accommodation is defined as accommodation shared with their landlord who maybe a stranger, family member or friend. Proof of such circumstances will be required.

4.3.9 HM Forces Families with Dependent Children

This category is for families with dependent children who are currently living in HM Forces accommodation. The child(ren) must be residing with the family as their permanent residence, not as part of a contact or access arrangement. Documentary proof will be required that the child(ren) reside with the applicant(s).

Applicants will be placed in this category on confirmation from HM Forces that the applicant(s) will be discharged from HM Forces within the following 6 months. This category is only for members of HM Forces and their families, who have lived in HM Forces accommodation for the duration of their service. Applicants will have to provide proof that they have lived in HM Forces accommodation for the period of their service. Waiting time will be extended within Band Three, for applicants who meet the criteria for this specific category, to reflect the time spent serving in HM Forces.

4.3.10 Review of Band Three Recommendations, welfare, hardship or management grounds

Applicants, who have been placed in Band Three as a result of a recommendation on management, welfare or hardship grounds, will be given one to one support and advice to assist them to bid effectively.

All cases will be reviewed after 6 months. Only those exceptional cases, where there have been no opportunities to bid successfully, will be allowed to remain in Band Three.
If the outcome of the review identifies there is still a need to move, one ‘direct offer’ will be made of a property suitable in terms of size and facilities for the applicants needs.

If the offer is refused the applicant will be removed from Band Three or from the register depending upon whether they would fulfil the criteria for another category within a lower band.

4.4 Band Four

The two ‘Reasonable Preference’ categories within Band Four will be placed at the top of the band and considered, in ‘band date’ order before other applicants within the band.

4.4.1 Other Homeless Households (RP)

The remaining types of homeless cases are included in this band:

- applicants who are homeless, but they or their household members are not in priority need as defined by Section 189, Housing Act 1996
- any other homeless household including those in hostel accommodation not referred through the gateway but who are assessed as ready for independent living

If the applicant is roofless, the member of staff who is assessing the application will arrange an interview at a suitable location, e.g. a housing office or housing advice centre, in order to discuss other housing options and a possible referral to the Homelessness Prevention Gateway3 project.

4.4.2 Other Overcrowding (RP)

This category relates to those applicants who are overcrowded, but not by way of natural growth. This includes overcrowding that is caused by people (of any age) joining or re-joining the applicant(s) household, unless there is proof that the person(s) causing the overcrowding had no other option but to join the household.

4.4.3 Social Housing Tenants who are under occupying and not in Bands One to Three

This category comprises of social housing tenants who are under occupying their present accommodation, who do not fall into one of the higher bands but who are requesting a transfer to smaller sized accommodation.

4.4.4 Singles/couples living in Shared Accommodation (Without any Dependent Children)

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3 ‘Homelessness Prevention Gateway’ – The process carried out by Housing Aid to fully assess individual support and accommodation needs so that appropriate services can be provided
This category is for applicants, who do not have dependent children living with them as their main home, who are living in shared non-secure accommodation.

Shared accommodation is defined as accommodation shared with their landlord (who may be a stranger, family member or friend).

Proof of such circumstances will be required.

It includes both:

- applicants (single people or couples)
  
  *Applicants within this category may have access to children whose main home is not with them.*

4.4.5 HM Forces Singles/Couples Living in HM Forces Accommodation

Applicants will be placed in this category on confirmation from HM Forces that the applicant(s) will be discharged from HM Forces within the following 6 months. This category is only for members of HM Forces who have lived in HM Forces accommodation for the duration of their service and do not have children living with them as their main home.

Applicants will have to provide proof that they have lived in HM Forces accommodation for the period of their service. Waiting time will be extended, within Band Four, for applicants who meet the criteria for this specific category to reflect the time spent serving in HM Forces.

4.5 Band Five

Allocations from within this band are limited to older persons accommodation provided by one of the Nottingham HomeLink partners.

Those that qualify for this category are as follows:

4.5.1 Social/Private Tenants and those living in shared accommodation who are over 50 and do not fall within Bands One to Four

4.5.2 Elderly Homeowners (over the age of 60) without the financial resources/equity in their home to enable them to resolve their own housing need

4.5.3 Other Elderly Homeowners (over the age of 60)

4.5.4 Elderly applicants who do not meet the Nottingham City residency qualification criteria (over the age of 60)

“Other Elderly Homeowners” and “Elderly Applicants who do not meet the Nottingham City residency qualification criteria will only be considered after applicants within the other categories in this band.
4.6 Tenants of Other Local Authorities and Non-Partner Registered Providers

Applications from social housing tenants who have a specific urgent need to be re-housed in Nottingham City, may be accepted onto the housing register as a result of a “reciprocal” request from another social landlord who is not one of the HomeLink partners.

The applicant will have been already accepted as a high priority case for re-housing according to the Registered Provider/Local Authority’s own allocation criteria. Cases will only be accepted if the Registered Provider/Local Authority cannot re-house the applicant within its own stock.

4.7 Band Dates

Once allocated to an appropriate band, applicants will be ordered within the band by ‘band date’ order, earliest first, so priority is given to applicants with the earliest band date.

The applicant’s ‘band start date’ is arrived at as a combination of:-

1. the date of acceptance into the band after assessment, plus
2. any additional time awarded due to their circumstances (see Section 4.8 Application Accelerators

The effect of adding additional time is to place the applicant higher in the list of applicants within their designated band, thereby accelerating their application.

With the exception of Band Four, applicants with Reasonable Preference are considered amongst all other applicants in that band. In Band Four, any “Reasonable Preference” Categories, will be placed at the top of the Band and will be considered in “Band Date order” before any other applicants within that Band.

Within Band 5, “Other Elderly Homeowners” and “Elderly Applicants living outside of the Nottingham City boundary” will only be considered after applicants within the other categories in this band.

4.7.1 Moving Bands – Impact on Band Start Date

Moving to a higher band

When an applicant’s circumstances change and they are assessed to be in a higher band, their new band date will start on the date they are accepted into the new band.
Moving to a lower band

When an application originally assessed to be in either Bands One or Two, is subsequently placed in a lower band, the band start date will be the date of registration, unless there has been movement within the bands prior to placement in Band One or Two, in which case it will be the previous start date in the relevant lower band.

Change of tenure

If a change of tenure occurs; meaning a non-social housing tenant becomes a social housing tenant (outside of the HomeLink system) or vice versa, the applicant will have to make a new application. Waiting time will not be carried forward.

4.8 Application Accelerators – Additional Time Awards

There are an additional five categories of applicants who may be awarded an additional time ‘accelerator’ in order to change their band start date to an earlier date within the band.

These are cases where the applicant is

- in Band Two and recommended for very urgent re-housing on medical / disability grounds
- in Band One or Band Two and fulfils criteria for additional preference – Armed Forces
- in Band Two with more than one of the criteria for that band
- the subject of ‘local area preference’ (LAP)
- in Bands Three or Four living in HM Forces accommodation

Applicants can be awarded time accelerators for each of the situations categorised above if their circumstances warrant it.

4.8.1 Medical / disability recommendation for re-housing

Where an applicant has a very urgent medical / disability issue or is in hospital waiting for discharge and has been placed in Band Two, they are eligible for an extra 12 months acceleration to their waiting time in that band in the following circumstances.

These include people who are:-

- terminally ill and need to facilitate their care
- at risk or in immediate danger of serious injury / harm due to poor mobility and the limiting aspects of their present accommodation
• **at risk** or in immediate danger of serious injury / harm **due to their mental health** and limiting aspects of their present accommodation

• **bed blocking** i.e. staying in hospital or another institution, where they cannot return to their present accommodation, as it is considered no longer suitable and cannot be adapted

### 4.8.2 Multiple Band Two criteria

If an applicant within Band Two has more than one Band Two housing need criteria, a time award of **an extra 6 months** is added for each separate criterion, up to two additional criteria.

This will only apply where the needs are different and distinct.

### 4.8.3 Local Area Preference (LAP)

NCC believes that communities are strengthened if people who need housing have the opportunity to stay in the area where they currently live.

Therefore, additional waiting time of 12 months will be awarded if an applicant needs to stay in their current area because they need to...

• **have easy access to a local school or college of education** in order to continue their children’s education at their current school or where a child up to the age of 18 is in education at a college of higher education. A local school or college is defined as one which is located within two miles of the applicant’s present place of residence.

• **give or receive regular family / child care support** as they have dependent children and give / receive regular support from a family member who also lives in the area (within a one mile radius of the accommodation). The support must be on a regular basis, on more than one occasion per week, and is provided to either allow parents to go to work or attend regular, essential appointments (e.g. hospital) or where there is a family support need highlighted by a professional due to vulnerability of the applicant.

• **give or receive regular disability / ill health support** as they have a disability or permanent ill health and give / receive regular support from a family member who also lives in the area (within a one mile radius of the accommodation).

  The support must be on a regular basis, on more than one occasion per week. Evidence will be needed to be provided from a professional person, e.g. General Practitioner or Occupational Therapist to show that the person in receipt of support is vulnerable and requires regular support from a family member.
Applicants who are awarded additional waiting time for “local area preference” will only be considered for offers of tenancy within the specified area.

4.8.4 Additional Preference – Armed Forces

In line with the Additional Preference for Armed Forces England Regulations 2012, additional preference is given to an applicant who falls within the category referred to at Section 1.6. This additional preference is given by way of an extra 12 months accelerated waiting time for such applicants, namely those who have urgent housing needs so who fall within Band 1 and the Band 2 reasonable preference categories.

4.8.5 Living in HM Forces Accommodation

In order to take account of the inability of members of HM Forces to take up their own accommodation whilst serving in HM Forces, applicants who meet the specific criteria for members of HM Forces in Bands Three or Four will have extra acceleration to their waiting time. Once proof has been provided to show that they have lived in HM Forces accommodation for the period of their service, their waiting time will be extended within that particular Band, to include the time spent serving in HM Forces.
5 BIDDING AND OCCUPANCY

5.1 Advertising Vacant Properties

Properties are advertised:
- on the internet on the scheme website www.nottinghamHomeLink.org.uk
- in a news sheet displayed in HomeLink partner area housing offices and other partner organisations

The adverts inform applicants of:
- the size and type of property
- the landlord
- the rent and other charges
- any specific eligibility criteria e.g. pets allowed or local lettings policy
- if preference is to be given to any band or group of applicants within a band
- the opening and closing times for bidding on each specific property

Generally, all vacant properties are advertised in this way, with the exception of properties required for housing management purposes (direct offers), for use as homeless temporary accommodation, or in situations where the re-housing of a household must be a managed process.

5.2 Bidding

5.2.1 Bidding Process

Applicants already accepted onto the Housing Register, and placed in a band, can bid for properties that they are eligible for. Applicants can have up to 3 active bids on properties at any one time.

Applicants are expected to bid appropriately on accommodation that is suitable to their needs. See section on ‘offers’ below for further details.

Bids may be placed in any of these ways:-
- on the internet at www.nottinghamHomeLink.org.uk
- by calling the 24 hour bidding hotline on 0845 338 1988 using ‘touch tone’ phone (one with * and # buttons)
- by calling into an office of any Nottingham HomeLink partner

To place a bid an applicant has to give:-
- their surname & date of birth
- their registration number (issued when accepted onto the Housing Register and obtainable from any HomeLink partner)
5.2.2 Bidding Support

HomeLink Support Officers ensure that applicants who have notified HomeLink of any vulnerability issues are supported through the application and bidding process.

Support can be provided by:

- linking applicants with support networks and agencies
- individual contact to explain how the HomeLink scheme works and how to bid
- one to one ongoing casework support
- sending vulnerable applicants a newsletter of properties they are eligible for if required
- bidding on behalf of the applicant (proxy bidding)

5.2.3 Homeless Band One Applicants

Applicants within Band One, have 28 days from the date they were placed in the band, in which to bid for a property through the HomeLink scheme.

After that time, Band One applicants who have not made a successful bid and accepted an offer of a property through HomeLink will be made one offer of suitable accommodation. The accommodation offered may be a social housing tenancy or a private rented tenancy.

If the applicant(s) refuse(s) the offer, the Council will be deemed to have discharged its legal duty to house the applicant(s) under Part VII of the Housing Act 1996, and the applicant(s) will be placed into a band which reflects their other housing circumstances, if they still qualify for the Nottingham HomeLink Housing Register.

There is a ‘right to a review’ of the suitability of an offer made to a homeless applicant, see Section 7.1 Right of Review under Part VII Housing Act 1996.

5.2.4 Close of Bidding

After bidding has closed, each vacant property will have a list comprising of all the eligible applicants who have placed a bid on the property in the HomeLink scheme.

From this list a shortlist of eligible applicants is drawn up.
5.2.5 Sanctions for Inappropriate Bids

Sanctions may be imposed on applicants in the following circumstances:-

1. Those who do not bid for at least one property a month. If applicants are not bidding only because there are no properties that are suitable for their needs available, or that they are eligible for, then they will not be penalised for being inactive on the HomeLink Register unless their application is closed under the low chance of success rule at 2B.2.4 above.

2. Those who bid on inappropriate properties that they would not qualify for according to the occupancy criteria contained within this policy.

If an applicant bids inappropriately according to any of the circumstances above, their application will be reviewed and this could result in their application being de-registered. This decision will be made by HomeLink and approved by a manager within NCH. Support will be given to vulnerable applicants to assist them to bid realistically prior to sanction being applied. This may be in partnership with other support agencies, for example Adult or Children’s Services.

If any such decisions are made to impose sanctions on an applicant for the above reasons, they will be informed of this in writing and will have a right to a review of that decision. Please see Section 7 in relation to Reviews.

Please see Section 6.1.4 below in relation to the number of offers that can be made or refused.

5.3 Property Occupancy Criteria / Restrictions

This section sets out the restrictions which might be placed on the allocation of different types / sizes of properties to groups of applicant, in line with one of the key aims of the policy, namely “to ensure that properties are appropriately allocated to applicants according to type and size for their needs”.

Affordability checks will be carried out for all applicants. Offers will only be made if it has been assessed that the applicants can afford to pay the rent.

The following rules apply:-

5.3.1 2 + Bed Houses

Houses with two or more bedrooms will usually only be let to applicants with dependent children under the age of 18. Adult families may be considered if there is no demand from families with dependent children.
5.3.2 Parlour Houses – Houses with 2 Living (Dining) Rooms

Applicants will be considered in this order:

1. families with medical / disability recommendation/need (physical)
2. other families

5.3.3 1 Bed Flats / Maisonettes/ Studio’s

These properties will only be let to applicants without dependent children.

For ground floor level access / single storey flats, first consideration will be for applicants who specifically need ground floor accommodation, usually people with medical / disability priority. Studios are only suitable for one person.

5.3.4 1 Bed High Rise Flats  with Study/Second Reception Room

These flats will be let to households without dependant children, adult sharers, adult families and applicants with access to children.

5.3.5 2 + Bed Ground Floor Flats / Maisonettes with a Private Garden

These properties will usually be let to families with dependent children under the age of 18.

These can also be let to applicants without children in special circumstances, i.e. applicants who have a specific medical/disability priority/need.

5.3.6 2 + Bed Low Rise Flats / Maisonettes without a Garden

Preference will be given to families with dependent children under the age of 18, but these flats can also be let to households with either adult sharers, children aged 18 and over, access to children or tenants in Band Two who are currently under occupying larger properties (3 bedrooms plus), depending on individual circumstances. Applicants who have medical/disability priority and need a 2 + bedroom property, will be given first consideration for ground floor level access/single storey flats.

5.3.7 Bungalows

Applicants will usually be over the age of 60 or have a medical /disability need for this type of accommodation. Applicants over the age of 40 may be considered only if there is no demand from those applicants listed above.

Applicants will be considered in this order:

1. those with medical / disability recommendation/need (physical)
2. elderly applicants (over the age of 60)
3. applicants over the age of 40 (where there is no demand from above)

5.3.8 Adapted Properties

These properties will only be let to people with medical / disability priority (physical) or need. First consideration will be given to those with priority.

5.3.9 Accommodation for Older People (Independent Living Accommodation)

Applicants must generally be aged 60 and over. For couples, at least one applicant must be over 60 and the joint applicant must be over 55.

Applicants aged 55-59, who are in receipt of a Disability Living Allowance, will also be considered if no-one over 60 bids for the accommodation.

Age limits for different Registered Provider properties may vary – specific details will be available in adverts.

5.4 Restrictions – Subject to Risk and Support Needs Assessment

Risk and support needs assessment will be carried out for all applicants. As a result, restrictions may be placed on the type, size or area which the applicant may be considered for. Applicants will not be offered a property, where a risk to either themselves or others has been identified.
## 5.5 Occupancy Levels Property Types Table

This table shows the minimum & maximum number of occupants normally allowed for each property type and size.

<table>
<thead>
<tr>
<th>Household type</th>
<th>Property type</th>
<th>Min bed size</th>
<th>Max bed size</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>0 bed</td>
<td>2 sc*</td>
</tr>
<tr>
<td>Single person</td>
<td>Bedst / Studio</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Single person with children</td>
<td>Flat / Maisonette</td>
<td>✓ ✓ ✓ ✓ ✓</td>
<td>✓ ✓ ✓ ✓ ✓</td>
</tr>
<tr>
<td>Couple</td>
<td>House</td>
<td>✓ ✓ ✓ ✓ ✓ ✓</td>
<td>✓ ✓ ✓ ✓ ✓ ✓</td>
</tr>
<tr>
<td>Couple</td>
<td>Bungalow ( &amp; Chalet)</td>
<td>✓ ✓ ✓ ✓ ✓</td>
<td>✓ ✓ ✓ ✓ ✓ ✓</td>
</tr>
<tr>
<td>2 adults / (not couple)</td>
<td>High Rise with 2nd Reception Room/Study</td>
<td>✓ ✓ ✓ ✓ ✓</td>
<td>✓ ✓ ✓ ✓ ✓ ✓</td>
</tr>
<tr>
<td>Pregnant woman (single / couple)</td>
<td>Garden Flat / Maisonette</td>
<td>sc* sc* sc* ✓ ✓ ✓ ✓</td>
<td>✓ ✓ ✓ ✓ ✓ ✓</td>
</tr>
<tr>
<td>Pregnant woman (single / couple)</td>
<td>Other Flat / Maisonette</td>
<td>sc* ✓ ✓ ✓ ✓ ✓</td>
<td>✓ ✓ ✓ ✓ ✓ ✓</td>
</tr>
<tr>
<td>1 child Family</td>
<td>Bungalow</td>
<td>sc* sc*</td>
<td>sc* sc* sc* sc* sc* sc*</td>
</tr>
<tr>
<td>2 child Family</td>
<td>House</td>
<td>sc* sc*</td>
<td>sc* sc*</td>
</tr>
<tr>
<td>3 child Family</td>
<td>Flat</td>
<td>sc*</td>
<td>✓ ✓ ✓ ✓</td>
</tr>
<tr>
<td>4 child Family</td>
<td>Maisonette</td>
<td>sc*</td>
<td>✓ ✓ ✓ ✓</td>
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<td>5 child Family</td>
<td>Bungalow</td>
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<tr>
<td></td>
<td>House</td>
<td>sc* sc*</td>
<td>✓ ✓ ✓</td>
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<tr>
<td></td>
<td>Parlor House (3P)</td>
<td>sc* sc*</td>
<td>✓ ✓ ✓ ✓</td>
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<td></td>
<td>House</td>
<td>sc*</td>
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<tr>
<td></td>
<td>House</td>
<td>sc*</td>
<td>✓ ✓</td>
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<tr>
<td></td>
<td>1 bed</td>
<td>Age 60+</td>
<td>Age 60+</td>
</tr>
<tr>
<td></td>
<td>2 bed</td>
<td>Age 60+</td>
<td>Age 60+</td>
</tr>
<tr>
<td>Victoria Centre</td>
<td>VCC</td>
<td>VCC</td>
<td>VCC</td>
</tr>
</tbody>
</table>

**sc** only considered for this type where there are agreed Special Circumstances e.g. previously under occupying or relinquished desirable property, specific medical/disability requirement type and size of accommodation, working families who can afford larger accommodation.

**VCC** Local Letting policy, let in date order to people either working, retired, in receipt of disability benefits with no children.
5.6 Special Schemes

5.6.1 Victoria Centre

Accommodation in the Victoria Centre is let through a special Local Lettings Policy.

This accommodation is leased to NCC by the Victoria Centre’s owners, and properties can only be let to people who wish to live in the city centre, who are in employment or with other financial resources to sustain a tenancy.

Applicants must either be employed, receive disability benefits or state retirement pension. Proof will be required to this effect.

Accommodation will not be allocated to applicants with dependant children.

Applicants who wish to be considered for Victoria Centre are required to register their interest on their application form as a separate list of applicants is maintained outside of the banding system. Proof that applicants meet the above eligibility criteria will be required before applicants are placed on the Victoria Centre list.

Properties within the Victoria Centre are advertised in the same way as other HomeLink properties, but offers are made to suitable applicants from the separate Victoria Centre list, based on date order (earliest first) as there is no banding system for this scheme.

5.6.2 Lark Hill Village & Other Extra Care Schemes

Accommodation in Lark Hill Village is let through a separate joint allocations policy agreed between NCC and The Extra Care Charitable Trust who manages the stock. NCC has 100% nomination rights to all vacant properties in the scheme.

The allocations policy has been designed in partnership with Extra Care and follows the same principles as the NCC Allocations Policy. However, because the Village provides support as well as housing, some additional factors are taken into account in the selection and assessment criteria for new lettings. These factors include age profile, gender, individual ability and maintaining a balance between those who receive both personal care and support and those who only receive housing related support.

Other Extra Care Schemes being developed in partnership with NCC will be allocated following the same principles as Lark Hill Village.
6 ALLOCATION

6.1 Offers

A short list is drawn up of eligible bidders which takes into account the band, band start date and any housing related factors. The applicant(s) at the top of the shortlist will be made an offer.

The successful applicant(s) will usually be made an offer within 3 working days of the advert closure. Because of the high number of bids received, it is not possible to contact applicants who have been unsuccessful. If an applicant has not been offered the tenancy within 10 days of the close of bids, they can assume they have been unsuccessful. Feedback on the band and the length of time on the list of the successful applicant will be published after the property is let.

6.1.1 Additional Assessments

In certain circumstances, an additional assessment will need to be carried out prior to an offer being made:

1. Recommendation by Occupational Therapy or medical re-housing

Properties that may be offered in such circumstances must be checked by the Disability Housing Advisors, at NCC, for their suitability for the applicant’s needs, before the offer is made. If a property is deemed not to be suitable for an applicant’s needs, it will be offered to the next suitable applicant on the shortlist.

2. Public Protection & Risk Assessment

Any offers to applicants who have been the subject of either a Multi Agency Public Protection Panel or Risk Assessment Meeting (under the agreed protocol), will be assessed by person(s) delegated at the panel / meeting with regard to the risk posed by the offender, prior to the offer being made.

6.1.2 No Shortlisted Applicants

If a property doesn’t receive any eligible bids, the property may be re-advertised or may be offered and let to an applicant who is prepared to accept it, providing they meet any eligibility criteria.

The decision to re-advertise or offer will be based on demand for the particular property and will be made by a senior officer, from either NCH or the relevant HomeLink partner.

The only exceptions to this are bungalows and adapted properties, which may then be let by a direct offer.
6.1.3 Offer refusal

If the applicant refuses the offer, the property will be offered again to the next applicant(s) on the shortlist and so on until the property is let.

6.1.4 Number of Offers that Can be Made or Refused

Band One applicants who have been made an offer in order to discharge the local authority’s duty, will be advised in writing that if they refuse the offer a further offer will not be made and they will be advised of their right to review, see Section 7.1 Right to Review under Part VII Housing Act 1996.

For other bands; Where an applicant has been made 2 offers of accommodation (for properties they have bid for), which they subsequently refuse, their application may be closed and they may be removed from the register.

Support will be given to vulnerable applicants to assist them to make informed choices when considering offers of accommodation prior to sanctions being applied. This may be in partnership with other support agencies for example, Adult or Children’s Services.

Applicants who are removed from the housing register as a result of refusal of offers, will be informed of this in writing and will be advised that they have the right a review of this decision. Any representations they wish to make about the suitability of offers of accommodation they bid on or a request to review the decision to disqualify them from the register will be considered. Such representations or any review request must be received within 21 days of the receipt of the decision letter. If HomeLink’s decision is upheld or no representations or review request are received, applicants will be de-registered. Applicants will not be permitted to re-apply for registration for 6 months if they come within a Reasonable Preference or 12 months if they do not.

6.1.5 Offers to Special Categories of Applicants

*Board and elected members, staff, or their relatives (‘related parties’)*

There are rules covering offers of accommodation for applicants who are eligible for an offer of accommodation or increasing their priority who are either

- local authority elected members
- HomeLink partner organisation’s Board members
- members of staff of any partner organisation
- or relatives of any of elected / board member or member of staff
**NCC and NCH**

For board, elected members, and their relatives – offers must be formally approved by the Chief Executive of NCH, and the Director of Housing Operations.

For members of staff and their relatives, offers must be formally approved by the Director and an Assistant Director, Housing Operations.

All applications from related parties are kept centrally and offers scrutinised on a regular basis.

**Partner Registered Providers**

Each partner Registered Provider follows their own procedures for approving offers to related parties. Details are available from their respective offices.

6.1.6 **Types of Tenancy that may be offered**

The type of tenancy offered, may vary between HomeLink partners. Each Registered Provider has a tenancy policy which sets out their approach and is guided by NCC’s tenancy strategy.

The following is a brief explanation of the various types of tenancy that may be offered to applicants. Whilst applicants will be informed of what tenancy is being offered, advice on tenancy status will not be given and independent advice must be taken.

**Introductory Tenancy – first time tenant Nottingham City Council**

For applicants becoming a tenant for the first time, NCC will offer an 'Introductory Tenancy'.

Introductory (probationary) Tenancies were established by the 1996 Housing Act and are a 12 month probationary tenancy after which time they may become a ‘Secure Tenancy’ provided the tenant has met the conditions of their tenancy agreement and the Introductory Tenancy has not been extended.

An Introductory Tenancy will confer some of the same rights as a Secure Tenancy, but, the tenancy can be terminated more quickly.

**Starter Tenancy – first time tenant Registered Providers**

Similarly, applicants becoming a tenant for the first time of a Registered Provider (Housing Association) may be offered a ‘Starter Tenancy’.

A Starter Tenancy serves the same purpose as an Introductory Tenancy, and also runs for a 12 month probationary period. A Starter Tenancy will become an ‘Assured Tenancy’, after the end of the probationary period.
Where the tenant has not met the conditions of their tenancy agreement, the association must give two months written notice to terminate the tenancy.

Not all Registered Providers offer starter tenancies.

Secure Tenancy – transferring Local Authority tenants

Secure Tenancies will usually only be granted by the relevant Local Authority when an existing social housing tenant, with an Assured or Secure Tenancy transfers to another property.

Secure tenants enjoy a number of explicit rights including the right to be consulted, the right to exchange your home, and the right to buy.

Secure tenancies can only be ended in certain prescribed ways, which will also be explained to applicants when they sign their tenancy agreement.

Assured Tenancy – transferring secure social housing tenants

Assured Tenancies were created by the 1988 Housing Act, and are the type of tenancy that most of the Registered Providers (housing association) partners in HomeLink will offer to most existing social housing tenants transferring into their properties.

The terms of an Assured Tenancy are very similar to those of a Secure Tenancy, but the landlord is able to charge an assured rent, which are still usually well below market rents, but often more than Local Authority rents. In addition there are some different grounds the Registered Provider can use to regain possession where there is a breach of the tenancy agreement.

These will be explained at the time that an applicant signs their tenancy agreement.

Those with a tenancy which started before 15.01.1989, who transfer to a property with the same landlord, will keep their secure tenancy type. If they are re-housed by another Registered Provider they will be given an Assured Tenancy.

Fixed Term Tenancy- Registered Provider tenancy only

Fixed Term Tenancies will be of a minimum of two years but usually for a period of five years.

Private Rented Tenancy

Homeless applicants in Band One may be offered private rented sector accommodation to discharge NCC’s statutory duties.
6.2 Direct Allocations

There are sometimes cases where it is necessary to make offers to applicants not appearing on a shortlist, for example urgent housing management cases, where the applicant is unable to participate in the bidding process, or to discharge a legal duty by making a direct offer of a property.

Also there are certain properties which require sensitive letting due to, for example, the nature of the accommodation.

Such cases are exceptional and will usually be considered by the Allocations & Tenancy Management Panel for direct allocations on a case by case basis (See Section 6.3 below Allocations & Tenancy Management Panel). For the avoidance of doubt, those exceptional cases cannot include someone who is ineligible or does not qualify according to Section 2.2.

Cases not approved by the Allocations & Tenancy Management Panel are limited to those where applicants meet set criteria or there are very exceptional circumstances that have been authorised at Director/Assistant Director level NCH requiring a direct allocation to be made. Those are listed below:-

- Direct Offers to facilitate moves for regeneration purposes
- Direct Offers to applicants with management recommendations who are occupants with no rights to statutory succession
- Direct Offers to applicants who fall within the “approved adoptive and foster parents” category
- Direct Offers as a result of a review of Band Two and Band Three applicants in line with Section 4.2.17 and 4.3.10 of this policy
- Exceptional or Highly confidential cases which need a higher level of approval e.g. witness protection. (Decisions in these cases will be made by the Director of Housing Services only).

Full details of these cases are recorded and scrutinised by the HomeLink Partners.

6.3 Allocations & Tenancy Management Panel

A panel of senior officers will meet regularly to consider and make decisions on various allocations matters which include decisions on applicant’s eligibility, direct offers and applicant’s priority, such as the following:-

- Housing Management recommendations for increased banding (NCH tenants and where necessary non social housing tenants)
- Housing Management recommendations to remove previous increased priority
- Confirmation/appeals of decisions to either not allow applicants onto the Housing Register, to take them off the register, or to impose any restriction on
an application because of a risk identified as a result of a risk assessment which includes the applicants unacceptable behaviour (see Section 2B.2.1 Perpetrators of unacceptable behaviour)

- Permission/ to make, or ratification of a direct offer for urgent cases or for good housing management reasons in the case of non-crisis situations

Full details of these cases are recorded and every month are reported to / scrutinised by the HomeLink partners.
7 REVIEWS

7.1 Right to Review Under Part VI Housing Act 1996

Applicants have a statutory right to review of the following decisions (Section 167(4A)(d), Housing Act 1996 (as amended by the Homeless Act 2002).

The decision:

- to treat them as ineligible under Section 160A(9) Housing Act 1996 for an allocation of accommodation. *Such a decision will be notified in writing to an applicant* (160A(10).

- to take into account an applicant's (or a member of his/her household's) unacceptable behaviour, at any point. *Such decisions will be given in writing.*

- about the facts of his / her case, for example banding decisions and decisions to close applications or that an applicant does not qualify.

Procedure

Any request for a review should be made by the applicant within 21 days of their being notified of HomeLink's decision, but in some circumstances, where the applicant has been unable to do this, the local authority can, at their discretion, still accept a request to carry out a review outside the 21 day period.

NCH will complete the review within 56 days unless the applicant and the authority agree otherwise. Most reviews will be completed in less than 56 days.

The review will be carried out by an officer(s) who is(are) senior to the officer(s) who made the original decision. In the case of reviews against a decision made by the Allocations and Housing Management Panel, the review will be heard by Tenant Board Members and an Assistant Director, NCH.

An applicant only has a right to one review of a decision.

The review request in the above instances should be in writing and addressed to the Housing Options Manager, NCH

The applicant is advised to provide as much supportive information as possible.

7.2 Right to Review Under Part VII Housing Act 1996

The right to review under part VI Housing Act 1996 is in addition to the statutory right to review homelessness decisions under Part VII Housing Act 1996. Applicants must request a review under part VII within 21 days of notification of the decision.

Such reviews are conducted by Housing Aid, Nottingham City Council rather than HomeLink. Such persons will receive those decisions in writing directly from Housing Aid and be notified of their right to review.
7.3 Review of Decision made by HomeLink Partner Registered Provider

Requests for a review of a decision made by a HomeLink partner Registered Provider will be referred to the relevant partner to process.
Appendix 1: Care Leavers Protocol – Summary

JOINT PROTOCOL BETWEEN NOTTINGHAM CITY HOMES (NCH) AND NOTTINGHAM CITY COUNCIL (NCC), CHILDREN’S SERVICES

NCC’s Children’s Services Department has specific responsibilities for children who are or were looked after by the Local Authority on or after their 16th birthday.

NCC also recognizes that there is a corporate responsibility across all departments to provide appropriate and accessible services to support young people leaving care.

NCC’s duty in relation to the provision of accommodation is discharged by NCH under the care-leavers protocol.

Care-leavers are particularly vulnerable in relation to ‘getting started’ in tenancies, not only due to their age and care experiences, but also because they do not usually have family support to help them in setting up home.

It is important that the quality of accommodation provided is of the highest possible standard, in order to give the City’s children the best possible chance of sustaining their tenancy.

The protocol ensures that when a young person has been assessed as ready to leave care, and has the skills and support in place to ensure they can successfully live independently, they are ‘fast-tracked’ through the allocations system.

A robust assessment is made in every case and a recommendation is made detailing the support package which will be put into place to ensure the tenancy is sustained.

NCH staff will work with the individual care-leavers and their support workers throughout the allocation process, ensuring that the young people are given as much support as they need to make successful bids and gain a timely and quality allocation.

The corporate responsibility does not stop at the commencement of their tenancy, but carries on through the management of the tenancy.

All agencies should be aware of the need for extra support and for their responsibility to work together to ensure the young person is given the best chance to sustain their tenancy.
Appendix 2: Non-Statutory Succession

This appendix details the situation in which a direct offer can be made to those persons who have not succeeded to a tenancy but

A. the occupant is living with the deceased tenant at the time of their death as their spouse / partner but a legal succession had already taken place. This will include anyone living together as man or wife, or same sex partners; or

B. the occupant is a qualifying member (as defined in Section 113 Housing 1985) of a tenant who signed up to their tenancy before April 2012 and they were living with the tenant at the property when they died; and had been living with the tenant at the property for at least twelve months before their death; but a legal succession had already taken place.

C. the occupant is a family member of a deceased tenant who signed up to their tenancy after April 2012 and they were living with the tenant at the property when they died, and had been living with the tenant for at least twelve months before their death. NCH defines family member in this instance as per the qualified family member definition in Section 113 Housing Act 1985; or

C. the survivor was an unpaid carer who had given up their own accommodation to care for the tenant and were living with the tenant when they died and had been living with the tenant for at least twelve months before their death

A spouse / partner will take precedence over any other member of the family, who would in turn take precedence over an unpaid carer.

Criteria (to remain in present property):

For new tenancy to be granted in such cases, the following criteria may have to be met:

1. the best use of social rented housing stock is being made by the allocation
2. that the prospective tenant does not owe former tenancy arrears from a previous tenancy
3. that the prospective tenant is eligible for accommodation (see section [3])
4. that prior to the death of the tenant, the tenancy has been conducted satisfactorily and there was no history of anti-social behaviour
5. where the property is in a sheltered scheme, the prospective tenant must fulfil the individual schemes age and eligibility criteria
6. if the property is subject to an age qualification, the prospective tenant must be of the appropriate age
7. if the property is a 3 bed bungalow, the prospective tenant must require bungalow accommodation for medical reasons
8. if the property is a 2 bedroom bungalow the prospective tenant must either require bungalow accommodation for medical reasons, or be over 60
9. if the property [is a flat / maisonette], it would not be substantially under occupied i.e. by more than one extra bedroom
10. if the property is a house, it would be occupied by applicants with dependent children

Whilst remaining occupants who do not fulfill the above criteria will not normally be considered for an allocation of that particular property, each case will be considered individually and if there are exceptional circumstances, a case may be prepared and
submitted to the Allocations and Tenancy Management Panel to make a decision on whether a new tenancy can be granted.

**Management Recommendation for allocations to non-successors**

If a person fulfills the criteria in A, B or C above, but is not eligible to stay in the property because they do not fulfill the criteria as detailed in points 1, 5, 6, 7, 8, 9 or 10, above, alternative accommodation will usually be offered via a management recommendation.

Applicants in these circumstances will be placed in Band Two and a direct offer will be made.

Persons not meeting the criteria in points 2, 3 and 4 above will not be considered for another tenancy and will be expected to vacate the property or possession proceedings will be issued.

**Whilst all remaining occupants will be given appropriate advice about the right to succession they will not be asked to consider vacating the property before three months have elapsed following the death of the tenant, unless the remaining occupants expressly requests otherwise.**

Each case will be treated with sensitivity, initially through a home visit where the remaining resident(s) will be advised that an alternative home will made available for them and, that whilst legal proceedings will be taken to run concurrently with the management recommendation process, the applicant will be given one to one support until a suitable alternative home is found.
Appendix 3: Policy for Tied Accommodation Tenants

People with a Tied Tenancy – qualifications for re-housing

Current employees of HomeLink partner organisations (NCC, NCH & partner Registered Providers), with a Tied Tenancy who are planning their re-housing after their employment ends will be considered for re-housing.

To qualify for urgent re-housing, the current employee must

- be leaving their job because of retirement due to age or ill health
- be leaving their job because of redundancy
- have given up their social housing tenancy to take up their tied tenancy, even if they are leaving their job for reasons other than retirement or redundancy and some types of dismissal. (Any employee who has been dismissed will be considered individually, and the specific reasons for the dismissal taken into account, before deciding if they can be awarded Band Two, for example dismissal due to lack of capability, may well qualify, but dismissal for gross misconduct, may not).

Usually tenants with tied accommodation who have either voluntarily given up their job or have been dismissed from their employment, will not be considered for priority re-housing within Band Two.

Initial registration and change of circumstance

When the member of staff have an agreed leaving date for their employment, they will complete an application and they will be moved into the appropriate band.

The applicant will move to Band Two if they

- are leaving their job because of retirement due to age or ill health
- are leaving their job because of redundancy
- have given up their council tenancy to take up their tied tenancy

If they have either voluntarily given up their job or have been dismissed from their employment for gross misconduct, they will not automatically be considered for priority re-housing within Band Two, but assessed and awarded the appropriate band for their circumstances if they qualify to join the register. The assessment will include proof that they need re-housing, such as an agreed retirement date, resignation details etc.

Placement into band 2 will be no longer than 6 months prior to the agreed leaving date.

Offers of accommodation

All offers of accommodation will be of a size and facilities according to the applicant’s needs at the time of the allocation, unless the applicant has a written agreement made at the time of the tenancy / employment commencement to state otherwise.
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<td>October 2006</td>
<td>R (Cali ) V London Borough of Waltham Forest [ 2006 ] All ER124</td>
<td>Page 14: Multiple need within Band Two reviewed to ensure compliance with case law. Agreed at NCC Executive Board 17/10/2006 Page 32: NCC ASB Team previously administered exclusions list- policy amended so that NCH administer the suspension list</td>
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<td>May 2007</td>
<td>Agreed at Service Area Managers Meeting 13.03.07</td>
<td>Page 9: Addition to exemptions from local connection – people placed in temporary accommodation outside the City boundary. Page 16: Amendment of wording on award of band start date for clearance/demolition to reflect greater flexibility. Pages, 9,12, 20: Home Move scheme no longer operated; references removed</td>
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<td>February 2009</td>
<td>Portfolio Holder Approval 29th October 2008</td>
<td>Page 11,18: New Band 2 priority awarded (29th October 2008) for families living in high rise accommodation within the City as their main home, with dependant children over the age of two and where that family have lived in high rise accommodation with their child for at least two years. Page 12,20: Amendment of wording/criteria - Band 3 for tenants of flats/maisonettes who have dependent children but no access to a private garden and families living in high rise accommodation with dependent children who do not meet the criteria for Band 2</td>
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<td>Executive Board Approval 21st September 2010 4.1 Minor wording changes December 2010 4.2 The Allocation of Housing (Qualification Criteria for Armed Forces (England) Regulations 2012 (SI2012/1869</td>
<td>1. POLICY CHANGES: Proposed Key changes to Policy are detailed in the report to Executive Board 21st September 2010 Minor Wording changes page 5,6,15,17,19 Policy Changes as result of legislative requirements coming into force 24th August 2012</td>
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<td>Policy Changes – Proposed key changes to policy are detailed in the report to Executive Board 18th June 2013</td>
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