Factsheet 63
Finding private rented accommodation
June 2021

About this factsheet
This factsheet has information about finding private rented accommodation, including letting agencies, property viewings, and things to think through before signing a tenancy agreement.

Information about accommodation rented from the local authority or a housing association can be found in factsheet 8, *Council and housing association housing*.

Information about your rights as a tenant can be found in our factsheets on preventing evictions, rents, and home improvements and repairs.

The information in this factsheet is applicable in England and Wales. Please contact Age Scotland or Age NI for information applicable to those nations. Contact details can be found at the back of the factsheet.

Contact details for any organisation mentioned in the factsheet can be found in the *Useful organisations* section.
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1 Covid-19

The Government has introduced various measures to protect tenants during the Covid-19 outbreak, including measures making it more difficult for landlords to evict.

However, if you need to move, there is government guidance on doing this safely. This encourages you to search for properties online and carry out initial viewings virtually wherever possible. You may be asked to assist with virtual viewings of the property you are leaving. If you would struggle with online searches or viewings, speak to the letting agency marketing the property or a local advice agency about your options.

There is advice on social distancing and hygiene measures before, during, and after a viewing. An estate agent should tell you what to do if they are not attending the viewing themselves. When viewing properties, you should wash your hands and avoid touching surfaces wherever possible. You should wear a suitable face covering unless exempt.

Landlords and agents should take steps to ensure a new property is ready for you to move in, which may include cleaning to minimise any potential spread of the virus in line with government advice. They should consider how best to conduct tenancy check-ins for new tenancies and should consider other areas where in-person payments, referencing, or checks could be conducted remotely instead.

If you have COVID-19, or are self-isolating, you should not leave your home to attend viewings and should seek to delay a move until all members of your household have come to the end of their isolation period. All parties are encouraged to be as flexible as possible in these circumstances.

If you are clinically extremely vulnerable, you should carefully consider your personal situation and the circumstances of your move before deciding whether to go ahead – seek medical advice if unsure. You should make your status clear to all professionals involved in the process, as they may be able to take further precautions for you.

Access for viewings

Your rights around giving access for viewings depend mainly on what your tenancy agreement says, but your landlord should always give you advance notice.

Government guidance states tenants’ safety should be the ‘first priority’ of agents and landlords. They should not conduct viewings in your property if you have COVID-19 or are self-isolating. If you are clinically extremely vulnerable, or simply concerned about having visitors at this time, you could offer to assist with a virtual viewing in the first instance or arrange to be out while in-person viewings take place.

In Wales, some guidance may be slightly different – see https://gov.wales/housing-coronavirus
2 Introduction

The private rented sector offers some advantages and may be a good option if you are unable to access social (local authority or housing association) housing or buy a property. The main advantage is you may be able to find a home quickly and in a location of your choice.

However, private renting generally offers much less security than social housing or owning your own home. Most private landlords grant assured shorthold tenancies, which can be ended on a ‘no fault’ basis after six months, or at the end of a longer fixed term. No fault means the landlord does not have to have a good reason for wanting to evict you.

Note
Some private landlords offer longer or more secure tenancies, for example in newly-built blocks of flats or private rented sheltered accommodation. It may also be possible to negotiate a tenancy with a longer fixed term, see section 6 for more information.

Private rents are often higher than social rents. Universal Credit or Housing Benefit may not cover all the rent and many private landlords do not accept people claiming benefits as tenants.

You may have difficulty persuading a private landlord to carry out necessary repair work. You may find it difficult to obtain their permission if you need to carry out any adaptations or alterations to the property.

You may have to move frequently. If you are a social tenant or a homeowner, think very carefully about giving up this security to move to private rented accommodation.

See factsheet 68, Preventing evictions, for information about different types of private tenancy; factsheet 8, Council and housing association housing, for social housing and transferring homes; and factsheet 67, Home improvements and repairs, for rights to repairs in rented housing.

3 Renting checklists

3.1 How to Rent: the checklist for renting in England

How to Rent is a checklist for private tenants and people looking to rent privately in England, produced by the Ministry of Housing, Communities & Local Government. It includes information on:

- what to look out for before renting
- your rights and responsibilities in a rented home
- what happens at the end of a tenancy
- what to do if things go wrong.
If you were granted an assured shorthold tenancy on or after 1 October 2015, your landlord cannot bring your tenancy to an end on a ‘no fault’ basis if you have not been provided with a copy of the checklist. It can be provided at any point during the tenancy, but must be the correct copy.

If your tenancy is renewed or the fixed term of the tenancy ends, your landlord need only provide you with another copy if the checklist has been updated since the tenancy was first granted.

It is a good idea to obtain your own copy before entering into an assured shorthold agreement.

For a copy, see www.gov.uk/government/publications/how-to-rent

3.2 A home in the private rented sector: a guide for tenants in Wales

The Welsh Government produces A home in the private rented sector: a guide for tenants in Wales. It should be read at the start of your tenancy and addresses your rights and what you should expect from your landlord or agent, as well as your responsibilities as a tenant.

It includes information on:

* what to look out for before renting
* your rights and responsibilities in a rented home
* what happens at the end of a tenancy
* what to do if things go wrong.

A copy can be obtained from the Welsh Government’s Rent Smart Wales website: www.rentsmart.gov.wales/en/tenant

4 Where to find private rented accommodation

To find private rented accommodation, you can:

* use a letting agency
* look for advertisements, for example in a local newspaper or in a community centre, library, or shop
* place an advertisement yourself
* look online – popular websites include Zoopla, Rightmove, and Spareroom. If you are not online, try your local library
* ask your friends or family if they know of any rooms or places to rent
* contact your local authority housing options service – they may be able to help if you have trouble finding a property because you claim Universal Credit or Housing Benefit or cannot afford up-front costs (see section 9).
5 Viewing the property

Before accepting a tenancy, always view the property and explore the local area. For safety reasons, go with a friend and let somebody else know where you are going. If possible, visit the area after dark to see how comfortable you feel about going out in the evening.

Check transport links and think about how easy it would be to maintain your existing routine, for example attending appointments, getting to work, and seeing friends or family. If moving to a different area, think about the impact on any services you receive, for example will you have to register with another GP and what happens to your care package?

Check how safe and secure the accommodation is, the state of repair, and how easy it is to keep it warm. If it is shared accommodation, try to talk to other tenants to see if you get on with them.

If you are interested in renting a property, the landlord must give you a copy of the Energy Performance Certificate, which gives you an idea how energy efficient it is. These figures are estimates based on average energy bills and do not take account of the costs of running appliances like fridges and TVs.

Gas equipment provided by your landlord, like cookers or fires, must have an annual safety check by a Gas Safe-registered gas engineer. You must be given a copy of the most recent certificate before moving in. There are similar rules on electrical safety. For more information, see factsheet 67, Home improvements and repairs.

6 Tenancy agreements and lengths

Unless a tenancy is granted for a fixed term of three years or more, it can be created orally (i.e. by spoken agreement).

This means you can have a tenancy without having a written agreement, although most reputable landlords draw up a written agreement and give you a copy. Keep this safe, as it is much harder to enforce rights agreed between you and the landlord without a written document.

Unless moving into a licensed property, you do not have a right to a written agreement. You do have a right to know the name and address of your landlord. Request this information if you have not been given it, as it may be important if there are disputes in the future.

Assured shorthold tenancies can be either fixed term or ‘periodic’. Periodic tenancies do not have fixed terms, but instead roll on from week to week, month to month or year to year.

Private landlords often grant assured shorthold tenancies with a fixed term of six months or a year. If you stay in the property at the end of the fixed term and no new tenancy is granted, the tenancy continues as a ‘statutory periodic’ tenancy.
The landlord can then use the no fault procedure to evict you, meaning they do not have to give the court a good reason for wanting to evict.

It is possible for landlords to grant assured shorthold tenancies with shorter fixed terms, but you cannot be evicted on a no-fault basis until six months have passed since the tenancy was granted. The same applies for assured shorthold tenancies that were periodic from the outset.

You may be able to negotiate a tenancy with a longer fixed term, giving you security against no-fault eviction for a longer period. The government has a model tenancy agreement which you can suggest the landlord uses. This uses terms which should encourage them to agree to a longer tenancy, for example terms allowing for annual rent reviews and giving them the right to end the tenancy early in certain circumstances: www.gov.uk/government/publications/model-agreement-for-a-shorthold-assured-tenancy

Think about your rights under the agreement too, and what would happen if you needed to end the tenancy early. See factsheet 68, Preventing evictions for more information on tenancy types.

**In Wales**

When the Renting Homes (Wales) Act 2016 is implemented, a new tenancy regime will come into force. With a few exceptions, all current tenancies will be replaced by two types of occupation contract - a secure contract, based on current secure tenancies issued by local authorities and a standard contract, based on current assured shorthold tenancies used in the private rented sector.

The Act works retrospectively, so it is not only future agreements that are affected – existing tenancies will also be converted. The Welsh Government has not yet announced when this will be implemented.

**7 Before moving in**

Before signing a tenancy agreement, read it carefully and ask about anything you do not understand. It should include:

- the type of tenancy or licence
- the start date and, if fixed term, the end date
- the names of all people involved – the landlord, the named tenants, and other members of the household
- the rent, how it is paid, and how and when it can be increased
- the deposit amount, how it is protected, and the circumstances in which deductions can be made at the end of the tenancy
- your obligations and the landlord’s obligations, for example on repairs (although the landlord is always responsible for some repairs)
- an outline of bills you are responsible for and whether utilities or services are part of the rent.
If the tenancy has a fixed term, check if it has a break clause allowing you to leave early. If not, you can be held liable for rent for the whole term even if you leave before the end. If the property is mortgaged, check the lender is aware it is being rented out. This affects your right to stay if your landlord does not keep up with their mortgage payments.

Get a list of furniture and other items in the property (an inventory), including notes of any damage or disrepair. It is best to sign it with your landlord at the start of your tenancy to prevent future disagreement. Take dated photographs to evidence the condition of the property when you moved in. If unsure about a tenancy agreement, go to an advice agency such as Age UK, Age Cymru, or Citizens Advice before signing.

8 Security deposits

A security deposit is an amount of money you pay at the start of a tenancy, capped at five or six weeks’ rent if signing a tenancy in England after 1 June 2019. If you signed before this date and your tenancy has now been renewed for another fixed term, your landlord should refund you the difference between your original deposit and the cap.

In Wales, deposits are not capped by law, but there is guidance stating that they should typically be ‘equivalent to around one month’s rent’.

The money should be returned to you at the end of the tenancy, but the landlord or agent can keep some, or all, of it if you have damaged the property or owe rent. They are not allowed to do this to cover normal wear and tear.

Since 6 April 2007, all deposits paid in relation to assured shorthold tenancies must be safeguarded by a government-sponsored scheme. The scheme protects your deposit and provides an alternative dispute resolution service should there be a disagreement about its return.

Your landlord or agent has 30 days from receiving your deposit to tell you, in writing, which scheme has been used to protect it. If they fail to comply with this and other rules, the court can order them to pay you compensation of between one and three times the value of the deposit.

If your landlord does not comply with their deposit protection obligations, there are restrictions on when they can use the no-fault eviction procedure. See section 7.3 of factsheet 68, Preventing evictions, for more information.

9 Financial help

Finding private rented housing can be difficult if on a low income, as you must usually pay a security deposit and sometimes rent in advance.

If you need help to raise this money and are at risk of homelessness otherwise, contact the local authority. They have a duty to help certain households who are homeless or threatened with homelessness.
If you are ‘eligible for assistance’ by virtue of your immigration status, they should take reasonable steps to help, for example by providing financial or other assistance to enable you to access the private rented sector.

In addition, there may be local charities that can help or other initiatives such as a local rent deposit scheme or rent guarantee (bond) scheme. Each scheme has different rules about who is entitled to receive help.

A rent deposit scheme offers a loan for a deposit that you must pay back over a period of time. You get your money back at the end of your tenancy if there were no problems (such as damage to the property or unpaid rent).

A rent guarantee (bond) scheme provides a written guarantee to a landlord covering damage to the property and unpaid rent. If there are problems at the end of your tenancy, the scheme pays the landlord and you usually have to repay the scheme.

If you receive Pension Credit, you may be able to get help from the Social Fund to pay rent in advance. For more information see factsheet 49, *The Social Fund, Advances of Benefit and Local Welfare Provision*.

If you are entitled to Housing Benefit (HB) or Universal Credit (UC), you may be able to claim a Discretionary Housing Payment (DHP) from your local authority to cover your deposit or rent in advance. As this help is discretionary, it is not guaranteed. It is a good idea to ask a local advice agency for help when applying for a DHP.

See section 5.5 of factsheet 17, *Housing Benefit*, for more information on HB and DHPs. See section 10.1 of factsheet 92, *Universal Credit* for more information on UC and DHPs.

10 Letting agencies

Letting agencies are businesses advertising, and sometimes managing, homes for rent. If your property is managed by a letting agent, you deal with them instead of the landlord and may pay your rent to them.

Letting agencies are usually in the local telephone directory or online. Some are regulated by professional bodies such as ARLA Propertymark or safeagent. Use their websites to search for registered agencies.

In Wales, letting agents must obtain a licence from the Welsh Government’s Rent Smart Wales scheme.

For information on fees and letting agents, see overleaf.
Fees in England

Private landlords and lettings agents have been banned from charging fees to assured shorthold tenants and licensees. Fees means all payments, except rent and the following:

- a security deposit, capped at five weeks’ rent if the annual rent for the property does not exceed £50,000 and six weeks’ rent if it does
- a holding deposit paid to reserve the property while checks are carried out, capped at one week’s rent
- reasonable charges payable under the tenancy agreement as a penalty for losing your key or failing to pay rent within two weeks of the due date
- damages for breaching your tenancy agreement or any separate agreement made with a letting agent
- charges for requesting changes to your tenancy agreement or its ‘assignment’ to another person, usually capped at £50
- charges if you terminate the tenancy before the end of the fixed term or, if outside of a fixed term, without giving the required notice
- charges for Council Tax, utilities and other relevant bills.

All other payments are ‘prohibited payments’. A term of your tenancy agreement (or separate agreement with a letting agent) requiring you to make a prohibited payment cannot be enforced. You can make an application to the First-Tier Tribunal to recover any prohibited payment made. The local authority may help you do this.

Alternatively, you can ask for the money to be put towards future rent payments or your tenancy deposit. If the landlord or agent fails to repay the money or put it towards future payments, they cannot evict you on a ‘no fault’ basis.

Holding deposits are refundable in most circumstances, including where you are successful in securing the property or the landlord decides not to proceed with the letting. The main exceptions are if:

- the agreement does not proceed because you change your mind or fail to take certain necessary steps (unless the landlord or agent has demanded a prohibited payment or otherwise behaved unreasonably)
- you decide to put the money towards your rent or tenancy deposit
- the tenancy cannot proceed because you do not have a ‘right to rent’
- you provide false or misleading information and it is reasonable for the landlord to take this into account in deciding whether to grant a tenancy

Unless you are told in writing and within seven days of the decision not to proceed with the tenancy that you fall into one of these categories, your deposit is refundable. You can apply to the First-Tier Tribunal if the money is not returned.
Fees in Wales

It is an offence for landlords or letting agents to charge a tenant any payment that is not specified as a ‘permitted payment’ by legislation. The permitted payments include:

- rent
- security deposits
- holding deposits (capped at the equivalent of one weeks’ rent and refundable in most circumstances – contact Shelter Cymru for more)
- a payment in default (if a tenant breaches their contract)
- where included in the rent, payments for council tax, utilities, a television licence, or communication services.

Charges that are not permitted include accompanied viewings, receiving an inventory, signing a contract and renewing a tenancy. Tenants can recover such payments by applying to the county court. The local authority may help you do this or contact Shelter Cymru for information.

Client Money Protection (CMP) schemes

In England, if a letting agency holds money on behalf of clients (for example, a tenant pays a deposit to reserve a property while checks are carried out), it is required to belong to a government-approved CMP scheme. This protects you if the agency goes insolvent or misappropriates your money.

Agencies must clearly display a copy of their registration certificate at any office where they deal face-to-face with clients and on their website. They must give you with a copy free of charge if you reasonably require it. They must tell you in writing if their membership is revoked or they decide to change schemes. For a current list of the government approved schemes, see: www.gov.uk/government/publications/client-money-protection-for-letting-and-managing-agents

In Wales, letting agents are required to be a member of a scheme as part of the Rent Smart Wales licensing process.

Regulation

Some letting agencies are members of professional bodies such as ARLA Propertymark, NAEA Propertymark, or the UK Association of Letting Agents. Check whether an agency is a member of one of these bodies and what protection is offered if something goes wrong.

There is also an organisation, safeagent, offering agent accreditation. Accredited agents must meet certain conditions, including around customer service standards and complaints. They provide pre-tenancy advice to landlords regarding any necessary repairs or refurbishments, and on your rights and responsibilities as a tenant.
 Approved redress schemes

In **England**, unless a letting or property management agent’s work is limited to publishing advertisements, disseminating information, or brokering contact with landlords, they must belong to a government-approved redress scheme. This means you can refer a complaint about an agent to an independent person, who investigates the issue and makes a decision.

There are two approved schemes: the Property Ombudsman, and the Property Redress Scheme. Agents must give details of which scheme they are signed up to, alongside a list of their fees. Both schemes investigate complaints about their members free of charge, but they have different policies and procedures and may take different approaches.

Broadly, they may help with a dispute about how an agent has behaved, for example if you experience avoidable delays, or if the agent treats you badly, breaches their obligations, or fails to follow their procedures. Available remedies include an apology, an explanation of their behaviour, and up to £25,000 in compensation.

A complaint is not normally considered by a scheme until you have completed your letting agent’s internal complaints procedure, unless it has been eight weeks since you first complained and you are yet to receive a final response.

In **Wales**, letting agents are required to be a member of a redress scheme as part of the Rent Smart Wales licensing process.

**Discrimination**

It is unlawful for a letting agency to discriminate against you as a prospective tenant on grounds of age, disability, gender reassignment, race, religion or belief, sex or sexual orientation, under the *Equality Act 2010*.

This could be by refusing to let a property to you or by granting you a tenancy on less favourable terms than usual. If you feel you have been discriminated against, contact the Equality Advisory Support Service.

11 Landlord registration and licensing

In **England**, some private rented properties must be licensed by the local authority. These are ‘**houses in multiple occupation**’ (HMOs) with five or more occupants forming two or more separate households. Common examples of HMOs are shared properties and houses converted into bed-sits, although some smaller bed-sits are not covered.

Certain mandatory conditions are attached to an HMO licence, for example, the landlord must provide each occupant with a written statement of the terms of occupancy and the local authority with information about safety standards at the property.
The local authority can set discretionary conditions, for example, requiring the landlord to complete repairs within a particular timeframe, or take steps to prevent or reduce anti-social behaviour at the property.

In granting a licence, the authority must be satisfied the property is suitable for occupation by the maximum number of tenants proposed by the landlord. The proposed licence holder is subject to a ‘fit and proper person’ test, as is any managing agent they appoint.

HMO licences granted or renewed on or after 1 October 2018 must specify each room that is suitable for use as a bedroom and the maximum number of people who may sleep there. For example, only a room with a usable floor area of 10.22 square metres or more may be occupied as a bedroom by two people.

If an HMO is occupied in breach of the new conditions, the landlord is given a grace period to remedy the breach, which can be up to 18 months. Potential remedies include moving a household to another part of the HMO, enlarging a bedroom, or providing an additional bedroom.

The government says no-one living in accommodation that was adequate for them at the time of letting should be immediately evicted due to these rules.

**Licensing of other private rented housing**

Local authorities can choose to operate ‘additional licensing’, where licensing is extended to cover all HMOs, not just those meeting the above conditions, or ‘selective licensing’, where licensing is extended to cover all private properties in the area. In addition, some authorities run landlord accreditation schemes, whereby landlords must meet certain standards to be registered.

Check whether your local authority has an accreditation scheme and whether it operates selective or additional licensing in any of its districts.

If you are interested in a property and think it should be licensed, check with the authority that it has one.

**Wales**

In Wales, there is compulsory registration and licensing of private sector landlords, letting agents, and management agents across all local authority areas under the Housing (Wales) Act 2014. Certain standards must be met as part of this. Rent Smart Wales is the licensing authority that administers the scheme.

Landlords managing a property themselves must demonstrate they are ‘fit and proper’ to hold a licence and successfully complete approved training. Alternatively, a landlord can appoint a licensed agent to manage property on their behalf. Local authorities are responsible for any necessary enforcement action against non-compliance.
‘Right to rent’ immigration checks in England

A ‘right to rent’ linked to your immigration status was introduced by the Immigration Act 2014. Some people have an unlimited right to rent, such as British citizens and people with indefinite leave to remain. Others have a time-limited right to rent and some are disqualified from renting altogether.

A private landlord must not allow an adult to occupy premises under a residential tenancy agreement if they are disqualified from doing so. This applies to any adult who would occupy the premises under the agreement, not just the named tenant or tenants.

Landlords must carry out pre-tenancy checks on all prospective adult occupiers of a property to ensure they are not disqualified from renting. They can arrange for an agent to carry out these checks on their behalf.

You must provide the landlord or agent with an acceptable document or documents (see overleaf), which they check and copy in your presence. Examples of acceptable documents are given below. Be prepared and have documents ready before you start looking for properties. Speak to a local advice agency if you think you may have trouble with this.

Who is disqualified from renting?

You are disqualified from renting if you are not a British citizen and:

- you require leave to enter or remain in the UK but do not have it, or

- you have leave to enter or remain in the UK subject to a condition that you are disqualified from renting.

The Home Office has advised that long-resident Commonwealth citizens (often called the ‘Windrush’ generation) have a right to rent if they have lived in the UK permanently since before 1973 and have not been away for long periods within the last 30 years.

There are different rules for other long-resident non-EEA nationals, as well as for EEA nationals (see below).

Who has a time-limited right to rent?

Your right to rent is time limited if you have been granted a study, work or family visa for a limited period of time. If so, the landlord or agent must carry out follow-up checks after a minimum of 12 months to ensure you have not been disqualified.

EEA nationals

EEA nationals have the same right to rent as British citizens until 30 June 2021. At the time of publication, it is unclear how EEA nationals with pre-settled status, or those who have not applied for settled status, will be treated after this point. Landlords should not make retrospective checks where an EEA tenant signed before 30 June 2021.
**Discrimination**

The Home Office issued a Code of Practice for landlords and agents, *Avoiding unlawful discrimination when conducting 'right to rent' checks in the private rented residential sector*. If you think a landlord or agent has breached this Code or discriminated against you, get advice from the Equality Advisory Support Service.

**What documents are acceptable?**

The landlord or agent must review and copy an original document from a prescribed list. The documents include:

- British passport
- passport or travel document showing you are exempt from immigration control, allowed to stay indefinitely in the UK, have the right of abode in the UK, or no time limit on your stay in the UK.

If you do not have one of these documents, you can give two documents from a second prescribed list, including:

- full birth certificate issued in the UK, which includes the name of at least one of your parents
- letter issued by a government department or local authority meeting prescribed requirements, such as being no more than three months old
- document issued by one of Her Majesty’s forces or the Secretary of State confirming you are or have been a serving member of that force.

Documents which show a time-limited right to rent are:

- valid passport endorsed with a time-limited period
- biometric immigration document with permission to stay for a time-limited period
- non-EEA national residence card
- UK immigration status document with a time-limited endorsement from the Home Office.

The landlord or agent must take *reasonable steps* to check the validity of a document and be satisfied it is genuine and belongs to you.

**Note**

The *Immigration Act 2016* made it easier for landlords to evict tenants who are disqualified from renting or lose their *right to rent*. It introduced a criminal offence for landlords who repeatedly fail to carry out checks or take reasonable steps to evict a disqualified tenant.
Useful organisations

**ARLA Propertymark**
www.arla.co.uk
Telephone 01926 496 800

Regulatory body for letting agents in UK. It promotes standards in the residential lettings property market.

**Citizens Advice**
England or Wales go to www.citizensadvice.org.uk
In England telephone 0800 144 8848
In Wales telephone 0800 702 2020

National network of advice centres offering free, confidential, independent advice, face to face or by telephone.

**Equality Advisory Support Service (EASS)**
www.equalityadvisoryservice.com
Telephone 0808 800 0082

Funded by the Equality and Human Rights Commission, the EASS helpline provides information and advice about the *Equality Act 2010*.

**Housing advice services**

There may be a specific housing advice or housing aid centre in your area, providing advice on a range of housing issues. Your local authority or Citizens Advice should be able to tell you about these services.

Local authorities have a legal duty to ensure that advice and information about homelessness and how to prevent homelessness is available. Contact your local authority as soon as possible if you are worried you may become homeless.

**NAEA Propertymark**
www.naea.co.uk
Telephone 01926 496 800

UK professional body for estate agents. Its members operate under rules of conduct and must meet certain standards relating to professional and ethical practice.

**Property Ombudsman (The)**
www.tpos.co.uk
Telephone 01722 333306

Independent service for buyers, sellers, tenants and landlords of property in the UK.
Property Redress Scheme
www.theprs.co.uk
Telephone 0333 321 9418
Consumer redress scheme for property agents and professionals.

Rent Smart Wales
www.rentsmart.gov.wales
Telephone 03000 133344
Processes landlord registrations and grant licences to landlords and agents who need to comply with the Housing (Wales) Act 2014.

safeagent
https://safeagents.co.uk/
Telephone 01242 581712
Accreditation scheme for lettings and management agents. Members must meet defined standards of customer service.

Shelter
www.shelter.org.uk
Telephone 0808 800 4444 (free call)

Shelter Cymru
www.sheltercymru.org.uk
Telephone 08000 495 495
National charity providing telephone advice to people with housing problems on tenancy rights, homelessness, repairs and housing benefit.

UK Association of Letting Agents
www.ukala.org.uk/
Telephone 03300 55 33 22
Trading association representing letting and property management agents in the UK. Their members meet strict entry criteria, adhere to a code of practice and are recommended by the National Landlords Association.

Welsh Government
www.gov.wales
Telephone 0300 0604400
Devolved government for Wales.
Age UK

Age UK provides advice and information for people in later life through our Age UK Advice line, publications and online. Call Age UK Advice to find out whether there is a local Age UK near you, and to order free copies of our information guides and factsheets.

Age UK Advice
www.ageuk.org.uk
0800 169 65 65
Lines are open seven days a week from 8.00am to 7.00pm

In Wales contact
Age Cymru Advice
www.agecymru.org.uk
0300 303 4498

In Northern Ireland contact
Age NI
www.ageni.org
0808 808 7575

Scotland contact
Age Scotland
www.agescotland.org.uk
0800 124 4222

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The evidence sources used to create this factsheet are available on request. Contact resources@ageuk.org.uk

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