Social housing

What social housing is and how to get it
What is social housing?

Social housing is housing provided by social landlords. These tend to be councils and housing associations.

In social housing, rents are typically cheaper and tenancies are more secure than private rented housing. Homes are usually allocated based on your level of need.

Good to know

Social housing that’s provided by councils is commonly known as council housing.
This guide covers how to apply for social housing and your rights as a social housing tenant.

Once you’ve read this guide, if you need more detailed information you can read our factsheets:

• **Council and housing association housing**
• **Tenancy rights – rent**
• **Preventing evictions**
• **Home improvement and repairs**

**Next steps**

It’s a good idea to find out the number for your local council. They’ll be able to provide a lot of the support and information mentioned in this guide.

**My local council phone number is:**
How do I get social housing?

To get social housing you have to apply for it. In most areas, the majority of social housing is allocated by the council.

This means each council can set their own criteria about who can apply for social housing, how applications are prioritised and how offers of housing are made.

But, as a general rule, social housing is allocated on the basis of need, so the higher your level of need, the greater ‘priority’ you’re likely to have.

What is meant by ‘priority’?
In most areas, there’s a waiting list for social housing. Your priority determines your position on the waiting list – the higher your priority, the higher your position on the list. By law, you should be given a ‘reasonable’ amount of priority if you:

• are homeless
• live in poor conditions, including overcrowded housing
• need to move for medical or welfare reasons
• need to move to give or receive care.

If you’re in one of these groups and your case is particularly urgent you may be given extra priority.
Applying for social housing

When you apply, the council will want to know information about you, your property and your household.

The information you give will determine your place on the waiting list, so be sure to include any issues you have with your current living situation, such as difficulties getting in or around your home, or distance from your support networks.

Usually, you’re placed in a ‘band’ or given a number of points to reflect your priority level. You should be able to request a review (like an appeal) if you’re unhappy with the band or points you’ve been given.

You can apply to more than one council and be on more than one waiting list at once, as long as you meet the criteria for each. However, people with a connection to the local area tend to be given greater priority and in many areas only people already living locally are allowed to join the list.

This can cause difficulties if you’re looking to move to another area, but it may be possible to argue that you should be treated as an exceptional case. If you find yourself in this position, you should seek advice from your local Age UK or one of the organisations listed on page 15.

Good to know

You can’t join a waiting list if you’re ineligible on the basis of your nationality and immigration status. British citizens are usually eligible.
Housing associations

Many housing associations let most, or all, of their properties through the council waiting list. But some keep properties back to allocate themselves.

If you’re not able to join a council waiting list (or the waiting list is too long), check whether there are any housing associations in the area that accept direct applications.

Housing associations are organisations that provide low-cost rented housing, mainly for people on low incomes or with particular needs.

If you’re looking to rent directly from a housing association, it’s important you check what type of tenancy you would get. Some accept direct applications, but these tenancies come with less security and higher rents.

Good to know

Whether you’re applying for social housing through the council or a housing association, it’s important to provide information and evidence about why you need it. Make sure it’s relevant and clearly explains the link between your housing and your needs. For example, a letter from your GP explaining exactly how your current housing affects your health.
**Specialist social housing**

Sheltered housing offers more support than standard social housing, so you can stay as independent as possible for as long as possible. The support varies between different sheltered housing ‘schemes’, but there’s likely to be an alarm system giving you a 24-hour link to emergency help, and you may get regular visits from support staff.

Sheltered housing is usually available through the council waiting list in the same way as outlined on pages 5-6. You may also be able to get it directly through a housing association. If you need housing with a higher level of support than sheltered housing offers, then you should speak to the council’s social services department.
Your rights

It’s important to understand what type of tenancy you have or are likely to get in social housing, as your rights mainly depend on the type of tenancy you’re given.

Most council tenants have a secure tenancy and most housing association tenants have an assured tenancy.

Both tenancies can be granted for life (unless something goes wrong or you want to leave), or for a fixed period. It’s important to understand whether you have a ‘lifetime’ or fixed-term tenancy, as this can affect how long you can stay in the property – see page 12 for more on this.

Rights for repairs

Regardless of the type of tenancy you have, your landlord is responsible for repairs to your property’s structure and exterior, and to ‘installations’ such as your boiler, sinks, bath, wiring, pipes and radiators.

In most cases, your landlord also has to ensure that your property is ‘fit for human habitation’ throughout your tenancy. If your landlord fails to meet these obligations, you can complain and, potentially, take them to court.

Next steps

For more information on this see our factsheet Home improvements and repairs.
Rights against eviction

If you have a ‘lifetime’ secure or assured tenancy, your landlord needs a good reason to evict you.

For both tenancy types, you can be evicted if you owe money (are in arrears), if you’re accused of antisocial behaviour, or if you breach your tenancy agreement in some other way.

If your landlord wants to evict you, they have to take you to court. Should this happen, you might be able to convince the court to allow you to stay. Legal aid – free legal advice and representation – is available for ‘defending’ an eviction, so you should seek advice as soon as possible if your landlord wants you to leave.

Next steps

For more information on your rights against eviction, see our factsheet Preventing evictions.
Passing your tenancy on

Your tenancy type also determines your right to pass on your tenancy after you die. This is known as ‘succession’.

Succession sometimes happens by law, and sometimes because your tenancy agreement gives you more generous rights.

The law says a tenancy can usually only be passed on once, including when a joint tenancy becomes a sole tenancy after one tenant dies. There are also rules about which family members can inherit, which depend on the type of tenancy.

However, individual tenancy agreements can be more generous. Check yours to see what rights it gives, or check your landlord’s policies to see whether they have made arrangement for special cases, such as the adult children of joint tenants.

Next steps

For more information, see our Preventing evictions factsheet.
Moving and tenancy transfer

If you want to move to a different council or housing association property then you have a range of possible options.

First and foremost, you should speak to your housing officer, as different landlords have different arrangements for transferring tenants.

You may be asked to join the council’s general waiting list or there may be a specific list for transfers. It may also be possible to carry out a mutual exchange or ‘home swap’ with another social tenant.

In all cases, it’s important to check what tenancy you’re going to end up with after a transfer or exchange, as you may end up with fewer rights – including fewer rights against eviction – than you currently have.

Good to know

It may be possible for you to adapt a property that no longer meets your needs rather than having to move. For more information, see our factsheets Council and housing association housing and Home improvements and repairs.
Myth-busting

There are some social housing myths and things people commonly misunderstand or misinterpret. We’ve put together a few myth busters to help you separate fact from fiction.

Myth: ‘Social tenancies are always granted for life.’

Reality: Social tenancies may be open-ended, so you can stay as long as you want unless something goes wrong. However, social landlords can also offer fixed-term tenancies, which gives them the option of ending the tenancy at the end of the fixed period. They should consider giving ‘lifetime’ tenancies to certain groups, including older people. You can make a complaint about the type of tenancy you’re offered.

Myth: ‘Social housing is much cheaper than renting privately.’

Reality: Social rents are usually cheaper than private rents, but it does depend on the area. In some areas, private rents might be particularly low, or social landlords might charge ‘affordable’ rents instead of the cheaper ‘social’ rents. If you’re interested in sheltered housing, you need to consider the costs of any services provided too.
**Myth:** ‘If my daughter moves in with me to provide care, she’ll inherit the property.’

**Reality:** Not necessarily, particularly if your tenancy has been passed on before. Check the rules of your tenancy type with an adviser, and check your tenancy agreement to see if this gives you any additional rights. If not, you can always ask your landlord to make an exception for your relative – they should have a policy about when they will do this.

**Myth:** ‘I’ve received a notice from my landlord – this means I’ll definitely have to leave.’

**Reality:** Social tenants usually have strong rights against eviction, so getting a notice doesn’t necessarily mean you’ll end up losing your home. But you should never ignore letters or notices from your landlord – the earlier you take action, the better your chances.

Seek advice from a local advice agency – they may be able to help you avoid a court hearing, for example by helping you to claim all available benefits and pay off rent arrears.
Useful organisations

Age UK
We provide advice and information for people in later life through our Age UK Advice line, publications and website.

Age UK Advice: 0800 169 65 65
Lines are open seven days a week from 8am to 7pm.
www.ageuk.org.uk

In Wales, contact Age Cymru: 0300 303 44 98
www.agecymru.org.uk

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

In Scotland, contact Age Scotland: 0800 124 4222
www.agescotland.org.uk
Citizens Advice
National network of advice centres offering free, confidential and independent advice, face-to-face or by telephone.

There is a phone service available in some parts of England.
Tel: **0344 411 1444**
For online information and to find details of your nearest Citizens Advice **www.citizensadvice.org.uk**

Shelter
Provides advice, information and advocacy to people in housing need.
Tel: **0808 800 4444**
**www.england.shelter.org.uk**
What should I do now?

You may want to read some of our other relevant guides, such as:

- Housing options

You can order any of our guides or factsheets by giving our Advice Line a ring for free on 0800 169 65 65 (8am-7pm, 365 days a year).

Our friendly advisers are there to help answer any questions.

All of our publications are available in large print and audio formats.

There’s plenty of really useful information on our website, too. Visit [www.ageuk.org.uk/housing](http://www.ageuk.org.uk/housing) to get started.