

# Policy

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Sharon Morris, Head of Neighbourhoods

Daz Morland, Neighbourhood Allocations Manager

Service Area applies to: Neighbourhoods

Approved by: Debbie Trust-Dickinson, Chief Transformation Officer

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#### Introduction

This Policy outlines our approach to ensure the allocations of its housing stock is fair, transparent, and appropriately recorded. It applies to housing let to applicants outside of those nominated to the local authority.

The aims and objective of this policy is to detail the ways in which our homes are let, who we house, the eligibility criteria, our matching standards, and other relevant information to any properties let outside of nominations to the local authority.

The policy also aims to ensure that we meet our statutory and regulatory responsibilities and contractual obligations with Halton Borough Council (HBC), which is to provide 50% of stock for allocation via the online Choice Based Lettings service 'Property Pool Plus'.

### **Policy Statement**

Our policy is to ensure our properties are allocated fairly, responsibly, with transparency and to those who are in greatest need. How our properties are let:

- Via a nomination agreement with Halton Borough Council
- To customer via a direct match
- Via a local lettings criteria document for a new affordable housing development scheme
- Customers on our internal transfer list
- Housing First allocations
- Care leavers
- Next Steps Accommodation (for rough sleepers)
- To alleviate any local tenancy management issues requiring further attention in the selection of a suitable new tenant (often referred to as "a sensitive let")

As we are developing in other locations outside of Halton, we are committed to working with Halton Borough Council and local authorities where our properties are located to assist them with their statutory duties in relation to the homeless and those in priority need. Nomination agreements will vary between local authorities, including where we must meet lettings quotas for our empty properties.

Our intention is to maintain an internal Transfer List to help rehouse existing customers in need of priority rehousing. We are also committed to working with a small number of specialist partner agencies – such as Housing First initiative, Care Leavers and Next Steps accommodation initiative who make referrals to us outside of the locally agreed allocations Policy and Property Pool Plus.

#### **Eligibility**

Our lettings are subject to verification of applicants' circumstances, identity needs, and affordability assessments to ensure that all tenancies are sustainable. We aim to support all our customers to sustain their new tenancy through a range of support and financial inclusion services.

We reserve the right to carry out our own checks, conduct risk assessments and decline nominees or seek further information or assurances before offering a tenancy to any applicant who we believe to be unsuitable or who poses an unreasonable risk i.e. due to a criminal conviction. We also reserve the right to decline an applicant where the local authority is unable to provide timely, thorough, and accurate background information about vulnerability, previous tenancy conduct, or safeguarding concerns.

The aim of this policy is to enable Halton Housing to allocate up to 50% of our housing stock, using a specific set of criteria to those customers who have specific requirements which may include, but is not exhaustive of:

- Customers who have been medically assessed as requiring adapted properties as priority
- Customers who are currently occupying a fully adapted property that does not meet their current requirements, and a transfer into a more suitable property and would free-up an adapted property for a customer listed on our accessible homes register
- Customers who are under occupying and by them transferring to another property would free up a property for a larger family who have been identified as overcrowding
- Customers who following the outcome of a High Priority Panel, have a need to move on grounds such as (but not restricted to) Severe Domestic Violence, Harassment, Welfare, Court order or a supporting letter from a Police Officer ranked 'Inspector' or above
- Major repairs to existing homes resulting in a temporary decant to another available property. Halton Housing would reserve the right to permanently transfer a customer to a decanted property should it be deemed appropriate for both the customer and Halton Housing
- Where a customer has been left in occupation as a result of a failed succession application but has a housing need therefore requiring a much quicker resolve such as a direct allocation
- Where we have provided nominations on a new development scheme to a
  local authority, but a local letting has been applied by Halton Housing stating
  a % of customers in employment on a first let. If this is not met by the local
  authority, we will look at our own transfer list to assess the suitability of our
  applicants.

We will consider the following applicants to be ineligible for a property:

- Applicants who provide false or misleading information in relation to their application
- Applicants who do not provide evidence to confirm they have UK citizenship; indefinite or limited leave to remain in the UK; or have applied for an extension of their leave to remain if it has expired
- Applicants without the Right to Rent as defined under the provisions of the Immigration Act 2014. Any person with a time-limited Right to Rent may be offered housing but will be subject to a follow up check when this expires
- Applicants under the age of 18 ('minors') unless they have a contractual right to succeed to a tenancy
- Applicants who own or have a legal interest in a property anywhere in the UK
  or abroad (excluding the property they are due to vacate and relinquish an
  interest in), unless the property is unreasonable for them to occupy as
  determined by the relevant local authority and they do not have the financial
  means to purchase another
- Applicants we have served with a Notice due to a breach of tenancy, unless we
  no longer consider the Notice to be valid a Notice served for rent arrears will
  not be considered valid where the customer has repaid their arrears
- Applicants who we have obtained a Possession Order against, unless the order is for rent arrears and they have repaid their arrears, or the order is for another breach of tenancy, but we are no longer pursuing legal action
- Applicants who have an outstanding debt with us (excluding a debt which is the result of Housing Benefit payments being made in arrears)
- Any applicant who is subject to legal action by another landlord on the grounds
  of a serious breach of tenancy, such as anti-social behaviour or action under
  the Environmental Protection Act this includes service of a formal Notice
  including but not limited to a Notice of Seeking Possession or Notice to Quit
- Applicants who owe rent arrears to another landlord, unless they are taking reasonable steps to repay the debt
- Applicants who have been convicted of violent or sexual offences where we are not provided with full access to their Multi-Agency Public Protection Arrangement assessment and other relevant data
- Applicants who do not provide evidence to confirm they have the means to pay
  the rent (including eligible service charges) at the point of letting this
  requirement may be waived where an appropriate third party or agency has
  agreed to guarantee or underwrite the rent liability
- Applicants with support needs which we are unable to meet internally or through an external service.

Any external applicant who has perpetrated anti-social behaviour within the last two years or who has an unspent conviction for serious crime against a person will be assessed on their individual merit and an offer may be made dependant on the behaviour since the conviction and involvement with other agencies.

Halton Housing will always make best use of its housing stock by ensuring its properties are fully occupied and affordable to enable long-term sustainability, as stipulated in part 6 of the Housing Act 1996. When allocating a property, the following government guidelines regarding a bedroom need eligibility will apply:

The following are expected to share:

- an adult couple
- 2 children under 16 of the same sex. Children under 10 (regardless of sex)

The following can have their own bedroom:

- a single adult (16 or over)
- a child that would normally share but shared bedrooms are already taken, for example you have 3 children and 2 already share
- a couple or children who cannot share because of a disability or medical condition
- an overnight carer for you, your partner, your child, or another adult this is only if the carer does not live with you but sometimes needs to stay overnight

One spare bedroom is allowed for:

- an approved foster carer who is between placements but only for up to 52 weeks from the end of the last placement
- a newly approved foster carer for up to 52 weeks from the date of approval if no child is placed with them during that time

\*Using the above government guidance, the general property eligibility is listed below:

- Single/Couples 1 or 2 bed flat, or bedsit.
- Families consisting of 1 or 2 children under the age of 10 regardless of sex– 2 bed flat/apartment/house
- Families with 2 children (Under the age of 16 of the same sex) 2 bed flat/apartment/house or maisonette
- Families with 2 children (Over the age of 16 of different sex) 3 bed flat/apartment/house
- Households with 2 children (Between 10 16yrs of age of different sex) 3 bed flat/apartment/House
- Families with 3 children 3 or 4 bed flat/apartment/house/maisonette
- Families with 4 or more children 3, 4 or 5 bed flat/apartment/house/maisonette

The allocation of Bungalows is largely reserved to those in the age group of 55+, as this type of accommodation tends to be adapted to suit people over this age range who may have limited access and mobility. However, under the 2010 Equality Act we

would not discriminate against age, so in some cases we would look to reduce the age limit on some of these properties if for example a property was specifically adapted to suit the needs of a person who was under 55 years, to enable them to access housing.

Extra Care Scheme's such as Naughton Fields, Barkla Fields and Hazlehurst will be allocated to those over 55's years and following an assessment from our Independent Living Team

\*In some circumstances we would under occupation but only in cases as stated below:

- Where an affordability assessment had been completed and long-term sustainability had been sufficiently evidenced
- Demand for such property was low, and full occupancy was not possible via any other means
- A person was pregnant and could provide evidence via a MATB1 form

The Neighbourhood Allocations Manager will be primarily responsible for implementation of this policy however all the Neighbourhood Managers will have joint responsibility for the day-to-day implementation of the policy as the allocation requests will be considered and agreed collectively.

The Neighbourhood Allocations Advisors will be responsible for the allocations and will be expected to carry out pre-tenancy assessments, viewings, and sign ups of all change of tenancies identified under this policy.

# Regulatory and/or Legal Compliance

This lettings policy is compliant with the following legislation:

- The Housing Act 1985 (As amended by the Housing Act 1996 Part 6)
- Homelessness Act 2002
- The Homeless Reduction Act 2018
- Equality Act 2010
- Localism Act 2011
- Domestic Abuse Bill 2021

## **Diversity Considerations**

An initial screening checklist has been competed on this policy which confirms that a full Equality Impact Assessment does not need to be carried out.

# Links to Strategies, Policies and Associated Documents

This policy is underpinned by the following Halton Housing Policies:

- Transfer Policy
- HH Domestic Abuse Policy
- Safeguarding Policy
- Affordability Policy
- Halton Housing/Halton Borough Council Choice Based Lettings Agreement
- Succession Policy
- The Residents Social Housing Charter: Social Housing White Paper
- RSH Consumer Standards: Allocations and Letting Standard



Translations available on request by phoning 0303 333 0101 or via email at info@haltonhousing.org

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