

Tenant Involvement and Empowerment Standard Policy

December 2021

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1. Introduction

The Charter for Social Housing Tenants

1.2 The 2020 Social Housing White Paper 'The Charter for Social Housing Tenants' was produced building on the lessons learnt from the Grenfell Tower fire. The importance of having the resident voice at the heart of service design and effective resident involvement is a theme that runs throughout our Tenant Involvement and Empowerment Policy.

1.3 Themes within the Tenant Involvement and Empowerment Policy:

- 'Engaged tenants' being a key part of Mid Devon Housing's (MDH) governance and scrutiny arrangements
- Tenants who do not want to attend formal meetings or join a formal group have other opportunities to have their voices heard, through resident surveys, consultations and neighbourhood walkabouts.
- Engagement opportunities are tailored to our tenants' needs and interests encouraging and supporting greater involvement
- The Charter also enforces that information should be published and available to tenants on how their landlord is performing in key areas of service delivery.
- Ensuring alignment of resident involvement at all levels across MDH, including addressing needs and helping with aspirations as well as boosting community resilience and self-reliance.
- A need to embrace digital solutions both in terms of responding to residents changing needs and a requirement to access information and services 24/7 as well as embracing learning from digital involvement access during the pandemic
- The Housing Ombudsman Code places greater responsibility to resolve complaints, quickly, demonstrating learning and improvement from complaints and ensuring these are shared with residents. This is addressed in our corporate Complaints Policy, the corporate Vulnerability Policy, the corporate Customer Care Standards, and the Single Equality Scheme all of which are referenced in the Tenant Involvement and Empowerment Standard Policy.

2. Aim:

2.1 The aim of our policy is to ensure that our tenants live good quality lives in a place where people come together and contribute as one community, where people value decency and dignity and where neighbourhoods are clean, safe and well maintained.

3. Customer Service, Choice and Complaints

MDH is required to:

- Provide choices, information and communication that is appropriate to the diverse needs of its tenants in the delivery of all standards.
- Have an approach to complaints that is clear, simple and accessible that ensures complaints are resolved promptly, politely and fairly.
- MDH offer a range of ways for tenants to express a complaint and set out clear service standards for responding to complaints, including complaints about performance against the standards, and details of what to do if they are unhappy with the outcome of a complaint.
- We have reviewed our compensation policy to provide a clearer and more aligned policy for MDH. We have reviewed the need to offer redress in cases where there has been service failure or where a complaint has been upheld for another reason.
- The Compensation Policy attached in Appendix 1 has been revised to ensure that we meet the needs of the Housing Ombudsman Service with the need to offer compensation in the form of redress in cases where there has been a service failure or in recognition of distress caused to our tenants.

4, Involvement and Empowerment

- 4.1 The Customer Engagement Team is dedicated to develop our offer to tenants in relation to scrutiny activities, consultation and providing a transparent approach to service satisfaction.
- 4.2 Delivery of the Tenant Engagement Framework and the involvement of our tenants in housing services and estate management activities directly contribute towards delivery of the Council priorities through community based action and empowerment to improve the environment and offer a range of activities to benefit people of all ages.
- 4.3 The framework for involvement provides a flexible range of options for residents to get involved at all levels based on their interests and preferred communication channel. It seeks to ensure that all resident involvement activity is designed and aligned to support the delivery of the department strategic objectives and that all feedback flows through local and strategic groups to ensure the resident voice is integrated in service planning, monitoring and improvement.
- 4.4 For more information on the menu of involvement MDH offers, please see our Tenant Involvement and Empowerment Strategy contained in Appendix 2

5. Understanding and Responding to Diverse Needs

5.1 MDH is committed to treating all tenants with fairness and respect and expresses this within the Single Equality Scheme. Our electronic housing management system enables the use of flags for individual tenant records. The introduction of our Customer Engagement Team will ensure we are focused on customer satisfaction and will enable us to drive service delivery and improve satisfaction levels.

5.2 The Neighbourhood Teams work together with other support agencies in both the voluntary and statutory Sector to improve coordination between services, and encouraging crossservice approach. This ensures we provide targeted services that are based on the different needs of our tenants within Mid Devon, rather than a 'one size fits all' approach.

6. Feedback on Tenant Involvement Activity

- 6.1 In order for MDH to continually improve our services, we recognise that we need to regularly collect and use feedback from our tenants. This feedback is used to improve service delivery.
- 6.2 An annual update will be provided to the Policy Development Group (PDG) noting how many tenants are actively involved in the work of MDH.

7. Monitoring, evaluating and reviewing the Strategy

7.1 The Tenant Involvement and Empowerment Policy will be reviewed every 4 years, unless there is a need for us to review it sooner due to a change in legislation or regulation.

Appendix 1



Tenant Compensation Policy

December 2021



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1. Aims and Objectives

- 1.1 Mid Devon Housing (MDH) aim is to provide an excellent service to its tenants at all times, however, we recognise that there will be occasions when our tenants may suffer some disadvantage, inconvenience or loss as a result of our actions or mistake and that in some instances, financial compensation or a goodwill gesture may be the most appropriate form of redress.
- 1.2 This policy applies to tenants or residents of Mid Devon District Council. It covers both discretionary compensation, which relates to loss, damage or inconvenience due to a service failure and statutory (obligatory) compensation.
- 1.3 The aims of the Compensation Policy are:
 - To ensure a clear, fair and transparent approach to compensation for all tenants and residents.
 - To ensure consistency when calculating compensation.
 - To provide guidance on how and when compensation can be claimed.
 - Record and pay compensation promptly
 - Monitor compensation payments and spend

2. Policy Statement

- 2.1 MDH strive to provide excellent standards of service for our residents. We acknowledge that when these standards are not met, tenants can be inconvenienced or distressed, or have suffered a loss as a result of our action or inaction and that in some instances, compensation may be the most appropriate remedy.
- 2.2 Compensation is not automatic and will not apply where the service failure or mistake has not caused any inconvenience and has been easily and quickly remedied. The level of compensation should be reasonable, justifiable and proportionate to reflect value for money for all MDH tenants or residents.
- 2.3 Each case will be considered for compensation on an individual basis and take into account all relevant known circumstances and supporting evidence. All reports of loss or inconvenience will be investigated and where appropriate, compensation offered. Factors that should be taken into consideration when considered the level of compensation or goodwill gesture include:
- 2.4 Where the tenant has contributed to the failure in the service. This could be when there have been problems gaining access. MDH reserves the right to charge tenants £20 for missed appointments.
 - Costs have been incurred by the resident that would not otherwise have been incurred.
 - The level of stress or distress caused as a result of an action or inaction that has led to the claim of compensation. This will include the severity of the distress, the length of time involved and the number of people affected.
 - The amount of inconvenience experienced by the tenants and how much effort was required by them to resolve the problem.

2.5 Any compensation or goodwill gesture awarded must be appropriate and proportionate. To ensure consistency in the levels of compensation paid, the matrix in **Supplement 4** sets out the maximum values that should be awarded. These amounts are based on the level of our responsibility and the impact on the resident. They are in line with guidance on compensation and redress, issued by the Housing Ombudsman Service.

3. Different types of Compensation covered by the Policy

There are two types of compensation; compensation that MDH is obliged to pay and discretionary compensation which we can choose to pay where circumstances warrant. We are obliged to award compensation under:

3.1 Statutory Compensation:

- Right to Repair
- Tenant Improvements
- Disturbance and Home Loss Payments
- Right to buy

3.2 Discretionary Compensation or Goodwill Gesture:

We may award discretionary compensation for the following (this list is not exhaustive):

- Poor complaint handling
- Delays in providing a repair or service
- Temporary loss of amenity
- Failure to meet target response times
- Failure to follow policy or procedure

3.3 This policy does not deal with certain claims for Compensation:

The policy does not cover the following claims:

- Claims that would normally be dealt with by our insurers
- Those covered by MDH's liability insurance
- Any claim that should be covered by a home contents insurance policy
- A claim for personal injury
- A claim for loss of earnings
- Where there is impending legal action

MDH will **not** consider a claim of compensation where:

- The loss or damage was caused by a tenant, household member or visitor and includes failure to report a repair promptly or keep an appointment.
- The fault was unforeseeable and/or caused by a 3rd party or MDH had no control over it, such as a water leak from a neighbouring property.
- Possessions are lost, stolen or damaged through no fault of MDH.
- Items which have been unavoidably damaged by improvement works, such as installation of central heating which has unavoidably left holes in the flooring to accommodate new pipework.
- Damage caused by condensation due to lifestyle.

- Service failure or damage is the result of extreme or unforeseen conditions such as weather.
- Loss of the supply of gas, electricity or water which is outside of MDH's control.
- 3.4 Tenants should ensure that they have sufficient home contents insurance to cover damage to their property through no fault of MDH.
- 3.5 This policy should be read in conjunction with Mid Devon District Council's Corporate Complaints and Feedback Policy

4. Legal Framework

- 4.1 MDH is governed by legislation and good practice relating to the payment of compensation. This is used to decide when and how much compensation will be payable. Compensation payable under legislation includes:
 - Right to Repair Common hold and Leasehold Reform Act 2002
 - Right to Compensation for Improvements The Housing Act 1985 and the Secure Tenants of Local Authority Regulations 1994
 - Home Loss and Disturbance payments Land Compensation Act 1973 as amended by the Planning Act 1991

5. STATUTORY COMPENSATION

Type of Compensation Payments:

5.1 Right to Repair

- 5.2 Under the Right to Repair Scheme, tenants have the right to be compensated if certain small, urgent or emergency repairs, costing less than £250, are not carried out within specific time scales. These are defined as 'qualifying' repairs under the Right to Repair Regulations 1994.
- 5.3 If MDH fail to carry out a 'qualifying' repair that has been reported, on two separate occasions within the published repair time period and the resident has allowed reasonable access to the property, a one-off compensation payment of £10, plus £2 for every day thereafter that the repair is not completed, up to a maximum of £50. A full list of qualifying repairs is available in **Supplement 1**

5.3 Mitigating Factors

Financial compensation would not be due if the tenant has done any of the following:

- Failed to inform MDH about works required to the property.
- Where tenant lifestyle has resulted in the property getting into disrepair.
- The tenant has damaged the property.
- The tenant has delayed works being done to the property either by restricting access or postponing appointments.

For more information on the Right to Repair Scheme, please visit:

www.legislation.gov.uk/uksi/1994/133/made

6. Right to Compensation for Improvements

- 6.1 Under the Local Authorities (Compensation for improvements) Regulations 1994 or Section 100 of the Housing Act 1985, tenants may be able to claim compensation for the improvements made, at the end of their tenancy. Providing the improvement is considered a 'qualifying improvement'.
- 6.2 Prior permission from MDH must have been obtained for a 'qualifying' improvement, and it must be made clear at the time of requesting permission that it would qualify as an improvement. For example, a kitchen may be on the list as a 'qualifying improvement', however MDH reserves the right not to deem it an 'improvement'. It is important that the tenant seeks advice, prior to work commencing, as to whether MDH would class it as a 'qualifying improvement'. Tenants can claim for the cost of materials and labour costs, but not for appliances or their own labour. The amount payable can be up to £3000 though claims under £50 will not be considered.
- 6.3 Payments will be adjusted for undue wear and tear or if any defects to the improvement exist at the end of the tenancy. Compensation is worked out based on the notional life of the improvement, divided by the cost of the improvement, minus the number of years left.

$$C \times \left(1 - \frac{Y}{N}\right)$$

C = Cost of Improvement N = Notional life of improvement

Y = Number of years since completion

- 6.4 Compensation will not be paid to tenants who have exercised their Right to Buy or where the tenancy ends as a result of a Court Order for possession.
- 6.5 Any compensation will be paid at the end of the tenancy and will be offset against any sums owed to MDH.
- 6.6 Tenants can enquire about compensation at any point during their tenancy, but should apply for compensation at the same time as giving notice to end the tenancy. Tenants have 14 days from the end from the end of the tenancy to make a claim. The tenant will need to supply:
 - Name and Address
 - Details of improvements
 - Evidence of permission obtained
 - Evidence of cost of improvements
 - The dates the improvement works started and finished
- 6.7 For more information on compensation for tenant improvements, please visit:

www.gov.uk/government/publications/landlord-and-tenant-law-compensation-for-tenantsimprovements

6.8 A list of qualifying improvements is available in **Supplement 2** and the compensation calculation is available in **Supplement 3**

7. Statutory Home Loss and Disturbance Allowance

- 7.1 Where a resident is required to move permanently by MDH, compensation will be paid in accordance with the statutory Home Loss Regulation. This amount is set out in Section 30 of the Land Compensation Act 1973 and is reviewed annually. It is in addition to reasonable compensation for disturbance and is only payable to secure/flexible tenants who have held their tenancy for at least 1 year. The payment will only be made once the permanent move has taken place and any monies owed to MDH will be deducted beforehand.
- 7.2 Decanting is the term used to explain the process when residents are required to move from their homes due to works being carried out that cannot be carried out whilst they are in residence. This includes when a resident has to move because their home is due to be demolished or disposed of, and when extensive structural or intrusive works are required. Please see our Decants policy for more details.

8. Right to buy

8.1 Tenants who have made an application to buy their home are entitled to claim compensation if the sale has not completed within our statutory timescales, as a result of our inaction.

Tenants will need to:

- Issue a Notice of Delay to officers giving one month in which to resolve the delay.
- A further Operative Notice of Delay must then be issued by the tenant if the delay is not resolved within a month.
- 8.2 Financial compensation
- 8.3 We will deduct the sum of the weekly rent amount x the delay period. For instance, if the rent is £78.60 a week and there has been an 8-week delay, we would take £78.60 x 8 =£628.80 off the final purchase price.

9. Discretionary Compensation

9.1 Repairs

- 9.2 We know how important it is to tenant's that we help them to maintain their home and fix repairs as quickly as possible. When considering paying discretionary compensation we will consider:
- 9.3 Each claim for compensation is on an individual basis, taking into account all relevant circumstances, where documents and evidence have been supplied. If evidence has been requested and is not supplied, claims may not be considered.

10. Financial Compensation

10.1 Financial compensation may be appropriate for:

10.2 Loss of amenities or rooms

If we are unable to complete a responsive repair within the set response times, in operation at the time, the tenant may have to cope without the use of amenities and/or rooms. In such cases, compensation may be awarded and will be calculated on the amount of rooms which are unable to be used and the amount of rent payable.

10.3 For non-pecuniary losses, the Complaints Officer should follow the discretionary payment process set out within the document. Please see **Supplement 4**

11. Service Failure

11.1 Tenants are encouraged to feedback incidents where they are unhappy with the service that they have received. In such cases offering a small amount of compensation may be appropriate to recognise any inconvenience caused.

12. Temporary heating

12.1 In some circumstances it may not be possible to carry out a repair to heating systems during the first visit due to the availability of spare parts, or the system is beyond economical repair. In such circumstances we will provide tenants with temporary heaters. Tenants will be compensated for the daily use of each heater provided.

13. Missed Appointments

- 13.1 Tenants can claim compensation for financial loss if a pre-arranged appointment that has been confirmed in writing is broken by a member of staff or one of our contractors. On such occasions we will pay compensation, except in exceptional circumstances which are beyond the control of the Council, its officers, or appointed contractors.
- 13.2 We may ask tenants to provide evidence If they have suffered a financial loss.
- 13.3 Tenants will not be eligible for compensation if the tenant was advised that the appointment would not be kept 24hours before the appointment and an alternative appointment was arranged within 7 working days.

14 Damage to property

- 14.1 Tenants can claim compensation for accidental damage to their property caused by our contractors or staff. In this instance, tenants may be required to provide us with photographic evidence.
- 14.2 We may, at our discretion, issue compensation to tenants as a result of decorations, furniture or personal items being damaged due to neglect by a member of staff or a contractor acting on our behalf, where it can be reasonably proven.

15. Distress, Time and Trouble

15.1 We may decide that through our actions or inaction, we have caused a tenant to experience distress, upset or inconvenience and as such may look to compensate them for this. We do not compensate for loss of earnings, but may consider for example that if a tenant had to take time off work, that this was an inconvenience.

15.2 If a good will gesture is offered managers should aim to tailor it to the individual and base each offer on the particular circumstances of the case.

16 Gesture of Goodwill

16.1 We reserve the right to choose, sometimes even without acceptance of fault, to offer a gesture of goodwill. This can take the form of a physical token or financial gesture. Such gestures of goodwill will be considered on a case by case basis, but should not normally constitute more than a value of £250. However, there may be occasions when this amount may be exceeded but this will be at the discretion of MDH.

17. Time and trouble

17.1 Our tenant may have had to go to extensive time and trouble to persuade us to revise our decision or recognise their complaint. In this instance it is appropriate to pay compensation in recognition of our inaction. If we have failed to follow our processes within the permitted timescales, tenants may be entitled to compensation or a goodwill gesture.

17.2 Mitigating Factors

Financial compensation would not be offered if the complainant had done any of the following:

- Failed to provide us with any information requested
- Caused an unreasonable delay in any part of the process
- Been abusive or threatening to our staff
- Rejected a transfer offer which we consider reasonable

18. Payments

- 18.1 Claims for compensation or a goodwill gesture, due to service failure can be made via a service request before it reaches a stage one complaint. The relevant Office or Service Lead will decide on a case by case basis the most appropriate way to pay compensation. If the tenant owes money to MDH, the compensation will be credited directly to their rent account.
- 18.2 MDH may not use compensation to pay a debt if the compensation is meant to be used for a specific purpose, e.g. to replace a damaged item. However, if part of the compensation awarded is for distress or inconvenience, MDH may use this part to offsets any debt.
- 18.3 If a tenant feels that the compensation payment offered has not been considered in line with this policy, they have the right to use MDH's Complaints Procedure.
- 18.4 If a tenant accepts an offer of compensation, they must notify us within 30 working days of the offer. If the tenant fails to notify us of their acceptance, we reserve the right to withdraw our offer of compensation.

19. Value for Money

19.1 The correct issue of compensation can have a financial and social benefit to both MDH and our tenants or residents. Failure to issue appropriate compensation and redress, that is not appropriate or proportionate, can impact in our overall customer satisfaction.

20. Related Policies

- Corporate Complaints and Feedback Policy
- Complaints Procedure
- Repairs Policy and Procedure
- Decant Policy

21. Appeals / Disputes

- 21.1 Tenants have a right to dispute or appeal the compensation decision if they feel that MDH has not met its legal or statutory requirements, or if there is evidence that the has been a service failure.
- 21.2 Disputes can be dealt with informally by phone, email or letter, should a Tenant wish to discuss this with their Neighbourhood Officer or a Repairs Officer. Disputes can be formally dealt with as a service request. First time disputes or appeals cannot be dealt with as formal complaints in the first instance.

22. Review

This policy will be reviewed every 3 years, unless there is a change in legislation or regulation.

Right to Repair

Tenants will be eligible for compensation under the Right to Repair if MDH fail to carry out the repair within the specified time, and after a further request again to complete the work within the specified time period.

Qualifying Repairs:

Total loss of electric power1Partial loss of electric power3Unsafe power or lighting socket, or electrical fitting1Total loss of water supply1Partial loss of water supply3Total or partial loss of gas supply1Blocked flue to open fire or boiler1Total or partial loss of space or water heating between 31^{st} 1October and 1^{st} May3Total or partial loss of space or water heating between 30^{th} 3	
Unsafe power or lighting socket, or electrical fitting1Total loss of water supply1Partial loss of water supply3Total or partial loss of gas supply1Blocked flue to open fire or boiler1Total or partial loss of space or water heating between 31 st 1Total or partial loss of space or water heating between 31 st 3Total or partial loss of space or water heating between 31 st 3Total or partial loss of space or water heating between 30 th 3April and 1 st November3	
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October and 1 st May Total or partial loss of space or water heating between 30 th 3 April and 1 st November	
April and 1 st November	
Blocked or leaking foul drain, soil stack or (where there is 1 no other working toilet in the house) toilet pan	
Blocked sink, bath or basin 3	
Tap which cannot be turned3	
Leaking from water or heating pipe, tank or cistern 1	
Leaking roof 7	
Insecure external window, door or lock 1	
Loose or detached bannister or hand rail 3	
Rotten timber flooring or stair tread3	
Door entry phone not working 7	

Right to Compensation for Improvements

Tenants have a statutory right to claim compensation at the end of their tenancy for 'qualifying improvements' they have carried out to their home.

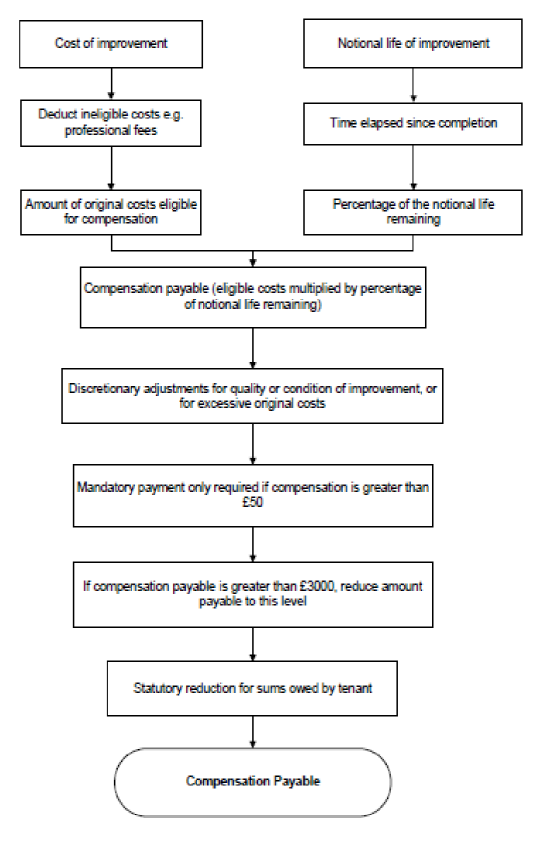
The 'qualifying improvement' must have been started on or after 1 April 1994

Qualifying improvements that **may be** eligible for compensation are:

- bath or shower
- wash hand basin
- toilet
- kitchen sink
- storage cupboards in bathroom or kitchen
- kitchen work surfaces
- central heating or water heating
- thermostatic radiator valves
- insulation of pipes, water tank or cylinder
- loft or cavity wall insulation
- double glazing, secondary glazing or other window replacement
- draught proofing of external doors or windows
- re-wiring or the provision of power and lighting or other electrical fittings including smoke alarms,
- security measures (excluding burglar alarms)

Internal decoration *does not* qualify for compensation.

CALCULATION OF COMPENSATION PAYABLE



Discretionary Payments

The Complaints Officer may authorise compensation, up to a maximum of ± 250 . Higher payments must be authorised by a manager.

Compensation payments for delay and distress will be made based on the level of MDH's responsibility for the loss or inconvenience and the impact on the resident.

On occasions, MDH has the right to use discretion when awarding an amount, other than that stated in the matrix.

Discretionary payments include:

- Unacceptable delays in providing service which have resulted in serious distress or inconvenience to the tenant
- Unacceptable responses to upheld or partially upheld complaints which have caused distress, dissatisfaction or inconvenience
- Where a tenant has incurred additional costs as a result of a failure in service

	Impact on Tenant			
Level of Mid Devon Housing Responsibility	No Impact	Low Impact	Medium Impact	High Impact
None	£O	£O	£O	£O
Partial	£O	£25	£175	£250
Full	£10	£50	£250	£500

The matrix sets out the maximum payment that can be made:

Low impact: The complaint has been upheld but there has not been significant inconvenience or distress caused. The impact has been no more than a reasonable person could be expected to accept and the compensation is a token in acknowledgement of MDH's responsibility.

Medium impact: Inconvenience and/or distress has clearly been caused as a result of a failure in service. A repeated failure of a low impact event could result in the impact being increased to a medium impact.

High impact: A serious failure in service has taken place. This could either be due to the severity of the event or a persistent failure has occurred over a prolonged period of time or an unacceptable number of attempts to resolve the complaint have failed.

Goodwill gestures: Any member of staff is able to offer a goodwill gesture to residents who have received a poor service or have suffered inconvenience. Payments should take into account the level of stress, anxiety, frustration, uncertainty and inconvenience caused. This will include the severity, length of time, number of people affected and their individual circumstances. If a tenant wishes to accept a compensation offer, they must do so within **30 days** of the offer.

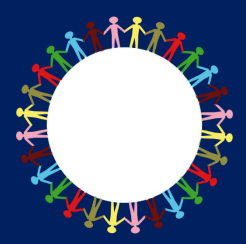
Appendix 2



Tenant Involvement Strategy



Tenant Involvement Strategy



2021-2025

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Opportunity Consultation and Participation Support and Information

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- 6.Contact Us
- 7. Tenant Involvement Action Plan

1. INTRODUCTION

What is tenant involvement?

The 'National Strategy for Tenant Participation – Partners in Participation (1999)' describes tenant involvement as being "about tenants taking part in decision making processes and influencing decisions about housing policies; housing conditions; and housing services".

Within this strategy you will find out about the different ways you can get involved. We will provide you with key information on how we will consult with you and use your views to influence the way we deliver our Housing Service.

Your rights:

- > To access information about housing policies and related services
- > To be consulted on issues that affect your home
- > To participate in decisions that affect the services you receive
- > Regularly review how well tenant participation is working

The Aims of Our Tenant Involvement Strategy:

- > Improve the culture and practice of involving our residents across the housing service
- Improve our feedback to tenants so that we can increase transparency and evidence where our residents have shaped the housing service
- Continue to promote a wide range of options for tenants to be involved, including more interactive online meetings allowing residents an opportunity to participate from home
- Continue to promote tenant involvement, particularly to the under-represented groups
- Promote the positive benefits of tenant involvement to them personally as well as within their community
- Develop resident involvement in monitoring and improving performance through our Scrutiny Panel
- Provide resource and training to empower our residents and provide adequate support in developing tenant involvement
- Communicate effectively, using plain English, ensuring our information is accessible to all residents

2. KEY PRINCIPLES

OPPORTUNITY

- Give all residents the opportunity to get involved at a level that suits them and engage in ways that are accessible
- Promoting good practice and innovative ideas for encouraging and sustaining tenant involvement





CONSULTATION AND PARTICIPATION

- Providing residents with the option to comment on policy, service improvements and any proposals that may affect them
- Providing relevant and timely feedback on outcomes

SUPPORT AND INFORMATION

- Support for our residents to meet their obligations and develop their activities
- Make training and resources available
- Provide an expenses scheme to cover reasonable costs arising from getting involved with the work of MDH

INFORMATION

3. OBJECTIVES

For successful tenant involvement MDH ensure that:

- Our tenants recognise us as an approachable landlord who will actively listen to their views
- As a natural inclusive part of our service we ensure equal access and fair delivery of services
- We provide support opportunities for tenants to develop their knowledge and skills
- We develop effective communication between officers and residents
- Residents have access to developing skills and confidence to influence decisions
- Mutual respect to allow understanding for all involved in participation
- Enhanced satisfaction for residents with their homes and neighbourhoods

4. WAYS YOU CAN GET INVOLVED

Our strategy is aimed to give our residents a fair and equal opportunity to get involved at all levels

How much of my time would I need to dedicate if I wanted to get involved:

	Higher level of time	Medium level of time	Low level of time	Information only
Ī	$\star\star\star$	**	*	



We recognise that times are changing and we appreciate the importance of utilising remote access. By evolving our approach, we will introduce new and innovative ways to engage with our residents, removing barriers to make our tenant involvement accessible for all. This is turn will allow us to engage with a more diverse range of individuals.

> Website:

We will signpost to relevant pages on the website using our social media platforms.

Annual Report:

Each year we publish an annual report, which reflects on our achievements and performance over the year. This report is sent out via a range of mediums, tailored to the needs of our residents.

Consultations:

Consultations are a great opportunity for our residents to be involved in any future changes that may have an impact on their home or neighbourhood. By providing an opportunity to consult, we raise awareness and manage expectations.

Neighbourhood Walkabouts:

Our walkabouts provide our residents the opportunity to meet with our Housing Officers twice yearly. Residents are invited to join in the estate walkabouts as a way of engaging with local area cooperating, addressing any concerns in their local area and share ideas for improvements to their communities.

Communal Inspections: ★ ★

Communal inspections are conducted on a monthly basis to ensure that areas are clean, safe and free from potential fire hazards.

Residents would have an opportunity to undergo training in order to effectively scrutinise performance and make recommendations for improvements to the service.

Focus Groups: ★ ★ ★

This is an opportunity for residents to review specific policies. These groups offer a greater flexibility to those that would like to get involved in scrutiny but are unable to commit fully to the scrutiny group.

Estate Champions: ★ ★

Estate Champions will work closely with the Tenant Engagement Team to gather feedback on a variety of areas within the Housing Service. They will be supported by monthly digital meetings.

Complaints Champions: ★ ★

Our complaints champions provide complainants the opportunity to drive service changes, from personal experiences or from their desire to promote positive service development. The complaints champions meet on a quarterly basis with the Complaints and Customer Engagement Officers to scrutinise the handling of complaints, identify systematic issues, or areas for improvement. It is also an opportunity to publicise effective complaint handling

Residents who have a keen interest in the standard of our homes can get involved in monitoring our re-let standards.

De-carbonisation and Zero Carbon Champions

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Residents would have the opportunity to consult on initiatives in order to meet our targets for de-carbonisation and zero carbon. Training will be provided for anyone with a keen interest in this area.

5. OVERCOMING BARRIERS

We are aware that there are groups of residents that are often under-represented in tenant participation. We will look to develop different ways to involve residents so that groups of people are not excluded. We will do this by raising awareness of involvement opportunities through our media platforms. We will also discuss tenant involvement during our sign-up process for new tenants.

Keeping you informed:

We know how important it is that we provide you with good quality, up to date information which is accessible to everyone and free of jargon. The methods we use include:

- > Letters, phone, email
- Surveys and questionnaires
- > Tenant polls
- Face to face meetings
- > Home visits
- Focus Groups
- Tenant Handbook
- > Annual Report
- > Website, Facebook and Twitter





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6. CONTACT US

We want to encourage all our residents to be involved in shaping our services and provide you with as many opportunities as possible.

If you want to find our more then please get in touch:

Phone: 07977928070 or 01884 255255

Email: tenantinvolvement@middevon.gov.uk



Tenant Involvement Action Plan:

What we will do	How we will do it	When we will do it	Outcome
Improve on our tenant feedback so that we can demonstrate where our residents have influenced our housing service	We will inform residents when consulting with them, how their views will be used to inform decisions	Ongoing	Tenant involvement is working and empowering
Evolve and increase engagement through empowerment and best practice	Deliver a variety of high quality engagement activities	Ongoing	 Continue to improve the ways we engage
Promote a wide range of options for tenant involvement	 Offer various ways, dependent on interest and time for all residents to be actively involved 	Ongoing	 Increase residents' awareness and understanding of options and support available to help them get involved
Ensure that we effectively communicate with residents to provide good quality, accessible information	Review and improve the content on our website and use of social media	Ongoing	 Increase the use of the tenant involvement web page Improve the information and communication available to our residents
Review our training and development	Provide our officers with regular training and for new staff it will form part of our induction process	Ongoing	Residents will receive a high level of customer service