

Draft Tenancy Agreement

Housing Management Brighton & Hove City Council

Welcome to your new home

Brighton & Hove City Council would like to welcome you to your new home and neighbourhood. We hope that you will be very happy as a council tenant.

This tenancy agreement sets out both your responsibilities and rights as a tenant and those of the council as your landlord.

It is important that you understand this tenancy agreement as it sets out the conditions of a tenancy with Brighton & Hove City Council. You have the right to get independent legal advice from a solicitor, Citizens Advice Bureau or a law centre if you are unsure about signing this agreement or would like advice about your rights and responsibilities.

This is an important legal document. Please keep it safe.

Type of tenancy

If you are not currently a 'secure' or 'assured' tenant, you will be an 'introductory tenant' for the first year of your tenancy with the council.

If you transfer from another of our properties, you will continue to be a secure tenant unless you are still in the first year of your introductory tenancy. In this case, your introductory tenancy continues at the new property until the end of the first year.

Your type of tenancy is indicated below. You will find more details about introductory and secure tenancies in the tenant handbook.

You have an Introductory Tenancy with us, which we have given you under the Housing
Act 1996. It will last one year until / After this date, it will automatically become
a secure tenancy unless we have applied to court to gain possession of your property or it has
been extended for a further six months.

You have a Secure Tenancy with us, which we have given you under the Housing Act 1985.

Joint tenancies

If you are signing this agreement with someone else - such as your husband, wife, civil partner or partner - you will be a joint tenant. In joint tenancies, each tenant is jointly and individually responsible for all of the conditions of this agreement. This means that if one tenant leaves the home, both tenants remain responsible for the conditions of the tenancy until the tenancy is ended.

Please ask at your housing office if you have any questions about the type of tenancy you have.

As a council tenant you have a number of legal rights. We have summarised these throughout the agreement and indicated where these only apply to secure tenants. You can get further information about these rights from the tenant handbook or your housing office.

The right to see your housing records

As a landlord, we hold information about you and your family in connection with your tenancy and your housing application. The Data Protection Act 1998 gives you, as a council tenant, certain rights to see your personal housing file so that you can check the details to make sure they are correct. If you would like to know more about this please contact the Data Protection Officer, Hove Town Hall, Norton Road, Hove, BN3 4AH.

The right to be consulted

We believe that it is important that you are involved in housing management decisions that affect you. We will consult with you about any changes to our policy or practice that may substantially change the housing service we provide to you, your home and your neighbourhood.

Except for changes to rent or any other charges, the terms of this agreement can only be changed if we give you written notice that we intend to alter the agreement. We will write to you and tell you about the changes we are going to make and give you the opportunity to comment. We will take your views into consideration before agreeing any changes and give you at least four weeks' notice before the change takes place. This tenancy may also be changed where you and we agree in writing.

Tenancy conditions

Your tenancy conditions are the rights and responsibilities you have as a tenant and those we have as a landlord. This agreement does not remove any rights you or we have which are set out in the Housing Acts or other law.

In these tenancy conditions, 'we', 'us', or 'our' refers to Brighton & Hove City Council. 'You' refers to you the tenant or, in the case of joint tenancies, you and the person you have signed this agreement with. You are responsible for the behaviour of all members of your household, including your children and any lodgers, subtenants or visitors ('they').

In the tenancy conditions, when we refer to 'your home' or 'the property', we mean the premises you live in including any garden, balcony, parking area or storage area that is used by you.

It is very important that you read these conditions carefully as you may lose your home if you do not keep to them.

Most of the tenancy conditions are the same for introductory and secure tenancies, but some conditions only apply to one or the other. We have indicated where this is the case in this agreement.

Throughout this agreement, we refer to the tenant handbook and guide to repairs. Copies of these booklets are available from your housing office.

Contents

- 1. Your rent and other charges
- 2. Repairs and improvements
- 3. Living in your home
- 4. Being a good neighbour
- 5. Ending your tenancy

1. Your rent and other charges

Our responsibilities:

- 1. We will provide you with details of your weekly rent and other charges you need to pay. We will tell you in writing when your weekly rent and charges change.
- 2. We may increase or reduce your rent and other charges. If this is going to happen we will give you at least four weeks notice in writing. This usually takes place in April each year in line with government guidelines.
- We will consult with tenants before new services and charges are introduced.

Your responsibilities:

- 4. You must pay your rent and other charges on or before the date it is due. The rent and other charges are due on Monday every week. If you choose to pay fortnightly or monthly you must pay in advance. We offer a number of methods of payment and these are set out in the tenant handbook. Examples of other charges include, but are not limited to, sheltered housing support charges, cleaning charges and heating charges.
- 5. If you have a joint tenancy, each joint tenant is responsible for paying the rent, other charges and any outstanding arrears. Even if one joint tenant leaves, both tenants will still be responsible for the full weekly charges for the property and any outstanding arrears until the tenancy is ended. For further information on joint tenancies, please contact your housing office.
- 6. You must pay any rent arrears due in accordance with any agreement entered into with us. This also applies to any arrears accrued from a previous tenancy you have held with us. The consequences of non-payment are included in the tenant handbook.

2. Repairs and improvements

Our responsibilities:

- 1. We are responsible for keeping the following items in good repair and working order:
 - the structure and outside of your home including but not limited to drains, gutters and pipes
 - all fittings, pipes and connections for supplying water, gas and electricity
 - all equipment for sanitation including basins, sinks, baths and toilets
 - all kitchen units and worktops provided by the council
 - · all equipment that provides heating and hot water

If you live in a flat, we will keep the shared parts and services clean and in a good state of repair. This includes but is not limited to entrances, door entry systems, halls, stairways, lifts, passages, refuse chutes and lighting.

- 2. We will decorate the outside of your home and the shared parts when necessary.
- 3. We will keep communal grounds and landscaped areas that are our responsibility clear and tidy.

Your rights:

4. The right to repair

The right to repair makes sure that certain small, urgent repairs - known as 'qualifying' repairs are completed within a specified time. These are normally repairs that are likely to affect your health, safety or security. In certain circumstances you may get compensation if we fail to meet the requirements of the regulation. Further information on the scheme is included in the guide to repairs.

5. The right to make improvements (secure tenants only)

You have the right to improve your home as long as you get our written permission first. An improvement means an alteration or addition to your home. This includes, but is not limited to:

- the fixing of satellite dishes and aerials
- the installation of CCTV cameras
- the installation of hard flooring such as laminate flooring
- building and electrical works

You must apply for our permission and give full details of the work you want to carry out. You may also need planning or building regulation consent. The tenant handbook gives more details about this. If you have an introductory tenancy we will not give you permission to carry out improvements or alterations to your home. You will need to seek permission once your tenancy becomes secure.

6. The right to compensation for improvements

This scheme gives tenants the right to claim compensation for some authorised improvements that they have made to their home when they move out. Please contact your housing office for further information on qualifying criteria.

Your responsibilities:

- 7. You must let us know when a repair that is our responsibility needs to be done. You will find details of how to contact the repairs service in the guide to repairs.
- 8. You must keep your home, including fixtures and fittings, clean and in good condition and make sure that other members of your household and people visiting you do the same.
- 9. You are responsible for minor repairs and you should decorate all internal parts of your home as often as is necessary to keep them in good decorative order. You will find more details on this in the guide to repairs. Exceptions are made in some cases for people over 70 years of age, people with a disability and sheltered housing tenants. Please contact the repairs helpdesk for further advice on your individual circumstances.
- 10. You must allow our officers and people we authorise into your home at reasonable hours to:
 - inspect the condition of your home
 - carry out any work that may be necessary to your home or adjoining properties
 - inspect and maintain any gas and electrical installations
 - carry out annual servicing of the council's gas appliances to meet health & safety standards

We will give you reasonable notice of when access is needed, this will vary according to the urgency of the situation. Our contractors and employees may enter your home without giving notice if we believe that entry is necessary due to an emergency which could cause injury, or damage to your home or to a neighbouring property.

- 11. In an emergency you must give our officers and people we authorise immediate access to your home. Emergencies may include situations which place you and / or your neighbours in danger or their properties at risk. For example, if the property is in a dangerous structural condition or burst pipes or overflowing water which can damage your home or neighbouring properties.
- 12. You must get our written permission if you want to install a hard floor finish such as laminate flooring, hardwood overlay or ceramic tiles, or if you want to have bare floorboards in any room in your home. We will not refuse permission unreasonably but we will probably only grant permission if you live in a house or ground floor flat. You must use an underlay and ensure it is properly installed to minimise noise nuisance.

As the use of hard floor finishes can cause nuisance to your neighbours due to noise transmission, the following condition applies if we are aware of noise nuisance coming from your home:

 You must keep all floors, including hallways and stairs, covered with carpet and an underlay, or with a similar floor covering that has similar noise-reducing qualities. This does not apply to kitchens and bathrooms where floor coverings have been supplied by the council.

If you carry out any of the above alterations without our written permission and fail to put down an appropriate floor covering, we will be entitled to remove it. If we do so we are entitled to recover reasonable costs from you for carrying out this work. The tenant handbook gives more details about this. If you have an introductory tenancy we will not give you permission to carry out improvements or alterations to your home. You will need to seek permission once your tenancy becomes secure.

13. If you or any member of your household or visitors cause any damage to the property or any shared areas, you will have to make good the damage or pay repair costs. If the damage was not caused by accident, the council will normally support any police prosecution that may follow. The tenant handbook gives more details of what is covered under this condition.

3. Living in your home

Our responsibilities:

1. We may provide, or help to arrange, support services to help you to maintain your tenancy and maintain the security and safety of the home, as agreed with you. These support services may be provided by us or by an agency on our behalf. Support services include sheltered housing scheme managers, support from the tenancy sustainment team and referrals to specialist money advice agencies.

Your rights:

Your right to live in the property

- 2. This agreement gives you the right, as a tenant, to live in the property unless there is a legal reason for us to take action against you to recover possession of the property. For example, this might happen if:
 - you break any of the conditions of this agreement. If you do we may take legal action to force you to meet the conditions, or ask the court for permission to evict you
 - · you stop using the property as your only or main home
 - you have given false or fraudulent information to get the tenancy
 - we need to carry out redevelopment or major repairs to the property, which we cannot do unless you move out
 - there is a legal ground for possession under the Housing Act 1985, the Housing Act 1996 or any other law

Your right to take in lodgers (secure tenants only)

3. You may take in lodgers or have members of your family living with you, **as long as this does not cause overcrowding**. Your housing officer can advise you of the number of people that can live in your home. If you take in a lodger, you are responsible for them and their visitors' behaviour, including any noise nuisance or damage they may cause. Any anti-social behaviour by your lodger(s) may lead to us taking action against your tenancy.

Your right to sublet part of your home (secure tenants only)

4. You may sublet part of your home, **as long as you get our written agreement first**. You are not allowed to sublet the whole of your home. If you do sublet part of your home, you are responsible for the behaviour of your sub-tenant and their visitors, including any noise nuisance or damage they may cause. Any anti-social behaviour by your sub-tenants may lead to us taking action against your tenancy.

The right of assignment / the right to exchange

5. Your tenancy may only be transferred to someone else (known as assignment) in the following circumstances:

If you are an introductory tenant

- By a Court Order under the Matrimonial Causes Act 1973, the Matrimonial & Family Proceedings Act 1984, The Children Act 1989 or the Family Law Act 1996.
- To a 'potential successor', meaning someone who would be qualified to take over your tenancy in the event of your death.

The tenant handbook gives more information on this.

If you are a secure tenant

- Under the Right to Exchange, with our written permission, often referred to as a mutual exchange.
- By a Court Order under the Matrimonial Causes Act 1973, the Matrimonial & Family Proceedings Act 1984, The Children Act 1989 or the Family Law Act 1996.
- To a 'potential successor', meaning someone who would be qualified to take over your tenancy in the event of your death.

The tenant handbook gives more information on this.

The right to buy (secure tenants only)

6. Secure tenants have the right to buy their homes subject to certain criteria. The right to buy does not apply to sheltered or specially adapted properties. Please contact your housing office for further information on qualifying criteria.

The right to manage

7. You have the right to take over the management of your own home. This right can be taken by tenants forming a tenant management organisation in a particular block or estate. Please contact your housing office for further information on qualifying criteria.

Your responsibilities:

- 8. You or any member of your household may not run a business from your home without our written permission. Such permission will depend on the nature of the business and its impact on your neighbours. You may ask for permission from your housing office. You may also need planning permission. We have included details of how to apply for planning permission in the tenant handbook.
- 9. You must live in your property as your main or only home. If you do not do this, if you abandon the property or return the keys without giving proper notice as described in clause 5.1 of this agreement for example, we will take action to end the tenancy by serving you with a Notice to Quit. We will serve this notice by sending it to or leaving it at the property which is the subject of this agreement if we do not know where you live. This notice will give you at least four weeks written notice ending on a Monday. If you have left someone else in the property, we will start court proceedings to regain possession of the property when the notice ends.
- 10. You must inform us if you are, or expect to be, absent from your home for 28 days or more. This is to ensure that if there are any issues with the property while you are away, we can contact you or a nominated representative.
- 11. In houses and bungalows, you may use the loft space for storage at your own risk. We will hold you responsible for any damage this causes to the property and we will not be liable for any damage caused to your possessions. You will need our written permission if you wish to use the loft space as living area. The loft space must not be used in flats for storage or living space.

4. Being a good neighbour

Brighton & Hove is a unique place in which to live, work, and visit. All residents, visitors, and businesses have the right to enjoy the city, live peacefully in their homes and neighbourhoods, feel safe, and enjoy the resources and culture that the city has to offer, free of concerns for their wellbeing. Brighton & Hove City Council, together with its partners, is committed to tackling nuisance and anti-social behaviour in the city.

Our responsibilities:

- 1. We will not interfere with how you use your home as long as you keep to the terms of this agreement or unless there is any other reason under the Housing Acts of 1985 and 1996 or any other law where we may need to.
- 2. We will investigate any complaints of nuisance or harassment and will take appropriate action. We may take legal action to evict you if you or they cause a nuisance or harass or threaten any person because of race, colour, gender, nationality, religion, age, mental illness, disability, sexuality or for any other reason, or if you or they commit a crime or are convicted of an indictable offence at the property or in the neighbourhood. We may also take legal action to get an injunction against you or any person you allow to act anti-socially and to recover the costs of this action from you. We may make a referral for an Anti-Social Behaviour Order and, if problems are caused by a child under your control, you may be required to undertake parenting work or we may apply to the court for a Parenting Order. We are unlikely to offer you another tenancy if you have been evicted because of anti-social behaviour.

Your responsibilities:

- 3. You are responsible for the behaviour of all members of your household, including your children and any lodgers, sub-tenants or visitors ('they'). This applies in your home and in the shared parts of your block, estate and neighbourhood.
- 4. You or they must not do or threaten to do anything which causes, or is likely to cause, a nuisance or annoy someone else. Examples of anti-social activities, which cause nuisance and annoyance include, but are not limited to:
 - loud music from televisions, radios, music systems and musical instruments
 - noisy parties
 - · too much noise from DIY activities
 - shouting and swearing
 - banging and slamming doors
 - dogs barking and fouling
 - dumping rubbish
 - vandalism and graffiti
- 5. You or they must not harass or threaten any other person because of race, colour, gender, nationality, religion, age, mental illness, disability, sexuality or for any other reason. Examples of harassment include, but are not limited to:
 - violence, threats of violence or violent gestures
 - using abusive or insulting words or behaviour
 - · writing threatening, abusive or insulting graffiti
 - damage or threats to damage property
 - intimidating anyone in any way
- 6. You or they must not use or threaten to use violence, abuse or use threatening behaviour to anyone in the area of your home or the area of our offices, including other residents, our

- employees, agents working on our behalf or other people visiting or carrying out lawful activities in the area of your home or our offices.
- 7. You or they must not use your home or shared area for any criminal or illegal activity such as paedophilia or drug dealing.
- 8. You must not do the following or allow another person to do the following in or around your home:
 - use without prescription, grow or produce any drugs or substances covered by the Misuse of Drugs Act 1971 (or any other relevant act or regulations)
 - supply or offer to supply any of these drugs to another person
 - possess any of these drugs with the intention of supplying them to another person
- 9. You must not use or threaten to use violence by using physical, mental, emotional or sexual abuse against any other person living with you, anyone you have invited into your home, or anyone living in or in the locality of our properties. If you do and that person or their children have to leave the property because of violence, or threats of violence or abuse against them, we may take steps to evict you from your home.
- 10. You or they must not interfere with emergency alarm equipment, such as community alarm equipment, fire safety equipment or security equipment in shared areas, such as door entry systems and closed circuit television equipment. You must keep security and communal doors shut at all times.
- 11. You or they must co-operate with us and your neighbours to keep any shared areas clean and tidy. All shared areas and emergency exits must be kept clear of items. You will need our written permission to store a mobility scooter in shared areas. If we need to clear any items belonging to you from shared areas, you may be required to pay our costs.
- 12. You or they must not block local housing roadways and other vehicle access, and must keep them and car parking spaces clear of unroadworthy vehicles and other obstructions.
- 13. You or they must not carry out non-routine car repairs, like paint spraying, or dump unroadworthy vehicles in shared areas.
- 14. You or they must not park a vehicle, caravan, boat or trailer on any paths, gardens, yard, car park, service road, grassland or other land belonging to us without our written consent. You or they must not store vehicles or vehicle parts in your garden.
- 15. You or they must not keep a dog, cat, bird or other animal in your home without our written permission the tenant handbook gives details of when we will give permission. Your pet(s) must not annoy or frighten other people, nor must you allow your pet to foul shared areas. If nuisance occurs, we can withdraw our permission. It is a breach of your tenancy agreement if you are convicted of causing cruelty and suffering towards an animal.
- 16. You or they must not do anything to encourage pests, vermin or animals that may cause a nuisance or damage at your home or in the neighbourhood. Examples of this include but are not limited to feeding wild pigeons and seagulls and not disposing of rubbish properly.
- 17. You will need written permission to store potentially flammable or explosive substances in your home, for example, gas cannisters including oxygen cylinders. You must also not do or keep anything which might affect the insurance of the property.
- 18. If you have a garden, patio or balcony, you must keep it tidy. You must not dump rubbish in the garden, including household items or vehicle parts. You must not allow any garden plants, trees or shrubs to grow onto or over neighbouring land. If you fail to keep these areas tidy we may do the work and you will have to pay our costs. If you are experiencing difficulties maintaining your garden, extra help may be available. Please contact your housing office for further advice.
- 19. You or they must not smoke in any enclosed shared areas.

5. Ending your tenancy

When you decide to end your tenancy:

1. You must give us at least four weeks written notice before you want to end your tenancy (or two weeks if transferring to another Brighton & Hove City Council property), which must end at 12 noon on a Monday.

You must return all your keys and any pendant alarms you may have been issued with to your housing office, or the scheme manager if you live in sheltered housing before this time. If you return your keys later than this, we will charge you the full charges for the property until the end of the week in which you return them.

If the Monday is a Bank Holiday, you must return your keys to your housing office before 12 noon on the Tuesday following the holiday. If you return the keys without giving the required written notice, we might not accept this as an end to the tenancy.

- 2. You must pay the rent and all charges for the whole period of the notice, even if you have moved out and returned the keys before the Monday on which the notice period ends. If you fail to clear any outstanding rent and charges before you move out, we will take action to recover the debt.
- 3. You must take all furniture, floor coverings, belongings and rubbish from your home (including but not limited to lofts, sheds and gardens) and leave the property and the fixtures and fittings in a reasonable condition and state of repair. You should seek advice from your housing office if you are unsure of what to remove from the property.
- 4. If you fail to clear the property and/or leave it in a state of disrepair, we will charge you for the cost of removing the items that you leave behind and for any work that is necessary. We will not be responsible for any items that you leave behind.
- 5. You must not leave anybody living in your home when you move out, such as a lodger. If you do so, we will take court action to remove them from the property and you and your lodger will have to pay the costs.

When we want to end your tenancy:

6. Introductory tenants only

If you have an introductory tenancy, we can only end your tenancy with a court order. We will only ask the court for a possession order against you if you break the conditions of this tenancy agreement or there is any other reason under the Housing Act 1985, the Housing Act 1996 or another law why we need possession of your home.

If you break your tenancy conditions, we may serve a 'Notice to Terminate' on you. This notice will say that the court will be asked to make an order for possession and give the reasons why the action is being taken. It will also give you the date after which possession proceedings will start. This will be at least four weeks after the notice is served.

If you do not use the property as your main or only home or move out without giving proper notice, we can end your tenancy by serving a 'Notice to Quit' giving four weeks notice.

We will serve a notice on you by either delivering it to you in person, sending it to you by post at the property, leaving it at the property, or giving it to another adult at the property.

7. Secure tenants only

If you have a secure tenancy, we can only end your tenancy with a court order. We can only ask the court to grant a possession order if one or more of the grounds for possession set out in the Housing Act 1985 exists. If one or more of the grounds exist, we may serve a 'Notice of Seeking Possession' on you.

This notice will say that the court will be asked to make an order for possession and give the reasons why this action is being taken. It will also tell you the earliest date that possession proceedings can be started. This will normally be at least four weeks after the notice is served.

If you do not use the property as your main or only home or move out without giving proper notice, we can end your tenancy by serving a 'Notice to Quit' giving four weeks notice.

We will serve a notice on you by either delivering it to you in person, sending it to you by post at the property, leaving it at the property, or giving it to another adult at the property.

Death of a tenant

The right of succession

- 8. In the event of your death, the tenancy may pass on to your spouse or civil partner, a joint tenant or a member of your family if certain conditions are met. This is called 'succession' and the conditions are:
 - any spouse or civil partner can succeed to the tenancy as long as they are living at the property as their only or main home at the time of your death
 - any other member of your family can succeed to the tenancy if they were resident with you for 12 months before your death and used it as their only or main home
 - if you have a joint tenancy, the tenancy will pass to your joint tenant and this will count as a succession

If you have already succeeded to this tenancy, there can be no further succession. If there has already been a succession to the tenancy, please contact your housing office for further advice on rehousing options.

A member of your family who is entitled to succeed, may be required to move to smaller accommodation provided by the council if the property is larger than they need.

Full details of the conditions for succession can be found in the tenant handbook.

- 9. In the event that there is no one qualified to succeed at the time of your death, the tenancy becomes part of your estate. If you have left a will, the tenancy can be brought to an end by a personal representative of your estate. The personal representative must give at least four weeks notice in writing ending on a Monday. Your estate is also responsible for other conditions of this agreement as set out in clauses 5.1 to 5.5 of this agreement.
- 10. In the event that there is no will, known as 'intestate', legal responsibility for your tenancy passes to the Public Trustee. We will end the tenancy by serving a notice on the Public Trustee. A copy of this notice will be given to any next of kin that you may have.
 - Full details on ending a tenancy in these circumstances are included in the tenant handbook.

Data Protection Act 1998

The information we hold about you, will be used for housing management purposes. We may also use it for other council purposes, where the law permits us. The council is registered under the Data Protection Act 1998 for these purposes.

This authority is under a duty to protect the public funds it administers. We may check information provided by you or a third party with other information we hold. This enables us to check the accuracy of information to prevent or detect crime, and to protect public funds in other ways as permitted by law. We may also share this information with other bodies administering public funds for these purposes. We will not disclose information about you to anyone, unless the law permits us to.

The council is the data controller for the purposes of the Data Protection Act 1998. If you want to know more about the information we have about you, or the way we use your information, please write to the council's Data Protection Officer, Hove Town Hall, Norton Road, Hove, BN3 4AH.



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e weekly charges for the	property at the start of	of your tenancy are:
Rent	£	
Heating	£	
Support charge	£	
Ground maintenance Cleaning services	£ £	
Water rates	£	
Other charges (please specify)		
	£	
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ermission is given to keep th	ne following pets:
Permission is subject to you k	eeping to the terms of this agreement.
☐ You have an introducto	ory tenancy
☐ You have a secure tena	ancy
Γhe tenancy begins on	// under the conditions set out in this agreement.
The provisional date your intro	oductory tenancy becomes secure is//
•	nderstood this tenancy agreement, and agree to the
conditions set out in it,	, please sign below.
☐ I/we have received the te	nant handbook and guide to repairs
Tenant's signature:	
Tenant's name: _	
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loint tenant's name: _	
Date:/	
Signed for Brighton & I	Hove City Council by:
Name:	
lob Title:	
Job Title:	

Hove, BN3 2LS.

please send or deliver them to: Brighton & Hove City Council, King's House, Grand Avenue,

Translation? Tick this box and take to any council office.					
☐ Arabic ترجمة؟ ضع علامة في المربع وخذها إلى مكتب البلدية.					
অনুবাদ ? বক্সে টিক চিহ্ন দিয়ে কাউন্সিল অফিসে নিয়ে যান। 🔻 Bengali 🖵					
需要翻譯?請在這方格內加剔,並送回任何市議會的辦事處。Cantonese					
🗖 Farsi ترجمه؛ لطفاً این مربع را علامتگذاری نموده و آن را به هر یک از دفاتر شهرداری ارائه نمانید.					
Traduction? Veuillez cocher la case et apporter au council.					
需要翻译?请在这方格内划勾,并送回任何市议会的办事处。Mandarin 🗖					
Tłumaczenie? Zaznacz to okienko i zwróć do któregokolwiek biura samorządu lokalnego (council office).					
Tradução? Coloque um visto na quadrícula e leve a uma qualquer repartição de poder local (council office).					
Tercümesi için kareyi işaretleyiniz ve bir semt belediye burosuna veriniz Turkish					
other (please state) \Box					
This can also be made available in large print, Braille, or on CD or audio tape An easy read document to accompany this agreement is also available.					
this agreement is also available					

