Farrell House, Arlington Way, DurhamGate, Spennymoor, Co. Durham DL16 6NL



🖾 contactus@Livin.co.uk

0800 587 4538



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Assured tenancy agreement

linin



Assured tenancy agreeme	nt
This tenancy agreement is	between:
Our name and address	Livin Housing Limited ('we' 'us' or 'our') of Farrell House, Arlington Way, DurhamGate, Spennymoor Co. Durham, DL16 6NL
	We are registered with the regulator of social housing under the Housing and Regeneration Act 2008 and we are a charitable registered society under the Co-operative and Community Benefit Societies Act 2014
Name of Tenant/s	
	('the Tenant' or 'you') (In the case of joint tenants, the term 'Tenant' or 'you' applies to each of you and the names of all joint tenants should be written above. Each Tenant individually has the full responsibilities and rights set out in this tenancy agreement.)
Address	in respect of
	('your home')
Description of your hom	e which comprises
	Private Garden
	Garden
	Other (Please State)
Charitable status	The home that is the subject of this tenancy is held by an exempt charity.
Payments for your home	The weekly payments for your home at the start of this tenancy are: (i) rent of £
Payments for former arrears	The weekly payments for former arrears are: £

2024	2
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Other service charges	You will receive the services below where completed:	
	1	£
	2	£
	3	£
	4	£
Water and sewerage service charge	£	
Total weekly payment	£	
Initial period	the portion of the t from you from the s	on a day other than a Mor otal weekly payment due tart of this tenancy up to unday of this tenancy is
The tenoncy	Your tenancy then i Monday. It is an ass	s on (th and ends on the first Sur renews each week on a sured tenancy the terms this tenancy agreemen

Signatories

Signed on behalf of the landlord

I/we have been given an opportunity to read the terms and conditions of this tenancy agreement.

I/we understand that I/we should not sign it unless I/we are prepared to agree to keep to the terms and conditions.

Signed by the Tenant/s

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Other Household Occupants

Household Member 1
Household Member 2
Household Member 3
Household Member 4
Household Member 5
Household Member 6
Household Member 7
Household Member 8
Household Member 9
Household Member 10

The tenant must not allow any other adults to live at the property without the written consent of the Landlord, which must not be unreasonably withheld or delayed.

If this is a joint tenancy, each Tenant should sign. Date_____

We are subject to any guidance on housing management practice issued by the regulator of social housing with the approval of the Secretary of State and this tenancy is one to which that guidance applies.

Equality and Diversity

We want Livin to be a organisation where no-one experiences discrimination or disadvantage because of race, nationality, ethnic or national origin, religion or belief, gender, marital status, sexuality, disability, age or any other unjustifiable reason.

We want all our staff and customers to feel safe from harassment and to be able to access high quality services designed to respond to their individual diverse needs.

We are determined to meet our legal duties relating to equality and are committed to reducing disadvantage, discrimination and inequality of opportunity. However, beyond these our aim is to make Livin a landlord which treats everyone as an equal citizen, in the light of their different needs and where the diversity of our community is recognised, supported and valued. To do this we have set in place a planning, monitoring and review structure to address the equality and diversity agenda, channelled through our Equality Policy.



Data Protection Privacy Notice

Fair processing

In accordance with relevant data protection legislation, Livin is committed to protecting your rights and privacy when you use our services. Livin Housing Limited is registered as a data controller with the Information Commissioner's Office.

What information do we collect about you and why?

To provide you with the service you require, we need to collect, store and use your personal information.

We will hold information about you such as

- Name, postal address and contact information including email address . Personal and household information, including that relating to rent payments
- and repairs
- . Information relevant to customer surveys and/or offers . Communications with you, which may include copies of emails and letters and
- recordings of telephone calls

We may also hold sensitive personal information relating to your health, special needs or alleged or actual criminal offences, if relevant.

When you provide us with information, you will be told what we will use it for and who we will share it with. We may also receive personal information aboutyoufromlocal authorities, benefits authorities and government bodies, including information about applicants for housing from Durham Key Options.

What do we do with your information?

Your information will be shared with our own staff and with our subcontractors, to the extent that is necessary for the staff member or subcontractor to provide you with the service you require or for other closely related purposes. These will include:

- To manage your tenancy, assess your compliance with your tenancy agreement and manage and maintain your Livin property
- . To contact you about a submission you have made to the website
- . To analyse and improve our services
- . For other legitimate business purposes
- . We may periodically send promotional emails about new products, special offers or other information which we think you may find interesting using the email address you have provided
- From time to time, we may also use your information to contact you for market research purposes, e.g. to obtain feedback about the service you have received.

How long will we keep your information?

We will keep your information for as long as necessary to provide the relevant service and in accordance with our retention and disposal guidelines. We normally retain data for seven years after the end of a tenancy and will retain some basic information (including name and length of tenancy) indefinitely.

How can you find out what information we hold about you?

Under data protection legislation you have a right of access to personal data held on you, subject to certain legal restrictions. This is called a subject access request. If you want to see the information we hold on you or wish to request a copy, please contact the customer service centre on contactus@livin.co.uk.

If you identify that we are holding information about you that is wrong, you should tell us and we may correct it or put a note on the file.

Who will your information be shared with?

We may share your personal information with other agencies or organisations where appropriate. Such as, but not limited to: subcontractors, government agencies and departments, police, local authorities, social services, managing agents, contractors (including our market research contractor), utility companies, commissioners, tracing agents and debt collection companies, credit reference agencies and with other bodies for the prevention and detection of fraud. When we share information, we do our best to ensure it is kept secure and used properly. We will not transfer your personal information outside the European Union.

We do not share your personal information with third parties without your consent, unless it is for a legitimate business reason, as required by law or other legal processes, or with a secure contractor who carries out data processing operations on our behalf. We never sell your personal information. We may from time to time update or amend our privacy notice and associated policies or inform you of any changes in the way we use your personal data.



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Condition 1 - Definitions

1.0 Definitions

Animal-includes bird, insect, reptile, Garden-can include lawns, hedges, flowerbeds, trees, shrubs, outside spider, fish or mammal. walls, fences, paths and yards.

Anti-social behaviour – An act or **Improvement** – any alteration or failure to do something that causes addition to your home. or is likely to cause nuisance, annoyance, harassment, alarm or Landlord – A reference in this distress to anyone.

a reference to the person who is Assignment – where a tenancy is entitled to the immediate reversion legally transferred from the original to the Tenancy and anyone who tenant to another person and the original tenant 'drops out'. The rights becomes entitled, by law, to receive the rent payable under this Tenancy. and responsibilities of the tenancy move across to apply to the new Lodger - a person who pays you tenant rather than the original money to let them live in your home tenant. See condition 7.1.2. with you.

Communal areas – the parts of the Neighbour-includes everyone living building which all tenants or any in the local area, including other other person can use, for example, tenants, people who own their own halls, stairways, entrances, landings, homes and local businesses. communal gardens, lawns and landscaped areas. Partner-husband, wife, partners who

Demotion of tenancy – demotion in a same sex relationship. of a full assured tenancy following a Court Order as a result of anti-**Regulator of social housing** – the Homes and Communities Agency or social behaviour with loss of rights including Rightto Acquire and Rightto any successor body. Exchange.

Relative-parent, child, grandparent, Exchange-to swap the tenancy with grandchild, brother, sister, uncle, aunt, nephew, niece, step-relative and another person. adopted child.

Fixtures and fittings – for example kitchenunitsandappliances, sanitary **Rent** – payment made by a tenant for ware, plumbing and shower and occupation of the property. heating systems, electrical circuits, **Sublet** – giving another person the sockets, switches, lamp holders, exclusive right to live in part of your doors,locks,glazing,fittedwardrobes home. and shelves, fires and surrounds, aerials, sheds, conservatories and garages.

agreement to the landlord includes

live as husband and wife, or partners

Condition 2 - Introduction

Shelteredaccommodation-housing 2.1.1 which is purpose built or converted exclusively for rent to elderly people with a package of estate management services and which consists of grouped, self-contained accommodation with an emergency alarm system, usually with communal facilities.

Vehicle – this includes, for example, car, motorbike, bike, moped, boat, caravan,van,minibike,trailer,mobility scooter.

Visitor-people not living with you but who come to see you at your home.

Written permission – a letter from us giving you the permission to do something.



2.1 Introduction

This agreement is the document you sign when you become a tenant and is a legally binding contract between us recording information such as your name, the date you become our tenant and the initial rent.

2.1.2

It describes your rights and responsibilities as the tenant and the rights and responsibilities of us as your landlord. You must read this agreement in full before you sign. Further information is provided in the Livin home guide (available at homeguide.livin.co.uk), although please note that the Livin home guide does not form part of these tenancy terms.

2.1.3

If this is a joint tenancy each joint tenant must comply with the obligations under this agreement and is responsible for the acts and conduct of all other joint tenants, members of their household or visitors to your home.

2.1.4

You can keep your home for as long as you want unless there is a legal reason why we can take it back. We can only take back your home with the approval of the court.

2.1.5

If we take enforcement action against You have the right to occupy your you due to anti-social behaviour, non home without interruption or payment of rent or any other reason, interference from us for the duration this could lead not only to the loss of of this tenancy (except for the your home but may also make you obligation contained in this tenancy ineligible to obtain accommodation agreement to give access to our from us in the future, even if you employees or contractors). become homeless.

2.1.6 Your right to occupy your home is at risk if you do not comply with the We may seek to recover possession of your home if you have obtained terms of this tenancy agreement or yourtenancybyprovidingmisleading have proper respect for the rights of other tenants and other persons in information. the neighbourhood.

2.1.7

Except for any changes in rent or service charges or services, this tenancy agreement may be altered only with the written consent of both you and us.

2.1.8

A reference in this document to any Act of Parliament, or to any order, regulation, statutory instrument or conditions in a previous tenancy the like, shall be deemed to include which we granted). a reference to any amendment, reenactment, consolidation, variation, We will normally only allow one replacement or extension of the succession. We may allow further some respectively from time to time successions, at our discretion. and for the time being in force.

Condition 3 - Your Rights

3.1 Right to occupy

3.1.1

3.1.2

3.2 Succession

If you die, certain people, who are specified in condition 3.2.1, may succeed to this tenancy. This condition 3.2 will not apply if you have already succeeded to this tenancy (either under condition 3.2 in this tenancy or similar succession

In certain circumstances, if the property is larger than the needs of the successor or has been provided or adapted for an elderly or disabled person and the successor is not elderly or disabled, the successor will be offered suitable alternative accommodation.

3.2.1

People entitled to succeed to this tenancy;

(a) If you are a joint tenant and you die then the tenancy may continue in the name of the remaining tenant.

(b) If you are not a joint tenant and you die, the tenancy may pass to your wife, husband, civil partner or partner (this includes same sex couples) provided he or she lived with you in your home as their principal or only home at the time of your death.

(c) If you are not a joint tenant and you do not have a wife, husband, civil partner or partner (this includes same sex couples) who lived with you in your home as their principal or only home immediately prior to your death, the tenancy may pass to a member of your family who lived with you in your home (as their principal or only home) for at least twelve months prior to your death. A person is a member of your family if they are your parent, child, grandparent, grandchild, brother, sister, uncle, aunt, nephew, niece, step-relative or adopted child. If more than one member of your family has a right to the tenancy they should agree who will claim it. If they cannot agree, they should all make a claim to us in writing within 3 months of your death and we will decide to whom we 3.4 Right to make improvements will offer the tenancy. We will advise who the successful claimant was to everyone who makes such a claim.

3.2.2 Special succession rights

If inheritance rules do not allow someone who qualifies under condition 3.2.1c to take over this tenancy, we may use Ground 7 to end this tenancy agreement and grant that person a new tenancy of your home. If your home has been specially adapted and no one living in your home needs that adaptation or if your home would be larger than the person entitled to a new tenancy reasonably requires, we may offer them a tenancy of a more suitable home owned by us. The new tenancy will be on the same terms as this tenancy other than in relation to rent. service charge and succession.

3.3 Right to take in lodgers and sub-let part of your home

3.3.1

You may take in persons as lodgers as long as you do not grant a sub tenancy or exceed the number of people allowed to live in your home.

3.3.2

As long as you first get our written consent, you may sublet part of your home. We may give consent subject to reasonable conditions. You must not grant a sub-tenancy of the whole of your home.

You may make improvements, alterations and additions to your home subject to obtaining our consent. These could include putting up a television aerial or satellite

dish, external decoration, additions 3.7 Right to information or alterations to our installations, 3.7.1 fixtures and fittings, conservatories, You have a right to information from garages, outbuildings, sheds, us about the terms of this tenancy greenhouses, garden ponds, walls, and about our repairing obligations, fences, surveillance equipment, our policies and procedures driveways or car hard standings. on tenant consultation, housing There is no charge for seeking this allocation and transfers, and our permission. performance as a landlord.

Wewillnotunreasonablywithholdour 3.7.2 consent but may make it conditional We will provide you with information upon the works being carried out to onourhousingmanagementpolicies a certain standard. Failure to seek as required by the guidance issued our consent or to comply with our by the regulator of social housing conditions shall be a breach of your under the provisions of Section 193 obligations under this tenancy. of the Housing and Regeneration Act 2008.

3.5 Compensation for improvements

You have a right to see the You have the right to claim information we keep on file about compensation for certain you or your home if you ask to see improvements which you have made it. Information will be made available to your home after a certain date. at reasonable times and reasonable You can only apply for compensation charges may be made for copies. when your tenancy ends. We will give The information you are able to see you full details of the scheme and will be subject to data protection the qualifying improvements upon rules so for example, you will not be request. able to see information we receive from others in confidence.

3.6 Right to consultation

We will consult you, on matters affecting your home and your tenancy, before making changes in matters of housing management or maintenance which are likely to have a substantial effect on your tenancy.

3.7.3

Condition 4 - Our **Responsibilities**

3.8 Right to exchange

3.8.1

You have the right to exchange this tenancy by way of assignment or surrender and regrant, with that of another qualifying assured periodic home except where: or secure tenant of a registered housing association or a local authority subject to first getting our written consent. We will not unreasonably withhold consent.

3.8.2

You must not charge any premium in relation to an exchange of this tenancy.

Right to acquire 3.9

As long as you qualify under the legislation, you have the right to acquire your home under the Housing and Regeneration Act 2008, unless you live in sheltered housing or other housing excluded from this right by that legislation, in which case you will not be able to exercise this right.

Possession 41

We will give you possession of your home at the start of the tenancy and will not interrupt or interfere with your right peacefully to occupy your

4.1.1

access is required, subject to reasonablenotice, in accordance with clauses 5.5 and 9.1; or

4.1.2

we are entitled to possession at the end of the tenancy.

4.2 Insurance

We will insure the structure (but not the contents) of your home.

4.3 Repair of structure and exterior

We will keep in repair the structure and exterior of your home including:

4.3.1

drains, gutters and external pipes;

4.3.2

the roof:

4.3.3

outside walls, outside doors, windowsills, window catches, sash cords and window frames including necessary external painting and decorating;

4.3.4

water heaters, fireplaces, fitted fires internal walls, floors and ceilings, and central heating installations. door frames and skirting boards but not including internal painting and decoration; 4.5 Repair of communal areas

4.3.5

We will take reasonable care to chimneys, chimney stacks and flues keep the common entrance, halls, but not including sweeping; stairways,lifts,passageways,rubbish chutes and any other communal 4.3.6 areas, including their electric lighting, pathways, steps or other means of in reasonable repair and fit for use by you and other occupiers of and 4.3.7 visitors to your home.

access;

plasterwork;

4.3.8

integral garages and stores;

4.3.9

boundary walls and fences.

4.4 Repair of installations

We will keep in repair and proper working order any installation provided by us for space heating, water heating and sanitation and for the supply of water, gas and electricity, including:

4.4.1

We will establish a procedure for basins, sinks, baths, toilets, showers dealing with complaints raised by installed by us (or the Council), you on any matter arising from this flushing systems and water pipes; tenancy. The procedure shall operate 4.4.2 in accordance with the requirements electric wiring including sockets and of the regulator of social housing switches, gas pipes and water pipes; as laid down from time to time. We shall provide you with details of the scheme at the beginning of the tenancy and inform you of any changes.

4.4.3

4.6 Moving home for repairs

If we intend to repair, improve or develop your home you may, if necessary, be moved to alternative accommodation either temporarily or permanently. We will offer suitable alternative accommodation. You will be consulted about any proposal which will involve you having to move to another home.

4.7 Complaints

4.7.1

Condition 5 - Repairs and Maintenance – Your Responsibilities

4.7.2

If you are still dissatisfied after the complaints procedure has been exhausted, you have the right to refer the matter to the Independent home in good and clean condition Housing Ombudsman through the appropriate channels.

|--|--|--|

Decoration 5.1

5.1.1

You must keep the interior of your and to decorate all internal parts of your home as often as is necessary to keep them in good decorative order.

5.1.2

You must not decorate the outside of your home unless we have first given you our written consent. There is no charge for seeking this consent.

5.2 Gas and Electrical works

You must obtain our written consent before you carry out any gas or electrical work at your home. There is no charge for seeking this consent. Any gas or electrical work must be carried out by a qualified and competent contractor and may be inspected by us.

5.3 Damage

5.3.1

You must make good any damage to your home or our fixtures and fittings or to the communal areas caused by you or any member of your household or any visitor to your home, fair wear and tear excepted, and you must pay any reasonable costs reasonably incurred by us in carrying out such works in default.

5.3.2

You are responsible for plumbing in washing machines and dishwashers and must repair any damage caused to our pipe work.

5.3.3

You are responsible for the cost of any repairs required following entry by the police to detect or prevent crime.

5.4 Reporting disrepair

5.4.1

(b) carry out an annual gas service. If you do not then appropriate legal You should report to us promptly proceedingswillbetakenagainstyou any disrepair or defect for which we in either the County or Magistrates are responsible in your home or the Court to enable the service to take communal areas. place.

5.4.2

(c) carry out a home fire safety check, If arrangements have been made install and service smoke detectors for us to come to your home to carry and any other fire prevention out a repair you should keep the equipment or materials that are appointment. If due to unexpected necessary. circumstances you cannot keep the (d) carry out periodic electrical safety appointment then you must advise checks when required. us at the earliest opportunity, so that alternative arrangements can 5.5.2 be made. If you miss more than 3 We will normally give at least 24 appointments, and you have not hours' notice but more immediate given us reasonable notice that you access may be required in an wish to cancel the appointment, we emergency. may require that you pay a call-out charge.

5.5 Access

5.5.1

You must allow our employees, contractors or agents acting on our behalf access to your home at reasonable times and subject to reasonable notice in order to:

(a) inspect the condition of your home or any installations or to carry out repairs or other works to your home or adjoining property.

Condition 6 - Rent and Other Payments-YourResponsibilities

Payments for your home 6.1

6.1.1

You must pay the rent and (if applicable) service charge and other You agree to pay a water charge charges. The weekly rent and service and other charges for your home at to us if we have entered into the start of the tenancy are set out on pages 2 and 3.

We will provide you with quarterly rent statements and additional statements on request.

6.1.2

The payment of rent and service and other charges is due in advance on the Monday of each week.

6.1.3

In the event one joint tenant fails to make any payment due then we are entitled to full payment of such sum from the other joint tenant / joint tenants individually.

6.1.4

If at any time you owe us any money then we may deduct this from any money we owe you.

6.1.5

The rent year will be 52 or 53 weeks and we will collect rent. service and other charges due under this tenancy over 52 or 53 weeks.

6.1.6

You must contact us immediately if you have any difficulties in paying your rent or any other payments.

6.2 Water and sewerage charge (where applicable)

6.2.1

or water and sewerage charge an arrangement with the water provider (and for so long as such arrangement is subsisting) to collect these charges from you on behalf of the water provider.

6.2.2

The water charge or water and sewerage charge which applies to your home at the start of the tenancy (if any), is entered against the water and sewerage charge entry on page 3 of this tenancy agreement.

6.2.3

We may, at any time, and upon giving you one calendar month's notice in writing, require you to:

(a) pay us a water charge or water and sewerage charge in accordance with condition 6.2.1 above; and/or

(b) vary a water charge or water and sewerage charge to reflect the revised charge notified to us by the water provider such notice, in both cases, to state the amount payable.

6.3 Payment of arrears

If you have any rent arrears or any other charges due when this tenancy is granted you agree to pay off those arrears by the weekly instalments shown on page 2. If you do not make the payments, we may start court proceedings to end this tenancy.

6.4 Services

6.4.1

We shall provide the services set out on pages 2 and 3 for which you shall pay a service charge. These charges only apply to your home if an amount 6.6.1 has been entered against a service

6.4.2

With effect from the first Monday in on pages 2 and 3. April after this tenancy is granted we may increase your service charge (if it applies) at any time if we give you We may, after consulting the tenants at least one month's notice in writing, affected, increase, add to, remove, but not more than once a year unless reduce, or vary the services provided there is a change in the services or charges to the services or provided. introduce new services for which a charge may be payable. 6.6.2

6.5 Changes in rent

6.5.1

We may increase the rent from the first Monday in April after this tenancy is granted by giving you not less than onecalendarmonth'snoticeinwriting. The revised rent shall be the amount set out in a rent increase notice given to you by us.

6.5.2

After the first rent variation under If we have undercharged you, we will this tenancy agreement we may in increase your new service charge. accordance with the provisions of 6.6.4 Sections 13 and 14 of the Housing Act We will give you a certificate showing 1988 increase or decrease the rent by what is included in your service giving you not less than one calendar charge. When you receive your month's notice in writing. The notice certificate you have the right, within will specify the rent proposed. The six months of receiving it, to examine revised rent shall be the amount theservicechargeaccounts, receipts specified in the notice of increase and other documents relating to unless you refer the notice to a First them and to take copies or extracts Tier Tribunal (Property Chamber) to from them. We may make a small have a market rent determined. In charge to cover the cost of any that case the maximum rent payable copying. 2024 19

for the following year will be the rent so determined.

6.6 Changes in service and other charges

Each year, we will estimate the sum we are likely to spend in providing services to you over the coming year. That will be the service charge we will ask you to pay for the year.

6.6.3

At the same time, we will work out how much we have actually spent on providing services for you in the previous year. If we have overcharged you, we will reduce your service charge for the coming year.

6.6.5

We can only make reasonable service charges and the services or work we do must be of a reasonable standard. If you believe that your service charge is unreasonable (in terms of the amount charged or standard of work) you may be able to apply to the First Tier Tribunal (Property Chamber) for a decision as to what is reasonable.

6.7 Help with your tenancy (where applicable)

Where a support provider provides you with support services, then you shall be responsible for entering into a separate agreement with that to your home including water service provider with respect to the provision of those services and to pay for that support in accordance with that separate agreement and in addition to any rent or service charge which is payable in accordance with this agreement. Support services for the purposes of this condition shall include the provision of general counselling and support in relation to all or any of the following:

- Maintaining the security of your home
- Maintainingthesafetyofyourhome
- Maintaining or complying with the standard of conduct required
- Paying the rent
- Maintaining your home in an appropriate condition
- Giving up the tenancy at the appropriate time
- Contact with others to ensure your welfare
- Other support services (excluding personal care).

6.8 Outgoings

Youmustmeetalloutgoingsapplying charges and electricity and other costs whether metered or billed.

Condition 7 - Your General Responsibilities - Living in Your Home

Moving in, periods away 7.1 and assignment

7.1.1

You must use this home as your only or principle home and must move into it within 28 days of the start of the tenancy. You must not part with possession of your home or sub-let the whole of it.

7.1.2

We are not responsible for the You must not assign the tenancy contents of your home. You must except in furtherance of a court take out insurance for your home order or with our written consent contents. when exercising the right to exchange set out in condition 3.8 or 7.4 Decoration and hygiene assigning the tenancy to someone that would have been qualified You must take reasonable steps to:under condition 3.2 to succeed to the 7.4.1 tenancy if you had died.

7.1.3

If you intend to leave your home for more than 28 days you must inform us and ensure your rent and service charges will be paid while you are away.

7.1.4

You must ensure your home will be looked after and secure while you are away and you must provide us with your contact details or of someone else in the local area who can deal with any emergency on your behalf.

7.2 Residential use

You must not run a business or trade from your home, garage or aarden without first obtaining our written consent, which will not be unreasonably withheld. There is no charge for this consent.

7.3 Insurance

Keep the property adequately ventilated and heated so as to prevent damage from condensation; and

7.4.2

Prevent frost damage occurring to any pipes or other installations in the property, provided the pipes and other installations were adequately insulated at the start of the tenancy.

7.4.3

Keep your home in a good state of internal decoration and cleanliness and keep outbuildings and passageways in a clean and tidy condition.

7.4.4

Promptly replace and pay for any broken glass in windows at the property where you, any member of your household or any of your visitors cause the breakage.

7.4.5

Keep any furniture, appliances, carpets or curtains provided by us in good condition and must not remove them. If you breach this condition we will charge you for any repairs or replacement.

7.4.6

Dispose of your rubbish properly in line with the Council's requirements. This includes any bulky or unusual items.

7.4.7

Put your wheelie bin and recycling containers out only on the day of collection and replace them within the boundary of your home as soon as possible after the rubbish has been collected.

7.4.8

Be responsible for the treatment and control of infestations of rats. cockroaches and other vermin or pests. In the event that we have to take action to address an infestation. pest or vermin problem in your home or you ask us to take action for this type of problem, you may be charged for this.

7.5 Gardens

7.5.1

You must keep any grass or lawns cut and in good condition. Hedges must be clipped and kept to a maximum height of 1.8m (six feet) at the back of your home and 1.2m (four feet) at the front and trees must be kept tidy and not allowed to become a nuisance to neighbours or adjoining land.

7.5.2

You must keep your garden tidy and free from rubbish and debris otherwise we may clear it and charge you for this.

7.5.3

You must obtain our written consent before you put up or take down any fence or wall. There is no charge for seeking this consent. Any fence or wall erected becomes our property and must not be removed.

7.5.4

You must keep all gullies, entrances to drains, external airbricks and vents clear and free from obstruction

7.5.5

You must not allow any oils or other harmful substance to enter the gullies or drains or seep onto neighbouring property or highways or contaminate your home.

7.6 Communal areas

7.6.1

You must keep any communal areas free from obstruction. You must co-operate with us in keeping any communal areas clean and tidy.

7.6.2

You must co-operate fully with any measures taken by us to protect the security of your home and you must keep all communal doors closed.

7.6.3

You must not do anything to or on You can only park a vehicle within the property or any common parts, the boundaries of your home if there which may reasonably be considered is a garage, driveway or car hard a nuisance or annovance to the standing and there is an appropriate occupiersofneighbouringproperties. dropped kerb entrance.

7.7 Pets

7.7.1

You must obtain our written consent before building a garage, car hard-You may keep domestic pets at your standing or driveway. There may be home. This means dogs, cats, caged a charge for any associated planning birds, fish or small mammals. You and building regulation application. must obtain our written consent before keeping any other animal at 7.8.3 your home.

7.7.2

You must ensure that you can look after the type and quantity of pets you have at your home and that they do not cause nuisance and annoyance to others.

You must ensure that neither you, 7.7.3 anyone living with you, nor anyone If your home is in sheltered visiting your home obstructs access accommodation you must not keep to any other property by parking cats or dogs (except for a registered inconsiderately. guidedogor registered hearingdog).

7.7.4

Your pets must not cause a nuisance or annoyance to anyone in the local area including any of our employees.

7.7.5

You must ensure your pet does not foul communal areas or neighbours' gardens. You must remove any fouling from your garden and dispose of it properly.

7.8 Vehicles and access

7.8.1

7.8.2

You must not repair, maintain or work on any vehicle within the boundaries of your home, on the highway or in any other public or communal area. You must not allow anyone visiting your home to do so.

7.8.4

7.8.5

You must not park a vehicle, such as a bike or motor bike, in any communal area inside a building.

7.8.6

You must not park or drive a vehicle on any open plan area, footpath or grass verge.

7.8.7

The rear of some of our homes can only be accessed through the neighbouring garden. If this applies to the home next door to your home. you must, allow reasonable access to us and your immediate neighbour over any footpath which runs through your garden and leads to your neighbour's home. You must not obstruct any footpath.

Services 7.9

You and anyone living with you or visiting you, must not tamper with the supply of gas, electricity or water, any other services, meters, smoke detectors or any warden call equipment that we have (or the Council has) installed in your home. We will charge you for any damage coused.

7.10 Combustible materials

You must not keep gas storage bottles or store any dangerous, inflammable or explosive materials (other than those needed for normal domestic use) either inside or outside your home.

7.11 Safety in the Home

7.11.1

You must not allow rubbish, waste, possessions, fixtures or other items (of any type or description) to accumulate in your home, garden or any other part of the property to the extent that the accumulation, quantity, shape, size, construction, type of items or manner of storage of such items causes or has the potential to cause:

a) any detriment in your ability to use your home and the rooms within your home for their intended or proper purpose:

b) any restriction on access to and egress from the property or access to rooms within the property;

c) risk of injury or harm to you, us, our staff and contractors, any other person visiting your home or to any of your neighbours;

d) damp or any other damage, detriment or deterioration of any type in the condition of the property, any fixtures or installations in the property or any adjoining property;

e) a fire hazard or fire safety risk;

f) nuisance or annoyance to any person;

g) an infestation of rats, insects and any other pests or vermin;

In accordance with our anti-social h) any unreasonable impediment to behaviour policy we will take firm but us and our contractors accessing and inspecting any part of the fair action to tackle any all equations of property or any electrical, gas, such behaviour. water or sewerage installations and 8.1 associatedfixturesandfittingsorany You are responsible for the other installations:

behaviour of everyone (including i) any unreasonable impediment children and pets) living in or visiting to us and our contractors or any your home. You are responsible for other person undertaking repair or them in your home, in communal areas and in the locality of your improvement works at the property or being able to undertake any home. inspection or assessment as to whether any repair or improvement 8.2 Harassment works may be necessary.

7.11.2

You must not harass or discriminate If you breach any of the provisions against any person (including any of of clause 7.11.1, then (without prejudice our employees, contractors, agents to any other legal rights or remedies or Board Members) because of their that may be available to us) we may race, nationality, sexuality, gender, require you to remove and dispose religion, belief, age, disability, or any of items we deem to be causing a other characteristic which becomes problem or give up your tenancy. In protected by law or encourage or particular we may seek injunctive allow any person to do so. relief from the courts to enforce the provisions of clause 7.11.1. Examples of harassment or discrimination include:

Condition 8 - Your General Responsibilities – Living in Your Community

8.2.1

- Violence or threats of violence. including domestic or racial violence;
- Abusive or insulting words or behaviour:
- Anything that is likely to interfere with the peace and comfort of others:
- Writing graffiti especially if it is abusive, insulting or threatening;
- Damage or threats of damage to your home or to any other person's home or belongings.

8.2.2

You must not threaten nor allow members of your household or visitors to threaten violence or be violent toward anyone living in or visiting your home or do so towards any person in the vicinity.

8.2.3

You must not and you must not allow members of your household or visitors to threaten violence, be violent towards, abuse, assault, harass, intimidate or obstruct our employees, contractors, agents or Board Members in person, by telephone, in writing or in any other way, whether at the property, in the vicinity of the property or elsewhere. 8.4 Domage to property

8.3 Nuisonce

You must not cause, nor allow members of your household or visitors to cause a disturbance that would be a nuisance or annoyance to others.

For example by:

- Shouting or persistent arguing or offensive drunkenness;
- Use of illegal drugs;
- Loud music or any other loud noise including banging or slamming doors:
- Trespassing:
- Regular vehicle repairs or vehicle repairs at unreasonable hours;
- Rubbish dumping, fly tipping or lighting fires;
- Allowingrubbishtoaccumulateinor around your home;
- Barking dogs;

- Throwing things out of windows or off balconies:
- Playingballgamesneartosomeone else's home:
- Skateboarding, roller-blading or cycling persistently near to someone else's home;
- Driving or riding vehicles recklessly or without consideration;
- Prostitution.
- Runningabusinessfromyourhome without our prior written consent. We will not normally refuse consent unless we feel the business is likely to cause a nuisance to other people or damage the property.

You must not damage or threaten to damage property. Neither must you allow members of your household or visitors to damage or threaten to damage property.

For example by engaging in:

- Arson or attempted arson;
- Interference with security and safety equipment;
- Damaging communal areas or facilities:
- Breaking windows or doors;
- Writing graffiti;
- Leaving excrement, rubbish, paint or any other offensive substances on any part of a house or building.

8.5 Illegal acts

8.5.1

You must not use or allow your home to be used for illegal or immoral acts. In particular you must not use your home in connection with:

- Possession, use, supply of or dealing in illegal drugs or substances;
- Unlicensed firearms or illegal weapons;
- Handling or storing stolen or counterfeit goods.

8.5.2

You must not commit a serious criminal offence in the area and if you are convicted of a serious crime we may apply to the Court for a

You must allow us, during the last possession order. four weeks of your tenancy, to show prospective tenants around your 8.6 Firearms home, or pre inspect your home, or arrange for photographs to be taken 8.6.1 to allow the property to be marketed You must not keep, or allow to be to new prospective tenants. All such kept, any illegal weapon, firearm, visits will be at reasonable times and shotgun, CSGas, airpowered weapon upon reasonable notice of at least 24 or ammunition in your home without hours. the appropriate firearms or shotgun licence required by law and written 9.1.3 permission from us. If you do not give us proper notice

8.6.2

You must ensure that any weapons, firearms, shotguns, air-powered weapons or ammunition are held securely and comply with any legal requirements, licence requirements or any conditions of our permission at all times.

8.6.3

When your tenancy has ended you will remain responsible for any unpaid rent and any other payments, You must not discharge any weapon, for example any charges we incur firearm, shotgun or air-powered repairing your home under condition weapon in your home, garden or in 9.3.1. If you owe rent or other the local community. payments or are in credit with your rent or other payments when your

Condition 9 - Moving Home -Your Responsibilities

Notice period 9.1

9.1.1

If you want to end your tenancy you must give us at least four weeks' prior written notice. Your tenancy must end at 12 noon on the same day of the week it commenced. You must return all the keys to your home to us on, or before, the day you leave and you must give us your new address and telephone number before you leave.

9.1.2

you will continue to be responsible for the rent and other payments. If you leave without telling us we will consider the property has been abandoned and we will end the tenancy.

9.1.4

tenancy ends we will inform you in writing.

9.1.5

You may not need to give us four weeks' written notice if we have agreed to short notice for example where you are moving out of your home as a result of a transfer to another of our properties, or because of an exchange agreed with 9.3.3 US.

9.2 Vacant possession

9.2.1

You must not allow any person to remain living in your home when your tenancy ends.

9.2.2

You must remove all of your possessions, animals and rubbish. If you do not do so, we will charge you any reasonable removal (or storage) costs and/or the cost of looking after any animal you leave behind.

Repairs 9.3

9.3.1

You must leave your home in as good a condition as it was when you moved in (except for fair wear and tear). You must make good any damage to your home before you move and carry out any repairs you are responsible for.

If you do not do so, you will be responsible for any reasonable costs we incur in repairing the damage or replacing damaged items.

9.3.2

You must remove any unauthorised fittings you have installed and leave any authorised fittings in good working order. We may remove or replace any unauthorised or defective fittings you have installed andchargeyouourreasonablecosts for this work.

If you remove the fittings you have installed you must reinstate the property to its original condition.

Condition 10 - Enforcement/ Ending Your Tenancy

10.1 General

10.1.1

This section explains how we will deal with tenants who do not comply with this agreement.

10.1.2

As part of its aims to provide an excellent housing service with safe neighbourhoods, we strive to ensure the peace and safety of our tenants and their neighbours. It is vital that you keep to this agreement and help us to achieve these aims.

10.1.3

We can enforce the terms of this agreement through the courts if you do not comply with your tenancy agreement.

10.1.4

Wewillnottoleratedomesticviolence. antisocial behaviour, racial or other harassment from tenants, their families or their visitors. If you act in any of these ways, we will fully investigate any complaints. This may result in us taking you to court.

10.2 Tenure

10.2.1

You shall remain an assured tenant refuse a possession order. so long as you occupy your home as your only or principal home. We 10.3 Cessation of assured can end a periodic assured tenancy tenancy by obtaining a court order for possession of your home on one If the tenancy ceases to be an of the grounds listed in Schedule 2 assured tenancy we may end the to the Housing Act 1988. Details of tenancy by giving you four weeks' the grounds of possession can be notice in writing. obtained from us. We may also apply for a demotion order under Sections

6A and 20B of the Housing Act 1988 (as amended by the Anti- Social Behaviour Act 2003).

10.2.2

If we intend to seek a demotion order we will give you two weeks' notice in writing unless the Court has allowed ustogoaheadwithoutservingnotice on you.

10.2.3

If we intend to seek possession of your home, as long as this tenancy has not been demoted, we will give you two weeks' notice in writing unless:

- we are using grounds 14, 14A or any otherstatutorygroundwhichallows ustoissueproceedingsimmediately after service;
- we are using grounds which require us to give two months' notice; or
- the Court has allowed us to go ahead without serving notice on you.

10.2.4

If this tenancy has been demoted, we may ask the Court to make a possession order under other provisions of the Housing Act 1988. These give the Court limited rights to

Condition 11 - Service of Notices and Requesting Our Written Consent

11.1 Service of notices

11.1.1

This condition gives you notice under Section 48 of the Landlord and Tenant Act 1987 that our address for receiving legal notices, and any other communication arising from this tenancy agreement, is:

Livin Housing Limited Farrell House Arlington Way DurhamGate Spennymoor County Durham DL16 6NL

11.1.2

Any legal notice, or any other communication arising from this tenancy agreement, shall be validly served on you if posted or delivered to or left at your home or last known address.

11.2 Requesting our written consent

You need our written consent to comply with some conditions in this agreement.

Requests for our written consent should be made in writing to Livin, Farrell House, Arlington Way, DurhamGate, Spennymoor, Co. Durham DL16 6NL.

