Your Pathways (Scheme) assured shorthold

tenancy agreement

Your rights and responsibilities as a Community Gateway Association tenant





Welcome to Community Gateway

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Your Tenancy Agreement

Community Gateway Association owns your property and is your landlord.

This Tenancy Agreement sets out your rights and responsibilities as a tenant and those of Community Gateway Association.

This agreement is a legally binding contract between you and Community Gateway Association and records information such as your name, the date you become a tenant and the initial rent. Before you sign the tenancy, you will be asked to provide proof of identification.

Please read this document carefully. If there is anything you do not understand, please contact us for further information.

Other formats

Our communities are diverse and, as such, we have improved the tenancy agreement to make it easier to understand. The tenancy agreement can be made available, on request, in large print, Braille, audio tape or in a different language. We recognise that a number of current and future tenants may not use English as their first language. We have access to a translation service which can help to explain the document in many community languages. If you need this facility before you sign for a tenancy, please let us know.



YOUR PATHWAYS ASSURED SHORTHOLD TENANCY AGREEMENT | TENANT COPY

This Tenancy Agreement is between:

Our name Community Gateway Association ("we", "our" or "us") which is registered with Homes England under Section 3 of the Housing Act 1996

Our address Harbour House, Port Way, Ashton-On-Ribble, Preston, PR2 2DW

Which is also the address for service of notices in England and Wales (including notices of legal proceedings) on us. This Clause gives notice to you of our address as required by law {Section 48} (1) Landlord and Tenant Act 1987) and

("you")<u>. In</u> the case of joint tenants, "you" means each joint tenant named above. Each of you individually the full responsibilities and rights set out in this Tenancy Agreement in respect of

Tenancy address

Description of your home

have exclusive use of: accomm

(your 'apartmer

nmunal facilities: with shared use of the follow

together being referred to in this document as (your "home")

Permitted number In addition to the tenant(s) listed above, the following people (who for the avoidance of doubt are not tenants), are permitted to live at your home, and will comprise your household:

a. your children or other dependants, who are under 18 years of age at the start of the tenancy:

b. the following adults:

The maximum number of people allowed to live at your home is

(the permitted number).

Tenancy start date This tenancy is an Assured Shorthold Tenancy. The tenancy begins on until the following Sunday and will continue on a weekly basis until the following Sunday and will continue on a weekly basis after that until brought to an end in accordance with the provisions of this agreement. This Agreement is intended to create an assured shorthold tenancy agreement as defined in Section 19A of the Housing Act 1988 (as inserted by the Housing Act 1996) and the provision recovery of possession by us in Section 21 of the Housing Act 1988 apply accordingly.

Amendments to legislation

Any reference in this Tenancy Agreement to an Act of Parliament refers to that Act as it applies at the date of this Tenancy Agreement and any later amendment or re-enactment of it.

Rights of third parties

Apart from the provisions of Section 2, you and that the provisions of the Contracts (Rights of Th Act 1999 will not apply to this Tenancy Agreement, which means that none of its terms can be enforced by any other person.



YOUR PATHWAYS ASSURED SHORTHOLD TENANCY AGREEMENT | TENANT COPY

Tenancy particulars

Payments for your hom The total rent you must pay any extra charges listed.	Your total weekly We work this out a Basic Rent Intensive Housing Service Charge	
Grounds Maintenance £	Communal Gas £	Payments for your home
Estate Services £	Building Insurance £	Weekly rent £
Communal Lighting £	Lift Maintenance £	Service charge items:-
Communal Cleaning £	Management Charge £	* Service charge £
Cleaning Materials £	CCTV €	Intensive Housing
Communal TV Aerial £	Checking for Legionella S	Management Costs £
Fire Safety/Detection £	Pest Control £	Payment towards arrears due at the date
Communal Area Decoration £	Gritting £	this Tenancy Agreement is signed
Window Cleaning £	Intensive Housing	(see Clause 2.7)
Door Entry System £	Management £	£
Emergency Lighting £		Total weekly payment £
Security Equipment £	Water and sowered rates and Co	
Communal Electric £	Water and sewerage rates and Co Tax are not included .	SUFFCIL

In accordance with GDPR and the Data Protection Act 2018 Community Gateway Association Group only collects and processes personal data that is necessary for us to offer you a service or perform our duties as an organisation. The data you provide on this form is used to form the basis of a tenancy agreement. Our legal basis for collecting the information on this form is it is necessary to perform a contract or to enable a contract to be entered into. We may disclose information to certain third parties if they are able to show that they are entitled to receive the information. We will not share your information for marketing purposes with any companies outside of our group.

If you would like to know more about how we process personal data and your rights in relation to data protection, please visit www.communitygateway.co.uk and click on the "Data Protection" link at the bottom of any page on the website. Alternatively, for further information, please contact the Business Assurance Team on 0800 953 0213.

Terms of the tenancy

I/We have had an opportunity to read the terms and conditions of this Tenancy Agreement, which include the tenancy conditions attached. I/We understand that I/We should not sign it unless I/We am/are happy to be bound by its terms as by signing it I/We am/are agreeing to be so bound.

Signed by tenant	Date	
In the case of a joint tenancy, signed by other tenant	Date	
Signed on behalf of Community Gateway Association	Date	



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Tenancy address	
	("your home")
Description of your home	accommodation in which you have exclusive use of:
	(your 'apartment')
	with shared use of the following communal facilities:
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Signed by tenant	Date	
In the case of a joint tenancy, signed by other tenant	Date	
Signed on behalf of ommunity Gateway Association	Date	

Community Gateway Association - Assured Shorthold Tenancy Agreement

About your Tenancy Agreement

This is a Tenancy Agreement between Community Gateway Association 'the landlord' and you 'the tenant(s)'. This Tenancy Agreement is the document you sign when you become a tenant of court for permission to evict you. Community Gateway Association.

The agreement gives you the right to live in your home. We would not interfere with this right unless any of the following applies:

You break any condition of this Tenancy Agreement. If you do, we may take legal action to force you to meet the conditions or we may ask the you move out. In these cases, we will

- 2 You are living in a property which has been built or adapted for a physically disabled person and
- You no longer need that type of home and
- We need the property for someone else who requires a property with those adaptations.
- 3 We need to demolish, rebuild or carry out major repairs to your property which we cannot do unless provide you with suitable alternative accommodation. This will sometimes be temporary until we can offer you a permanent home.
- 4 You do not occupy (or, if this is a joint tenancy, neither of you occupies) the property as your only or principal
- **5** Any other reason under the Housing Acts of 1988 and 1996, or under any future law.

We will give you reasonable notice if any of the above applies.



Section 1 Your rights as a tenant

1. Right to live in the property

You have the right to live in your home without interruption or interference from us, as long as you, and those living with you or visiting your home, comply with the terms of this tenancy and have respect for the rights of others. If any conditions are broken we may apply to the court to end your tenancy.

You must, however, live in your property as your only or main home and should you vacate or abandon the property then we can take steps to bring your tenancy to an end and remove any items of furniture or personal belongings which remain in the property. We will then hold them for a short period of time to give you an opportunity to collect them, following which we will destroy them. How long we keep these items will depend upon the circumstances of each situation.

2. Right to information and consultation

We will consult you about any decisions we make to do with managing or maintaining housing if these decisions are likely to have a major effect on your home or tenancy. This does not apply to setting rent. You also have the right to information about:

- The conditions of your tenancy
- Our responsibilities for carrying out repairs
- Our policies about consulting you, offering you a home and transferring your tenancy
- Any proposal on transferring housing stock to a new landlord.

You have the right to see certain information which we hold about you in connection with your tenancy. This means that you can check these details to make sure they are correct. If any of these details are incorrect or misleading, you are entitled to apply to have these removed, altered or to add a statement giving your own version of the facts.

You have the right to add your own comments or information to the copy of the details you have given us about yourself and your family in your application for a home or transfer.

3. Right to complain

You have the right to complain about any of our services.



Section 2 Your responsibilities

1. Giving us information

You must give us correct information. We may take legal action to force you to leave your home if you (or somebody acting on your behalf):

Make a statement which you know is false

or

Give us misleading information.

2. Possession

You must take possession of your home from the start of the tenancy and must not sub-let the whole of it. It must be your only or principal home throughout the tenancy or the principal home of at least one of you if you are joint tenants. Again, we may take action to repossess the property if you fail to use it in this manner.

3. Payment of rent

You must pay your rent and all other charges in accordance with this clause.

You agree to pay the rent and any other charges on Monday each week in advance.

Other payments may be due at the same time as your rent such as service charges heating charges, furniture charges and water charges. A breakdown of your rent and other charges will be given to you when you sign the tenancy agreement.

If you have any difficulty paying your rent or other money you owe us, you must contact us immediately. Somebody else can do this for you if you have given them your permission.

pay for your home, but we will give you at least four weeks' notice in writing before we do. We usually review your rent once a year and this is normally at the start of the financial year. We will write to you to tell you the new rent and give you the chance to end your tenancy before the changes take place.

Universal Credit Housing Element, it is your responsibility to ensure that all the forms and documents required by the Council or DWP are provided so that your claim can be administered promptly.

You will be liable to pay any rent which is not covered by Housing Benefit/Universal Credit Housing Element.

4. Service charges (if applicable)

At the commencement of your tenancy we will provide you with the services listed under the tenancy particulars section of this agreement for which you shall pay a service charge.

The services listed on page 4 of this agreement are not exhaustive and are subject to change.

We may, after consulting you, vary, add to or remove the services provided. Such changes may be required, for example, because of a need to remove or add a service, because of a change in the tenants receiving the service, or for othe reasons.

The amount you pay as a service charge in relation to the services provided and listed in the tenancy particulars will be a fixed charge on a yearly basis.

From time to time we may have to vary the charge but we will give you at least four weeks' notice in writing before any change takes effect and any change will usually not take effect other than at the start of April each year.

The cost of services shall be apportioned so as to be fair and reasonable as determined by us.



5. Housing management services (if applicable)

You may be provided with additional housing management services either at the commencement of this agreement or at some point during the course of your tenancy for which you shall pay a charge.

6. Additional support

You may be provided with additional services, including general counselling and assistance in relation to any or all of the following:

- Maintaining the security and safety of your home
- Ine standard of conduct required
 of you
- Paying your rent, service charges and/ or any other associated housing costs
- Maintaining your home in a appropriate condition
- appropriate time
- Contacting others to safeguard your welfare
- Any other support services as required which do not include personal care.

We may vary the support fees at any time by giving you at least one calendar month's notice in writing of the new charge. We will usually do this when we increase your rent each year.

You agree to accept the level of support services made available to you in order to ensure the necessary standard of independence is achieved.

If, instead of us providing you with support services, a support provider provides you with such support services as listed above, then you shall be responsible for entering into a separate agreement with that 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.

7. Arrears of rent and other charges

You agree to pay any arrears and other charges due to us at the date of this Tenancy Agreement in addition to the rent and other charges due under this agreement at the rate set out under the heading "Payments for your home" in the tenancy particulars. So that it is entirely clear, at the start of this Tenancy Agreement, you agree that we will treat any rent or service charge arrears that you owe on a previous home or any other premises we have let to you as arrears under this Tenancy Agreement.

We will be able to claim these arrears from you. If you fail to pay the amount due, we will be entitled to ask the Court for an Order to evict you.

8. Arrears and advance payments made by you

If, when this tenancy is granted, you have made any advance payments (known as credits) or have rent (or service charge) arrears on your rent account for your home (or any other premises we have let to you) when this tenancy starts, we will:

- Add the amount of any credit to your rent account (this is known as crediting your account); or
- Add any arrears to your rent account (this is known as debiting your account)

If you leave your present home to become our tenant in another home, we will also be entitled to use:

- All your rent payments on your new home to pay off any arrears in your old home;
- Any rent credits you have built up to cover the rent on your new home.

9. Outgoings

You must meet all outgoings applying to your home including water, gas and electricity and other similar costs, whether metered or billed.

10. Scheme Safety Agreement

When you sign this document you agree to comply with the Scheme Safety Agreement. The Scheme Safety Agreement rules may be subject to periodic review and amendments (which will be agreed by the tenant(s) in advance).



11. Use of your home

12. Nuisance

amounts to anti-social behaviour and

- around your home

- others may come into contact with

13. Harassment, racial or otherwise

any person to act in any of the ways described in this sub-section.

from acting in any way described in this

14. Domestic abuse

You must not inflict domestic abuse or partner, your children, your partner's

action to evict you from the property and

- We may apply to the Court for partner or to another appropriate person You, or anyone living with you or visiting
- the joint tenancy and may grant a new

15. Noise

You must not play, or allow to be played, instrument so loudly that it causes a nuisance or annoyance to other persons heard from outside your home.

16. Damage to property

You, or anyone living with you or visiting your home, must not deliberately or recklessly damage or deface any property, including your own home, or property which is in the locality of your Gateway Association, to your neighbours, to visitors, the general public, utility also includes anything that may be fitted as a safety item e.g. smoke alarms and

putting out fires in your home or in shared areas.

your home, must not tamper with the supply of any gas, electricity or water, or with any other services, meters, or installed in your home or in shared areas. If you cause any damage and we have to repair it, we will charge you for the cost of those repairs.



17. Crime and community impact

You, or anyone living in or visiting your home, must not be convicted of an indictable offence committed in or in the locality of your home. Such offences include, but are not limited to, crimes of violence, theft, robbery, sexual offences, Public Order Act 1986 offences, drug-related offences, criminal damages, burglary and breaches of civil restraining orders and injunctions.

18. Gardens

You must keep the communal garden to an acceptable standard.

You must not throw anything through or out of the windows of your home or from balconies or roofs.

You must not place anything on a window ledge, balcony or roof that could be a danger to anyone living in or visiting your home or local area.

Note: You are responsible for insuring your home contents. We are not responsible for loss or damage to your possessions.

19. Keys and fobs

You must take possession of the key and fob for the scheme and your apartment, keep them safe and report any loss or theft of the key/fob immediately to Community Gateway. You must not give or lend your key/fob to anyone else or allow the them to be duplicated. Any lock changes or alterations for security reasons can only be undertaken by Community Gateway.

20. Insurance

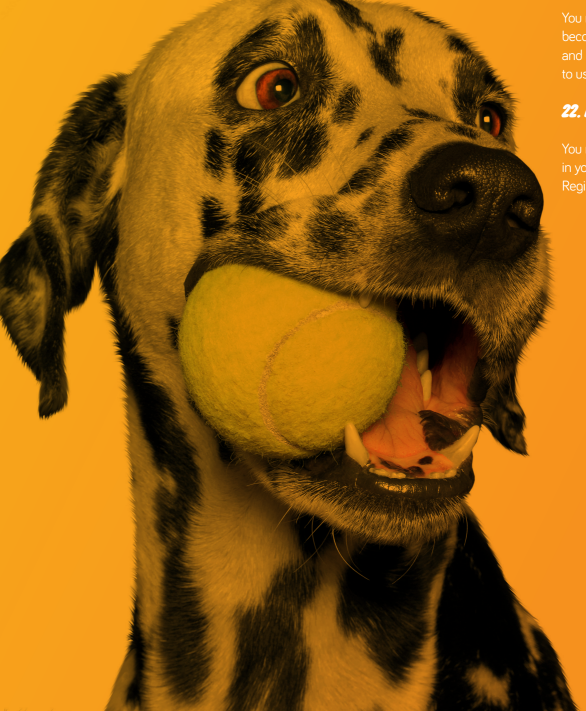
You are responsible for insuring your home contents. We are not responsible for loss or damage to your possessions.

21. Overcrowding

You must not allow your home to become overcrowded. (For clarification and more information please speak to us).

22. Pets and animals

You must not keep any animal or pe in your home, unless we agree to a Registered Assistance Dog.





23. Internal decoration and hygiene

24. Flooring

25. Furniture

repair which needs to be carried out to the furniture that was caused by a fault

26. Shared areas Your responsibilities

any shared areas clean and tidy.

any goods (including bicycles) in shared nature are allowed in the scheme building.

You must co-operate fully with any keep all shared doors closed.

You, anyone living with you or visiting you, shared areas for detecting or for putting



27. Repairs and maintenance

we may charge you for this. If the fault/ damage is an emergency e.g. a burst or responsible for giving us access to your

of actions by you, anyone who lives with

If your repair call is made outside office service which could not be reasonably classified as an emergency, we will

28. Repairs or damage of a serious nature

You are responsible for the:

- Cost of re-glazing windows broken by you, a member of your household or a visitor to your home
- by the police, Community Gateway Association or its agents if they enter legal powers of entry
- Cost of repairing anything damaged or
- not dealt with.

your behalf but we will charge you the reasonable cost of carrying out this work.



29. External decoration

30. Aftering or improving your home

31. Access

32. Gas safety

leaks in the flue and lack of adequate important that we are allowed access to

33. Vehicles and parking

- intended for use on the road but that

- under any circumstances
- Carry out major repairs to any vehicle within the boundaries of your home, on shared area
- Obstruct access to any other home by

- except the keeping of a pedal bike scooters used by the elderly or not cause an obstruction.
- in any communal areas, unless a

34. Harmful or dangerous materials

living with you or visiting you to keep, • You must not keep or charge a mobility case of liquids, no more than two litres Gas – propane or butane bottled gas

35. Absence from the property

and provide us with your contact details.



36. Ending the tenancy



37. Moving out

could charge you for the cost of cleaning

leave and you must take reasonable

back to the way it was before you altered

When you leave your home it is your

38. Insurance

You are strongly advised to take out full cost of replacing broken windows.

Note: Community Gateway Association

39. Smoking ban

apartment, any private or communal areas, corridors or stairwells. This also

communal halls in sheltered schemes and to shared entrances, lifts and

Community Gateway Association can smokes in a 'no smoking' area and it causes a nuisance to other residents.

Section 3 Our responsibilities

1. Problems or complaints

2. Buildings insurance

We will make sure that the structure of **6. Furniture**

3. Structural/exterior maintenance

We will keep in repair the structure and **Tenancy Agreement**

4. Maintenance and repair of utilities installations

5. Maintenance of shared areas

7. Making changes to your

8. Gas safety

We will carry out a gas safety with Gas Safety Regulations 1998.

9. Exterior decorating

We are responsible for the exterior shared areas.

10. Housing management

likely to affect you and we will take

11. Granting permissions

comply with some conditions in this agreement. If we grant you permission, you for giving you permission to do

any of the conditions which we make. House, Port Way, Ashton-On-Ribble,

permission, you may still need to get planning permission and comply with circumstances. We may withdraw our home becomes unsightly or a danger, or if the structure of the home is damaged. Permissions are not only to sure that any work done could not

12. Anti-social behaviour

If you tell us that you are the victim you help and advice. We will respond to complaints of anti-social behaviour within an agreed timescale, according question and keep you informed about the progress of your complaint.

We investigate all complaints of anti-social behaviour and will use available legal powers to take action, if

13. Criminal activity

If we believe that you are guilty of a criminal act, we can refer this matter to The address for service of documents the police for them to investigate and,

14. Breaking the terms of your Tenancy Agreement

We may ask the court to evict you from your home if you break any of the terms of this Tenancy Agreement.

The procedure in connection with fully assured tenancy.

15. Serving legal notices

Any letter, notice or other document, including a notice to quit, can be served on you by delivering it to and leaving it at your home or by sending it to your address by post.

We will assume that you have received all letters, notices and other documents within 72 hours if we post them or within 24 hours if they are delivered to your home by hand. Any letters, notices or other documents delivered to us, or to any other address to which you may be advised to send/

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