The Housing and Community Association (HCA) is a controller of personal information for the purposes of the General Data Protection Regulation (‘GDPR’).

Our contact details for data protections purposes are as follows:

The Housing and Community Association
Enterprise House
112 Kings Head Hill
Chingford, London
E4 7NB

Purpose of this Privacy Notice

This Privacy Notice tells you what to expect when HCA processes personal information. It applies to information about applicants, tenants/residents and other service users. It tells you the purposes for which we may process your personal information and the legal basis for the processing (‘processing’ includes us just keeping your personal information)

Why do we collect and store personal information?

HCA needs to collect, process and store personal information about you in order to operate as a registered provider of housing and deliver efficient and effective services.

Legal basis for processing

We often have two main legal bases for processing personal data. Firstly, where it is necessary for the purposes of the legitimate interests pursued by HCA or by a third party to process your information. We can do that so long as we do not interfere with your fundamental rights or freedoms.

Secondly because we have your consent (i.e. agreement) to us processing your personal information. Our tenants are asked to sign a data protection consent form when they apply to us for housing or later if they did not sign one when they were granted their first tenancy. The consent form sets out the organisations and type of organisations we often have to share personal information about residents with.

Under the GDPR, consent is a legal basis for processing personal information.

The other reasons we can rely upon to process your personal information under GDPR is as follows:

- Where we are under a legal obligation or an obligation under a contract to process/disclose the information.
• Where we need to protect the vital interests (i.e. the health and safety) of you or another person

Some personal information is treated as more sensitive (for example information about health, sexuality, ethnic background and others – see footnote below for a full list²). The legal basis for processing personal information is more limited. The reasons we can use are:

• Your consent

• Where we need to protect the vital interests (i.e. the health and safety) of you or another person

• Where you have already made your personal information public

• Where we or another person needs to bring or defend legal claims

• Substantial public interest grounds

**Information we may hold about you and how we use it**

The information we hold on our records concerns our relationship with you. For example:

• We hold names & dates of birth, National Insurance Numbers and information about your previous housing circumstances to assess housing applications and help prevent tenancy fraud.

• We hold contact details for you so we can communicate with you.

• We hold details about your next of kin that you provided us with in the event of an emergency.

• We record information about your needs (for example if you have a carer or social worker; if you need adaptations in your flat; if you need large print or translated text) to ensure that we take account of any support needs in our dealings with you, and to improve our communications with you.

• We record information to enable us to provide housing management services, e.g. we record reports of anti-social behaviour; complaints; change in circumstances (e.g. if you have a medical need which means you need to move).

• We keep financial records about the amount of money you have paid us; any amount(s) outstanding and action taken to recover money you owe.
• We may capture your image on our CCTV systems in our building covered by this facility. Any CCTV recordings will be held in accordance with our corporate retention policy before being erased.

This list is not exhaustive. We will only ask for personal information that is appropriate to enable us to deliver our services. In some cases you can refuse to provide your details if you deem a request to be inappropriate. However, you should note that this may impact our ability to provide some services to you if you refuse to provide information that stops us from doing so.

**How we manage your personal information**

We process your personal information in accordance with the principles of the General Data Protection Regulation (‘GDPR’).

We will treat your personal information fairly and lawfully and we will ensure that information is:

• Processed for limited purposes;
• Kept up-to-date, accurate, relevant and not excessive;
• Not kept longer than is necessary;
• Kept secure.

Access to personal information is restricted to authorised individuals on a strictly need to know basis.

We are committed to keeping your personal details up to date, and we encourage you to inform us about any changes needed to ensure your details are accurate.

To help us to ensure confidentiality of your personal information we may ask you security questions to confirm your identity when you call us. We will not discuss your personal information with anyone other than you, unless you have given us prior written authorisation to do so.

**Periods for which we will store your personal information**

We will only hold your records during the period of our relationship with you and for a set period afterwards (up to six years) to allow us to meet our legal obligations including resolving any follow up issues between us.

**Sharing your personal information**

Normally, only HCA staff will be able to see and process your personal information. However, there may be times when we will share relevant information with third parties for the purposes as outlined, or where we are legally required to do so. When sharing personal information, we will comply with all aspects of the GDPR. Sensitive
information about health, sexual life, race, religion and criminal activity for example is subject to particularly stringent security and confidentiality measures.

Where necessary or required, we may share information as follows:

- To comply with the law (e.g. the police, Inland Revenue, Council Tax Registration Officer, Social Security Fraud Act) or a court order where there is a clear health or safety risk to an individual or members of the public.

- Evidence of fraud against HCA, other irregular behaviour or a matter HCA is investigating in connection with court proceedings or statutory action to enforce compliance with tenancy conditions (e.g. applications for possession or for payment of Housing Benefit/Universal Credit direct).

- Where HCA has entered into a formal protocol with the police or a local authority department.

- Providing the name, address and contact number of a resident to contractors or other agents providing services on HCA’s behalf.

- Providing the name of a resident and the date of occupancy to gas, electricity and water companies.

**Your rights under the GDPR**

You have a number of rights under the GDPR:

**Access to personal information**

Under the GDPR, you have a right to ask us what personal information we hold about you, and to request a copy of your information. This is known as a ‘subject access request’ (SAR). SARs need to be made in writing (we have a subject access form you can use for this purpose), and we ask that your written request is accompanied by proof of your identity. We have one calendar month within which to provide you with the information you’ve asked for (although we will try to provide this to you as promptly as possible).

Following your SAR, we will provide you with a copy of the information we hold that relates to you. This will not generally include information that relates to your property such as repair logs or details of contractor visits, as this is not considered personal information.

**Rectification**

If you need us to correct any mistakes contained in the information we hold about you, you can let us know by contacting the office or on info@housingca.org.uk.

You have the right to ask us to delete personal information we hold about you. You can do this where:
• the information is no longer necessary in relation to the purpose for which we originally collected/processed it
• where you withdraw consent
• where you object to the processing and there is no overriding legitimate interest for us continuing the processing
• where we unlawfully processed the information
• the personal information has to be erased in order to comply with a legal obligation

We can refuse to erase your personal information where the personal information is processed for the following reasons:

• to exercise the right of freedom of expression and information;
• to enable functions designed to protect the public to be achieved eg government or regulatory functions;
• to comply with a legal obligation or for the performance of a public interest task or exercise of official authority;
• for public health purposes in the public interest;
• archiving purposes in the public interest, scientific research historical research or statistical purposes;
• the exercise or defence of legal claims; or
• where we have an overriding legitimate interest for continuing with the processing.

**Restriction on processing**

You have the right to require us to stop processing your personal information. When processing is restricted, we are allowed to store the information, but not do anything with it. You can do this where:

• You challenge the accuracy of the information (we must restrict processing until we have verified its accuracy)
• You challenge whether we have a legitimate interest in using the information If the processing is a breach of the GDPR or otherwise unlawful
• If we no longer need the personal data but you need the information to establish, exercise or defend a legal claim.

If we have disclosed your personal information to third parties, we must inform them about the restriction on processing, unless it is impossible or involves disproportionate effort to do so.

We must inform you when we decide to remove the restriction giving the reasons why.
Objection to processing

You have the right to object to processing where we say it is in our legitimate business interests. We must stop using the information unless we can show there is a compelling legitimate reason for the processing, which override your interests and rights or the processing is necessary for us or someone else to bring or defend legal claims.

Withdrawal of consent

You have the right to withdraw your consent to us processing your information at any time. If the basis on which we are using your personal information is your consent, then we must stop using the information. We can refuse if we can rely on another reason to process the information such as our legitimate interests.

Right to data portability

The right to data portability allows you to obtain and reuse their personal data for your own purposes across different services. It allows you to move, copy or transfer personal data easily from one IT environment to another in a safe and secure way. The right only applies to personal data you have provided to us where the reason we are relying on to use the information is either your consent or for the performance of a contract. It also only applies when processing is carried out by us using automated means.

Changes to this Privacy Notice

We keep our privacy notice under regular review and will place any updates on our website; you will be notified of any major changes to this policy.

The Information Commissioner (ICO) is also a source of further information about your data protection rights. The ICO is an independent official body, and one of their primary functions is to administer the provisions of the GDPR.

You have the right to complain to the ICO if you think we have breached the GDPR. You can contact the ICO at:

Information Commissioner’s Office, Wycliffe House, Water Lane, Wilmslow, Cheshire, SK9 5AF

0303 123 1113 / http://www.ico.org.uk/

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1 By this we mean the Regulation as supplemented and amended by the Data Protection Act 2018

2 Special categories of personal data is defined within the GDPR and covers racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a person’s sex life or sexual orientation