Appendix A

Common Allocations Framework

Context: A Single Access Route to Housing for north east Wales

All the major social landlords in north east Wales have come together to design a single access route to housing for people in the local authority areas of Conwy County Borough, Denbighshire, Flintshire and Wrexham County Borough. The partners in this collaboration are:

- Conwy County Borough Council
- Denbighshire County Council
- Flintshire County Council
- Wrexham County Borough Council
- Cartrefi Conwy
- Clwyd Alyn Housing association
- Cymdeithas Tai Clwyd
- North Wales Housing
- Wales and West Housing

All partners recognise that there is high demand for rented homes in the region and too few vacancies to meet demand. We must be realistic about this. It requires us to do two things:

Firstly, we will provide the best, most useful, consistent and accessible advice and information to everyone who comes to us looking for housing. We aim to help customers make the most informed choice about how to find a home to meet their needs. This advice must cover the whole range of affordable housing options, including social housing, private rented accommodation, home ownership and other alternatives.

Secondly, we will allocate our social housing stock in a transparent, fair, consistent and accessible way, which prioritises the people in our communities according to their housing needs and which meets our legal requirements.

Working together to these ends, we can share our strengths and good practice and place the customer at the heart of everything we do. We will simplify the access route to advice and to housing with one clear purpose: to help people find a home to meet their needs.

Overview of The Common Allocations Framework

This Common Allocations Framework (CAF) has been developed by all partners in collaboration and sets out how partners will achieve the following aim:

 To allocate our social housing stock in a transparent, fair, consistent and accessible way, which prioritises the people in our communities according to their housing needs and which meets our legal requirements.

Legal Context

This framework is fully compliant with the Housing Act 1996 as amended by the Homelessness Act 2002 which provides the legislative framework for allocations policy. The following aspects of this Act play a large part in this framework:

- Section 167(2) of the Housing Act 1996, as amended by the Homelessness Act 2002, requires that this framework ensures that housing is allocated so that reasonable preference is given to people who fall within certain categories(as defined in section 8 below). Section 167(2) also provides that additional preference may be given to people falling within these categories who have urgent housing needs.
- Section 167(2A) provides that within the group of applicants who must be given reasonable preference, priority may be given to applicants who have a local connection with the local authority area as defined in section 10 below.
- Section 167(2A) provides that within the group of applicants who must be given reasonable preference, priority may be reduced where there is evidence of any behaviour by an applicant (or a member of their household) which effects their suitability to be a tenant.

Consistency combined with a local approach

The common allocation framework delivers a uniform assessment of housing need across the region, providing fairness and consistency to the customer, taking into account people's individual needs and expressed preferences.

The framework has been designed so that each partner is able to target the housing stock in each county at the people in their own communities who are most in housing need.

The common approach delivers both choice and ease of access to customers and an efficient means for partners to consistently meet housing need. Partners share one register and so an applicant need make only one application to access the whole system. Each partner with

properties in an area chosen by an applicant will be aware of the application and able to give the applicant the appropriate priority in the allocation process.

• The framework is founded on the principle that reasonable preference in the letting of housing accommodation will be given to those persons who fall within the statutory categories set out in section 8 below. The relative priority given to applicants within these categories is determined by the banding scheme, according to whether they have an urgent housing need, whether they have a local connection and the date order of their application.

Realistic Housing Options Advice

An enhanced housing options advice service will be provided for everyone who contacts any of the partners looking for somewhere to live. Advice and information will be available free of charge about the right to make an application for an allocation of housing accommodation and any necessary assistance in making such an application will be available free of charge to persons who are likely to have difficulty in doing so without assistance.

When they first apply, all customers will be asked where they would like to live and what their needs and preferences are. They will be advised of the full range of options open to them in their chosen areas and can then decide where their best options lie, whether via social housing or another alternative, taking into account supply and demand.

An applicant shall also be entitled, upon request, to such general information as will enable them to assess:

- How their application is likely to be treated under this framework (including in particular whether they are likely to be regarded as a member of a group of people who are to be given preference).
- Whether housing accommodation appropriate to their needs is likely to be made available to them and, if so, how long it is likely to be before such accommodation becomes available for allocation to them.

Fair and Equal Access

The Councils and RSLs in this partnership are committed to providing equality of opportunity to all applicants who apply for housing and this framework will be subject to an equality impact assessment. All partners will comply with the statutory requirements relating to equal opportunities and all relevant codes of practice. The monitoring of allocations under the framework will take place to ensure that everyone is treated fairly and equitably. All

applicants applying for social housing across the authorities will have their housing need assessed in a uniform way.

Scope of the Framework

This framework applies to all allocations of social housing made by partner landlords in the local authority areas stated in the introduction. However, this framework does not cover exchanges arranged between existing council and RSL tenants.

Part One: Introduction

1. Guiding Principles

The framework is based on the following guiding principles:

- To ensure that preference for social housing is given to those in housing need and that those in greatest need are given the highest priority.
- To give higher priority to applicants with a local connection to the area for which they are making an application than to those who have no such connection
- To ensure that the system is fair, confidential and accessible to all potential applicants.
- To make the best use of all the available housing stock
- To ensure consistency in the way in which applicants are treated by all the partner organisations
- To provide a responsive service that treats everyone as an individual
- To empower applicants and support them to make informed and realistic choices about where they want to live
- To provide appropriate, accurate and realistic advice relating to the availability of affordable housing at the point of application
- To maximise applicant satisfaction and improve the applicant service

2. Choice

Applicants can exercise choice in relation to social housing. They will be asked to indicate the types of property they wish to be considered for in terms of location, property type and floor level. The property type they are eligible for will be determined not only by their preference but also by their household, as described in section 13 below.

3. Applications from people with support needs

Partners are committed to ensuring that applicants with support needs are provided with the correct level of support to enable them to access housing and to maintain their tenancy. To this end partners will be working with the relevant statutory and voluntary partners in order to agree an appropriate model for ensuring that support needs are addressed.

4. Confidentiality

- 4.1. Members operating the framework will take reasonable steps to verify information provided by applicants in support of their applications. This may include undertaking a home visit and making enquiries of third parties such as health professionals or previous landlords.
- 4.2. Information provided by applicants will be retained securely and confidentially by organisations belonging to the partnership.
- 4.3. Applicants may request a copy of information held by organisations in the partnership about their application. This may not include information provided by third parties.
- 4.4. Members of the partnership will share relevant information with other members of the partnership prior to an offer of housing.

5. False Information

Applicants who give false or misleading information may have their application rejected or their tenancy terminated. In some cases this may also result in criminal prosecution.

Part Two: Eligibility

6. Eligibility for allocation of social housing

- 6.1. Unless an applicant falls within one of the specified ineligible groups referred to below, applications for social housing will be considered from any person or persons over the age of 16, including existing tenants.
- 6.2. In compliance with the provisions of the Housing Act 1996 (as amended by the Homelessness Act 2002the following categories of applicant are ineligible for the allocation of social housing:
 - Applicants subject to immigration control, unless they have been granted a status which renders them eligible, e.g. persons with refugee status, persons who have been granted Humanitarian Protection, persons who have been granted Discretionary Leave to Remain and persons who have been granted Exceptional Leave to Remain.
 - Applicants from abroad who are not subject to immigration control and who are not habitually resident in the Common Travel Area (i.e. the UK, Channel Islands, Isle of Man and the Republic of Ireland).

Exceptions to this are outlined in Regulation 5 of the Allocation of Housing (Wales) Regulations 2003.

- 6.3. As provided by section 160A(7) of the 1996 Housing Act (as amended by the 2002 Homelessness Act), the following category of person will be deemed to be ineligible for the allocation of housing accommodation:
 - Applicants, or members of their household, who have been guilty of unacceptable behaviour serious enough to render them unsuitable to be a tenant of a partner landlord. The only behaviour that can be regarded as unacceptable is behaviour by the person that would have entitled a local authority to an outright possession order, if the person had been a secure tenant of the local authority at the time.

In assessing whether an applicant is ineligible due to unacceptable behaviour, the partner landlord will consider:

- 1. Where there is evidence of unacceptable behaviour, was it serious enough for a possession order to have been granted (which includes consideration of the statutory discretionary grounds for possession and questions of reasonableness)?
- 2. Was the behaviour serious enough to render the applicant or household member unsuitable to be a tenant (which involves consideration as to whether an immediate possession order was made or might have been made as opposed to a suspended order)?
- **3.** Does the behaviour continue to be unacceptable at the time of application?

Partner organisations will act reasonably and consider each application on its merits. We will take into account the applicant's personal circumstances (and those of the applicant's household), including his or her health and medical needs, dependents and any other factors relevant to the application. Previous unacceptable behaviour may not justify a decision to treat the applicant as ineligible where the applicant can show that the behaviour has improved.

- 6.4. Applicants deemed ineligible for housing will be provided with advice and guidance regarding their housing options from the Housing Options team when they contact the service.
- 6.5. Applicants deemed ineligible for housing will be notified of the decision and grounds of this in writing. They will also be informed of their right to request a review and their further right to appeal any decision upon review.
- 6.6. Where the assessing partner has reason to believe that the applicant may have difficulty in understanding the decision, arrangements will be made for the information to be explained in person. Furthermore, in cases where the partner has reason to believe that the applicant cannot be sent written

notification or has not received it, the partner will make available at their offices a written statement of the decision and the reasons fro it, so that the applicant or someone who represents the applicant may collect it within a reasonable time.

Part Three: The Allocations Scheme

This framework uses a banding scheme in order to prioritise applicants. The scheme is described in this section. It follows housing law regarding reasonable preference, additional preference and local connection. It also makes provision for reducing priority under certain circumstances. These concepts are explained in the following sections.

7. The shared housing register

- 7.1. As set out in the introduction, each customer contacting a partner organisation will be given housing options advice to enable them to consider their best options for finding accommodation. The advice will be tailored to individual circumstances, including whether the customer is in housing need. All customers may make an application for social housing.
- 7.2. The banding scheme is designed to give priority to applicants in housing need. The categories of housing need in the scheme are based on the reasonable preference categories set out in section 167 of the 1996 Housing Act, which are stated in section 9 below. Applicants who are given a banding will be recorded on the housing register, whose purpose is to manage applications from people in housing need.

8. Reasonable Preference

The banding scheme ensures that applicants are given reasonable preference as required by the legislation. This includes the following categories of applicants:

- those who are homeless within the meaning of Part 7 of the 1996 Act; this includes people who are intentionally homeless, and those who are not in priority need;
- those who are owed a duty by any housing authority under section 190(2), 193(2), or 195(2) of the 1996 Act (or under section 65(2) or 68(2) of the Housing Act 1985) or who are occupying accommodation secured by any housing authority under section 192(3);
- 3) those occupying unsanitary or overcrowded housing or otherwise living in unsatisfactory housing conditions;
- 4) those who need to move on medical or welfare grounds including grounds relating to a disability; and

5) those who need to move to a particular locality in the district of the housing authority, where failure to meet that need would cause hardship to themselves or to others.

9. Additional preference

The allocation framework gives additional preference to people who fall within the reasonable preference categories and who are deemed to have urgent housing needs.

10. Local Connection

- 10.1. For determining priorities in allocating housing accommodation to people who fall within the five reasonable preference categories, any local connection (within the meaning of section 199 of the 1996 Act, as amended by section 315 of the Housing and Regeneration Act 2008) that an applicant has with a relevant local authority area will be taken into account.
- 10.2. In this framework, by the phrase "local connection" is meant a connection between a person and a local authority area, i.e. Conwy, Denbighshire, Flintshire or Wrexham.
- 10.3. An applicant may have a local connection to a local authority area if the applicant or a member of their household has a connection for any of the following reasons:
 - They have been resident in the local authority area for the previous 6 months.
 - They were resident in the local authority area for 3 out of the previous 5 years.
 - They either provide support for or receive support from someone who is resident in the local authority area.
 - They have been in permanent employment in the local authority area for the last six months.
 - They are serving in the Armed Forces and are either employed or resident in the local authority area.
 - They are serving in the Armed Forces or are former members of the Armed Forces who are not currently employed or resident in the local authority area but have previously been resident in the local authority area as a result of a former posting in the area while serving in the Armed Forces.
- 10.4. In the situation where a local authority partner has accepted a duty towards an applicant under homelessness legislation, the applicant will be deemed as having a local connection to the relevant local authority area for the purposes of this allocation framework.
- 10.5. An applicant may have a local connection to one local authority area within the north east Wales region but not to another. As a result, if an

- applicant applies to more than one county, they may be placed in different bands with respect to different local authority areas.
- 10.6. Partners will retain the capacity to refine local connection criteria in particular circumstances via the use of local lettings policies, as per section 17 below.

11. The banding scheme

- 11.1. The banding scheme consists of four bands, from one to four in descending order of priority.
- 11.2.
- 11.3. The band which an applicant can be placed in depends on whether they fall within one or more of the 5 preference categories (as defined in section 8), whether they have an urgent housing need (as defined in section 9) and whether they have a local connection (as defined in section 10). When a property becomes available for letting, all applicants for whom the property is suitable (see section 13 below on the allocation of vacant properties) will be ranked in order of priority as follows. Applicants in band one will be given highest priority and then applicants in band two and so on. Within each band, applicants will be ranked by order of the date of their application for housing or the date of their application to transfer, with the applicant waiting the longest given highest priority.
- 11.4. The Bands are summarised as follows:
 - Band one is for applicants who fall within one or more of the reasonable preference categories, have an urgent housing need and, with one exception, have a local connection. Applicants who are homeless due to violence or the threat of violence will be placed in band one regardless as to whether or not they have a local connection.
 - Band Two is for applicants who fall within one or more of the reasonable preference categories, do not have an urgent housing need and, with one exception, have a local connection. Applicants who are intentionally homeless and entitled to reasonable preference under category 1 or 2 as set out in section 8 will not be placed in band two even if they have a local connection.
 - Band Three is for applicants who fall within one or more of the reasonable preference categories, have an urgent housing need but do not have a local connection.
 - Band Four is for:
 - applicants who fall within one or more of the reasonable preference categories but do not have an urgent housing need and do not have a local connection and;
 - b. applicants who are intentionally homeless and have a local connection, but do not fall within any preference category

except the homelessness categories 1 or 2 and do not have an urgent housing need.

12.Reduced priority

- 12.1. In line with housing law (1996 Housing Act, section 167 (2A), this framework allows that certain applicants who are entitled to reasonable preference may have their priority within the allocations scheme reduced because of any behaviour of the applicant (or a member of their household) which effects their suitability to be a tenant. This definition is distinct from that which entitles landlords to deem an applicant ineligible for social housing, as set out in section 6 above.
- 12.2. Categories of behaviour which may result in applicants being given reduced priority are as follows (in each case the behaviour may be on the part of any member of the household):
 - Applicants who have engaged in anti-social behaviour and who have not maintained a satisfactory undertaking to address that behaviour.
 - Applicants who have been convicted of using their home for immoral or illegal purposes.
 - Current tenants who have been subject to action for breach of tenancy.
 - Tenants wishing to transfer where their current property is in such poor condition that it cannot be re-let within a given timescale.
 - Applicants who have rent arrears owing to a current or previous landlord and who have not made and maintained a satisfactory arrangement to repay the debt.
 - Applicants who have provided false or misleading information or failed to disclose information relevant to their application. In these cases applicants will be asked to complete a new application. The date of this new application will be taken and they may be given reduced preference for the new application.
 - Applicants who have refused two reasonable offers. In this case applicants will be removed from the register and if they re-apply may be given reduced preference.
 - Applicants who are deemed to have deliberately worsened their housing circumstances. For example, this may apply where an applicant gives up settled accommodation in order to move into less settled or overcrowded accommodation.
 - Applicants who have behaved in a way which effects their suitability to be a tenant (or whose household contains a member who has done this).
- 12.3. In deciding whether to reduce priority, the assessing organisation will act reasonably and consider each application on its merits. It must have regard to the applicant's personal circumstances (and those of the applicant's

household), including his or her health and medical needs, dependents and any other factors relevant to the application. Previous behaviour may not justify a decision to reduce preference where that behaviour can be shown by the applicant to have improved.

- 12.4. In circumstances where an applicant has their priority reduced they will be provided with appropriate advice and guidance and support.
- 12.5. Applicants who are given reduced priority will be notified of the grounds of this in writing and have the right to appeal.
- 12.6. Applicants who have been given reduced priority may present evidence to demonstrate a change in behaviour and if partners are satisfied that this is satisfactory, they may have the reduction in preference removed. In this situation, the date of application for the purposes of ranking of applicants in any shortlist will be the date when the reduction of preference was removed.
- 12.7. Rehousing of some applicants with an offending background may be subject to Multi Agency Public Protection Agreements (MAPPA). In such circumstances housing allocation arrangements will be based on the appropriate risk assessment criteria with the relevant agencies concerned.

13. Allocation of vacant properties

- 13.1. At the point of application, applicants are asked about their choice of area and property type. However, each property type is usually only let to particular types of household. The guidelines for this matching are given below.
- 13.2. Some types of property are designated for specific categories of applicant. The main examples of this are:
 - Designated sheltered housing schemes have age restrictions which apply to tenants and members of their households.
 - Homes that have been purpose built, adapted or are considered accessible by people with mobility needs will be offered first to people whose physical needs are suited to the property.
 - Houses will normally only be let to families with children.
 - Some flats and maisonettes will have restrictions regarding pets

13.3.

Household make up	Number of bedrooms
Single person	1 bedroom or bedsit
Pregnant women (in couple or single)	1 or 2 bedroom
Couple	1 bedroom
Single parent or couple with one child	2 bedrooms
Two person household not in couple	2 bedroom
Single parent or couple with two children of	2 or 3 bedrooms
same sex	
Single parent or couple with two children of	3 bedrooms
opposite sex (if both children are under 10	
, they can be considered for 2 bed)	

Single parent or couple with three children	3 bedrooms
Single parent or couple with four children	3 or 4 bedrooms
Single parent or couple with five children	4 bedrooms
Single parent or couple with more than five	4 or more bedrooms
children	

The table above is a general guide only and can vary in areas due to local demand, supply or any local letting policies.

14. Who Can Be Considered As Part of The Household

- 14.1. When assessing an application the partners will consider the circumstances of the household. A household is considered to be:
 - Persons who are part of the household at the date of registration, or at the start of the tenancy in the case of existing tenants, and are still in occupation
 - Partners who are living together in a relationship
 - Children born since the registration date, or the start of the tenancy, or other dependent children joining the household where the applicant or tenant is the principal carer of the child. Evidence will need to be produced to confirm dependent relationship(s). Tenants must inform the organisation of any change to their household
 - An adult relative who has become a member of the household because they are in need of support and cannot live independently. (this also applies to transfer applications)
 - Housing applications from partners who are not living together due to lack of space in either of their accommodations will be considered as a household with both accommodations being taken into account when assessing the application

15. Offers and refusals

- 15.1. Applicants have a choice as to whether to accept an offer of a property. If a property is refused without good reason, housing options will contact the applicant to discuss their reasons. If as a result of two unreasonable refusals, it is considered that the applicant's requirements are unlikely to be met, the applicant will be removed from the register, subject to right to review. They will be notified of this decision and the grounds in writing and of their right to review. Any re-application may be given reduced priority.
- 15.2. Applicants owed a duty under homelessness legislation may be offered a property which falls outside their preferred options. Such offers will be made in line with the relevant statutory procedures. If such a reasonable offer is refused, then the applicant may have their priority within this framework reduced, in line with the section on reduced priority. In these

circumstances applicants are entitled to a review and if this found in their favour, they would be reinstated.

16. Removal from the register

- 16.1. Under certain circumstances, applicants may be removed from the register. These are as follows:
- 16.2. Applicants who have provided false or misleading information or failed to disclose information relevant to their application. In these cases applicants will be asked to complete a new application. The date of this application will be taken and they may be given reduced preference for this new application, as stated above
- 16.3. Applicants who have refused two reasonable offers. In this case they will be removed from the register and if they re-apply may be given reduced priority.
- 16.4. Applicants who fail to respond to correspondence including offer letters within the set response times. These applicants will be removed from the register through a formal notification and appeal process.

17. Local Lettings Policies

- 17.1. The framework recognises that partners may wish to include policies designed to tackle local housing issues through the use of local letting policies.
- 17.2. All local lettings policies will be based on a sound evidence base and will be developed after a robust assessment of this evidence base has been carried out.
- 17.3. Examples of local housing issues include:
 - concentrations of deprivation
 - under occupation
 - overcrowding
 - facilitating tenant employment through job related moves
 - ensuring the needs of rural communities are met
 - allowing transfers for existing social tenants even where they do not have reasonable preference.
 - Some properties, usually in defined locations, can only be let subject to additional occupation criteria as they are subject to a Planning Obligation under s106 of the Town and Country Planning Act 1990.
 - Regeneration areas
 - Large new developments
- 17.4. The development of local lettings policies will follow the protocol which accompanies this framework and may be modified from time to time. This protocol and local lettings policies will be reviewed and monitored via a mechanism set up by the partner organisations.

18. Review of Allocations framework

18.1. The operation of the framework will be monitored on an on-going basis. It will also be subject to an annual review. Where appropriate, recommendations for alterations will be submitted for approval. These would then have to be ratified by each partner before being adopted.

19. Reviews and appeals

- 19.1. Applicants have the right to be informed, upon request, of any decision about the facts of an applicant's case which have been, or are likely to be, taken into account in considering whether to allocate housing to them.
- 19.2. Applicants have the right to ask for a review of decisions regarding their application. This includes decisions in relation to:
 - Ineligibility for social housing
 - Housing need assessment
 - Cancellation of application following two refusals of offers
 - Reduction of priority according to section 12...

Appendix: The Banding Scheme

The criteria for determining which band an applicant is placed in are set out below. All decisions taken will be consistent with this scheme.

Band One

Local Connection is required for applicants to qualify under each of the categories from 1 to 5

1. Urgent medical, welfare or disability related need

Applicants whose household includes someone who:

- (a) has a medical condition which is life-threatening or likely to become so, and which is directly linked to their housing conditions and likely to improve with rehousing
- (b) has been assessed by the relevant practitioner as having a need to move urgently to an accessible property.
- (c) Has a serious physical or mental illness, disability or medical condition or behavioural disorder, which is causing serious dysfunction to themselves or the family unit e.g. terminal illness, permanent disability or progressive condition and they are completely unable to cope in their present accommodation.
- (d) Is hospitalised and is unable to return to their home as it is totally unsuitable for their long term needs by way of design, location and/or is unsuitable for disabled adaptations.
- (e) is disabled and unable to access essential facilities within the property e.g. bathing or WC, or access to the property itself is totally unsuitable. The property cannot be adapted to meet their needs.
- (f) needs to move to provide support to a relative or person with serious illness, disability or medical condition and that person can only cope in their present accommodation with the applicant's support.
- (g) is living in overcrowded accommodation which leaves the person vulnerable to serious infection, for example where they are suffering from late stage HIV.
- (h) is due to leave local authority care and urgently requires their own accommodation.

Evidence will be required in these cases to support the validity of the claim

2. Loss of home as result of a disaster:

Awarded to applicants with a reasonable prospect of an accommodation offer

within a relatively short period that suddenly lose their existing home as a result of a disaster.

3. Leaving armed forces or serious injury whilst serving in armed forces:

- (a) Any applicant who needs to move to suitable adapted accommodation because of a serious injury, medical condition or disability which he or she, or a member of their household, has sustained as a result of service in the Armed Forces.
- (b) People needing accommodation because of leaving the armed forces and the loss of military accommodation. People who have left the armed forces under Discharge as of Right (DAOR) are excluded from this provision and will not be given band one status under this category.

4. Urgent cases involving children leaving care or at risk of going into care

- (a) Young person's leaving care, where there is an urgent need to find social housing
- (b) Urgent cases where potential foster parents/carers need accommodation in order to take a child.
- (c) Where there is a likelihood of a child having to be accommodated by the local authority if re-housing is not made.

5. Exceptional case of urgent need whose priority is not determined elsewhere in this scheme

Local connection is not required for applicants to qualify under category 6

6. Homeless due to violence or threat of violence:

Those owed a homelessness duty as a result of violence or threats of violence likely to be carried out and who as a result require urgent re-housing including:

- (a) Victims of domestic or other violence;
- (b) Victims of hate incidents (including crimes and non-crimes in policing terms and this will cover victims of hate violence, threats of violence and hate harassment of any kind;
- (c) Witnesses of crime, or victims of crime, who would be at risk of intimidation amounting to violence or threats of violence if they remained in their

current homes.

Band Two

Local connection is required for applicants to qualify for band two under each category below.

1. Applicants who are homeless within the meaning of Part 7 of the Housing Act 1996, with the exception of applicants who have become homeless intentionally under the definition of intentionality contained in section 191 of the 1996 Act.

This category includes homeless applicants both in priority need and not in priority need, provided they have not become homeless intentionally.

The definition of homelessness used is contained in sections 175-177 of the Housing Act 1996 Part 7. Under this definition a person who does not have accommodation which is legally and physically available to them to occupy and which is reasonable for them to occupy would be classed as homeless.

People will be accorded this status depending on an assessment by the relevant local authority's homelessness team or the team of a contracted out service as applicable. Applicants who refuse a reasonable offer made to them under homelessness legislation may have their priority reduced.

2. Applicants who are owed a duty by a local housing authority under section 193(2) or 195(2) of the Housing Act 1996 or who are occupying accommodation secured by any such authority under section 192(3) of the 1996 Act.

This category includes applicants who are:

- (a) unintentionally homeless and in priority need and who have been accepted as being owed a full duty under section 193(2);
- (b) unintentionally homeless and not in priority need but for whom accommodation has been made available by the authority under section 192(3);
- (c) threatened with homelessness in the next 28 days and owed a duty under section 195(2) of the 1996 act (i.e. have not intentionally become so threatened and are in priority need).

This category does not include applicants who have become homeless, or are threatened with homelessness, intentionally.

People will be accorded this status depending on an assessment by the relevant local authority's homelessness team or the team of a contracted out service as applicable. Applicants who refuse a reasonable offer made to them under homelessness legislation may have their preference reduced.

3. Applicants suffering from insanitary, overcrowded or otherwise unsatisfactory housing conditions

This category includes the following:

- (a) Applicants living in insanitary conditions where the conditions pose an ongoing and serious threat to health.
- (b) Applicants living in a property that is uninhabitable due to, for example, severe damp, major structural defects including subsidence, flooding, collapse of roof, or having living conditions which are a statutory nuisance and there is no prospect of the problems being remedied in a time period that the council considers reasonable.
- (c) Applicants whose current property:
 - (a) lacks a bathroom with facilities or the facilities are located in an insanitary location e.g. within kitchen;
 - (b) lacks a kitchen and/or appropriate facilities;
 - (c) lacks an inside W/C;
 - (d) lacks a hot or cold water supply to the property due to defect with the property;
 - (e) lacks an electrical supply due to defect with property;
 - (f) lacks a gas supply due to defect with property where such a supply is required to operate existing or necessary services such as heating.
- (d) Applicants who share facilities with occupiers who are not part of the applicant's household on a permanent basis. This applies to the sharing of a kitchen, bathroom/shower or toilet.
- (e) A housing situation is deemed to be overcrowded if it lacks at least one bedroom. This must be on a permanent basis. The following are taken to be minimum bedroom requirements:
 - a. A married couple or couple living together need one bedroom.
 - b. A married couple or couple living together with a child under 12 months need one bedroom.
 - c. A single person over the age of 16 or a single parent needs one

- bedroom. (applicable to a single parent with a child under 12 months).
- d. A child 8-16 can only share a bedroom with a child of the same sex.

4. People who need to move on medical or welfare grounds (including grounds relating to disability)

The following categories of applicant would qualify:

- a) Applicants whose household includes someone with a medical condition which is directly linked to unsuitable housing and where re-housing is necessary to significantly improve their health.
- b) Current accommodation presents access problems to a member of the household which have a detrimental impact on their welfare, which cannot be resolved in the current property and would be significantly alleviated if they were suitably re-housed. Such cases would be assessed by the relevant practitioner as requiring a move to an accessible property.
- c) Applicants whose household includes someone who has social care needs which are not being met and re-housing is necessary to significantly improve their care.

5. People who need to move to a particular locality, where a failure to do so would cause hardship

Cases include:

- a) It is unreasonable for the applicant to stay in their current property due to exceptional financial hardship.
- b) Applicants who need to downsize because they are unable to afford their current property due to welfare reform.
- c) The applicant or member of their household is at risk of being admitted to residential care or hospital if re-housing is not made.
- d) The applicant needs to move due to relationship breakdown and there is a need to safeguard and promote the welfare of children associated.
- e) The applicant is a care leaver, vulnerable and has a high housing need that is best met by the provision of long term settled housing. Applicants must be a former 'relevant child' as defined by the Children Leaving Care Act 2000.

- f) The applicant or member of their household has permanent employment which cannot continue unless they live in a specific locality within the area and are otherwise adequately housed.
- g) The applicant is giving or receiving essential support, which can only be delivered if they live in a specific locality within the area.
- h) Vulnerable applicants who are ready to move on to independent living and who have been given priority.

6. People who need to move to release a high demand property resulting in effective use of stock

This will usually be in cases where the applicant is giving up adapted properties, houses or ground flour accommodation with two or more bedrooms. However, the exact specifications will vary according to circumstances.

7. Current tenants of partnership landlords for whom management transfers have been agreed

This is only for exceptional cases where there are circumstances not covered by the rest of this scheme. All such transfers must be recorded, referenced and approved by senior officers. These cases will be monitored and reviewed.

Band Three

Local Connection is not required for applicants to qualify for band three

1. Urgent medical, welfare or disability related need

Applicants whose household includes someone who:

- (a) has a medical condition which is life-threatening or likely to become so, and which is directly linked to their housing conditions and likely to improve with rehousing
- (b) has been assessed by the relevant practitioner as having a need to move urgently to an accessible property.
- (c) Has a serious physical or mental illness, disability or medical condition or behavioural disorder, which is causing serious dysfunction to themselves or the family unit e.g. terminal illness, permanent disability or progressive condition and they are completely unable to cope in their present accommodation.
- (d) Is hospitalised and is unable to return to their home as it is totally unsuitable for their long term needs by way of design, location and/or is unsuitable for

- disabled adaptations.
- (e) is disabled and unable to access essential facilities within the property e.g. bathing or WC, or access to the property itself is totally unsuitable. The property cannot be adapted to meet their needs.
- (f) needs to move to provide support to a relative or person with serious illness, disability or medical condition and that person can only cope in their present accommodation with the applicant's support.
- (g) is living in overcrowded accommodation which leaves the person vulnerable to serious infection, for example where they are suffering from late stage HIV.
- (h) is due to leave local authority care and urgently requires their own accommodation.

Evidence will be required in these cases to support the validity of the claim

2. Loss of home as result of a disaster

Awarded to applicants with a reasonable prospect of an accommodation offer within a relatively short period that suddenly lose their existing home as a result of a disaster.

3. Leaving armed forces or serious injury whilst serving in armed forces

- (a) Any applicant who needs to move to suitable adapted accommodation because of a serious injury, medical condition or disability which he or she, or a member of their household, has sustained as a result of service in the Armed Forces.
- (b) People needing accommodation because of leaving the armed forces and the loss of military accommodation. People who have left the armed forces under Discharge as of Right (DAOR) are excluded from this provision and will not be given band one status under this category.

4. Urgent cases involving children leaving care or at risk of going into care

- (d) Young person's leaving care, where there is an urgent need to find social housing
- (e) Urgent cases where potential foster parents/carers need accommodation in order to take a child.
- (f) Where there is a likelihood of a child having to be accommodated by the local authority if re-housing is not made.

5. Exceptional case of urgent need whose priority is not determined elsewhere in this scheme

Band Four

Local Connection is not required for applicants to qualify for band four

1. Applicants who are homeless within the meaning of Part 7 of the Housing Act 1996.

This category includes homeless applicants both in priority need and not in priority need, and who are homeless either unintentionally or intentionally.

The definition of homelessness used is contained in sections 175-177 of the Housing Act 1996 Part 7. Under this definition a person who does not have accommodation which is legally and physically available to them to occupy and which is reasonable for them to occupy would be classed as homeless.

People will be accorded this status depending on an assessment by the relevant local authority's homelessness team or the team of a contracted out service as applicable.

2. Applicants who are owed a duty by a local housing authority under section 190(2), 193(2) or 195(2) of the Housing Act 1996 (or under section 65(2) or 68(2) of the housing Act 1985) or who are occupying accommodation secured by any such authority under section 192(3) of the 1996 Act.

This category includes applicants who are:

- (a) unintentionally homeless and in priority need and who have been accepted as being owed a full duty under section 193(2);
- (b) unintentionally homeless and not in priority need but for whom accommodation has been made available by the authority under section 192(3);
- (c) threatened with homelessness in the next 28 days and owed a duty under section 195(2) of the 1996 act (i.e. have not intentionally become so threatened and are in priority need);
- (d) are owed a section 190(2) duty, have been assessed as being in priority need, but are intentionally homeless and have been provided with accommodation for a period of time to enable them to secure their own accommodation.

This category does not include applicants who have become homeless, or are threatened with homelessness, intentionally.

People will be accorded this status depending on an assessment by the relevant local authority's homelessness team or the team of a contracted out service as applicable.

3. Applicants suffering from insanitary, overcrowded or otherwise unsatisfactory housing conditions

This category includes the following:

- (a) Applicants living in insanitary conditions where the conditions pose an ongoing and serious threat to health.
- (b) Applicants living in a property that is uninhabitable due to, for example, severe damp, major structural defects including subsidence, flooding, collapse of roof, or having living conditions which are a statutory nuisance and there is no prospect of the problems being remedied in a time period that the council considers reasonable.
- (c) Applicants whose current property:
 - a. lacks a bathroom with facilities or the facilities are located in an insanitary location e.g. within kitchen;
 - b. lacks a kitchen and/or appropriate facilities;
 - c. lacks an inside W/C;
 - d. lacks a hot or cold water supply to the property due to defect with the property;
 - e. lacks an electrical supply due to defect with property;
 - f. lacks a gas supply due to defect with property where such a supply is required to operate existing or necessary services such as heating.
- (d) Applicants who share facilities with occupiers who are not part of the applicant's household on a permanent basis. This applies to the sharing of a kitchen, bathroom/shower or toilet.
- (e) A housing situation is deemed to be overcrowded if it lacks at least one bedroom. This must be on a permanent basis. The following are taken to be minimum bedroom requirements:
 - a. A married couple or couple living together need one bedroom.
 - b. A married couple or couple living together with a child under 12 months need one bedroom.
 - A single person over the age of 16 or a single parent needs one bedroom. (applicable to a single parent with a child under 12 months).

d. A child 8-16 can only share a bedroom with a child of the same sex.

4. People who need to move on medical or welfare grounds (including grounds relating to disability)

The following categories of applicant would qualify:

- a) Applicants whose household includes someone with a medical condition which is directly linked to unsuitable housing and where re-housing is necessary to significantly improve their health.
- b) Current accommodation presents access problems to a member of the household which have a detrimental impact on their welfare, which cannot be resolved in the current property and would be significantly alleviated if they were suitably re-housed. Such cases would be assessed by occupational therapy as requiring a move to an accessible property. Thes ecases will be managed through an accessible housing register.
- c) Applicants whose household includes someone who has social care needs which are not being met and re-housing is necessary to significantly improve their care.
- 5. People who need to move to a particular locality, where a failure to do so would cause hardship

Cases include:

- a) It is unreasonable for the applicant to stay in their current property due to exceptional financial hardship.
- b) Applicants who need to downsize because they are unable to afford their current property due to welfare reform.
- c) The applicant or member of their household is at risk of being admitted to residential care or hospital if re-housing is not made.
- d) The applicant needs to move due to relationship breakdown and there is a need to safeguard and promote the welfare of children associated.
- e) The applicant is a care leaver, vulnerable and has a high housing need that is best met by the provision of long term settled housing. Applicants must be a former 'relevant child' as defined by the Children Leaving Care Act 2000.
- f) The applicant or member of their household has permanent

- employment which cannot continue unless they live in a specific locality within the area and are otherwise adequately housed.
- g) The applicant is giving or receiving essential support, which can only be delivered if they live in a specific locality within the area.
- h) Vulnerable applicants who are ready to move on to independent living and who have been given priority.
- 6. Current tenants of partnership landlords for whom management transfers have been agreed

This is only for exceptional cases where there are circumstances not covered by the rest of this scheme. All such transfers must be recorded, referenced and approved by senior officers. These cases will be monitored and reviewed.