

Introductory Tenancy Agreement -

where tenant, or one or more joint tenants, is under 18

All trustees of any tenants who are under the age of 18 ("minor tenants") should sign below after reading this Agreement

Minor tenant(s) are excluded under s1(6) Law of Property Act 1925 from holding a legal estate in land. The legal tenancy will therefore be held on trust by the trustee until the minor tenant(s) reaches the age of 18, when the minor tenant(s) will automatically acquire full legal rights to the tenancy.

Minor tenant(s) named on this Agreement:

Name 1	
Name 2	

Dated

This document is a tenancy agreement between:

Names of Tenant(s) (including any minor tenant(s) named above):

("The tenant") and City of York Council ("The Council"). You are an "Introductory tenant" and the Council is your landlord and each has certain rights and responsibilities which must be observed. These are explained in this tenancy agreement. By signing this agreement you are agreeing to become our Introductory tenant. You are entering into a legal contract with us. Please read this agreement carefully before signing it, if there is anything you do not understand you should contact your Estate Manager, or seek independent advice from a Solicitor or the Citizens' Advice Bureau.

Address

Beginning of tenancy (Date)

Gross weekly rent £

I confirm I have received a copy of the Introductory Tenancy Customer Information leaflet. I confirm I have received a copy of the Housing Information Handbook, referred to in this agreement, which gives additional information.

Signed	Date
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Signed------ Date------ Date--------In the case of joint tenants both must sign. Each joint tenant will be both individually and jointly responsible for all aspects of this agreement

Signed -----On behalf of Housing Services

PRINT NAME -----

INTRODUCTION to your tenancy agreement

Welcome to your Introductory Tenancy with City of York Council.

Your tenancy agreement is a legal contract. Before you accept the agreement, it is important that you read and understand this tenancy agreement as it sets out the basic conditions of your Introductory tenancy, your rights and responsibilities, and our responsibilities to you.

Your Introductory Tenancy Customer Information leaflet contains detailed information about your legal rights and responsibilities

Your Housing Information Handbook contains more detailed information, about your rights and responsibilities and other useful information about your home.

This agreement gives you the right to live in the property; we will not interfere with this right except where the law allows us to.

Definitions

The words 'property', 'dwelling' and 'home' when used in this agreement refer to the property you live in, including any garden.

'You', refers to you, the Introductory tenant or joint tenants where applicable.

YOUR RIGHTS as an Introductory tenant

- **1.** The Introductory tenancy gives you the following rights. These rights may be subject to conditions and are set out in more detail in the Introductory Tenancy Customer Information leaflet and the Housing Information Handbook:
 - a) The Right to live in the property for the length of the tenancy without interference from the Council
 - a. Except for the obligations in this tenancy agreement to give our employees, contractors or sub contractors access
 - b. Unless you break the terms of this tenancy agreement or in circumstances where the law allows the Council to apply to Court to end your tenancy.
 - b) **The Right to improve your home.** As an Introductory tenant, you do not have the right to make any improvements to your home.
 - c) The Right to succession. When you die, your tenancy will pass to your husband or wife, or to your partner (as long as you were living together as husband or wife – this includes couples of the same sex) if he or she lived in the property as their only or main home when you died. If you are not married and do not have a partner, your tenancy will pass to a qualifying relative but only if at the date of your death, they were living with you and had been living with you without a break for the previous 12 months. This is called 'succession'. For more information about this, and qualifying relatives please refer to the Housing Information Handbook.
 - d) **The Right to buy**. As an Introductory tenant you do not have the right to buy your home. However if you go onto become a Secure tenant and do buy your home, the twelve months that you have spend as an Introductory tenant will count towards any discount that you may be entitled to.
 - e) **The Right to take in a lodger**. As an Introductory tenant you do not have the right to take in a lodger. If you break this rule the council could take action to end your Introductory tenancy.
 - f) **The Right to sub-let part of your home**. As an Introductory tenant you do not have the right to sublet any part of your home. If you break this rule the council could take action to end your Introductory tenancy.
 - g) **The Right to exchange homes.** As an Introductory tenant you do not have the right to exchange your home with any other tenant. If you break this rule the council could take action to end your Introductory tenancy.
 - h) The Right to be consulted. You have the right to be consulted about any proposals for changes to the way we manage, maintain, improve, demolish, sell or transfer council homes, or changes to do with services or facilities for council tenants.
 - i) The Right to information and access to your tenancy files.
 - j) The Right to see our policies on housing, re housing and exchanging properties.

- k) **The Right to repair.** Repairs are normally carried out by the Council, but in some circumstances you have the right to arrange your own repairs. Further details are set out in the Housing Information Handbook.
- The Right to manage. Tenants' organisations have the right to take over the management of their homes. This is called the Right to Manage. The right only applies to council tenants, including leaseholders. Further details are included in the Housing Information Handbook, Section 7.

OUR RESPONSIBILITIES What City of York Council must do under the Introductory Tenancy Agreement

2. Repairs and Maintenance

The Council will be responsible for:

- a) Keeping the structure, exterior (and communal parts if there is shared access) of the building in good repair. This includes drains, gutters and external pipes.
- b) We will also make sure the installations for the supply of water, gas, electricity, sanitation and rubbish disposal are all in good repair and working order. This also applies to room heating, water heating, communal amenities where they apply.
- c) Carrying out annual servicing to gas appliances.
- d) The painting of outside woodwork and metal work, and inside communal areas on a regular cycle.

These duties are subject to the Council's right to make good and charge the tenant for the cost of deliberate damage or neglect of its property or communal parts.

The Council will not repair anything fitted by the tenant. The Council will carry out the repairs it is responsible for, offering appointments for all internal repairs. The completion of the work will be guided by the following timescales:

Emergency:	Within 24 hours
Urgent	Within 3 working days
Other:	Within 25 working days

3. Consultation

The Council will consult tenants who are likely to be substantially affected by a change in the Council's housing policy or practice. This includes any new programme of maintenance or improvements.

4. Setting Rents and Charges

- a) The rent may be altered by the Council after the tenant is given 4 weeks written notice, usually once a year. The notice will say what change we are going to make and the date on which the change will happen.
- b) The council may alter other charges (e.g. service charges) without prior notice.

c) We have the right to charge you for any new service we provide for your home. The cost will be charged as part of your rent. We will tell you, in writing at least four weeks before we do this.

5. Your Introductory Tenancy

As a council tenant, you have an Introductory tenancy of your home.

Introductory tenants have less rights than secure tenants. During the first 12 months you will remain an introductory tenant, this is a 12 month trial period. If you break the terms of this tenancy agreement within the 12 month period you may be evicted. The procedure to obtain a court order is easier for the Council than for secure tenants. After the 12 month period has come to an end, providing the Council has not commenced legal proceedings to end the introductory tenancy your tenancy will automatically become a secure tenancy. Further details as set out in the Introductory Tenancy Customer Information Leaflet

The Council is committed to ensuring that the conditions of your Introductory tenancy Agreement are adhered to, to allow all tenants to enjoy their homes.

If you do not adhere to the conditions of your tenancy agreement the council will, if necessary, take appropriate legal action. This to ensure that tenancy conditions are enforced. We may only end an Introductory tenancy on the order of a county court by following the procedures set out in Section 124 of the Housing Act 1996. In this tenancy agreement we set out the tenancy conditions that if broken could form the grounds for the Council to apply for a court order for possession of your property.

a) The Council can only seek to repossess the property in the following circumstances:

- We built or adapted the property for a physically disabled person and you no longer need that type of home and we need the property for someone else with special needs. In this case we will provide you with suitable alternative accommodation
- We need to demolish, rebuild or carry out major repairs to your property, which we cannot be done unless you move out. In this case we will provide you with suitable alternative accommodation
- You break any of the conditions set out in this agreement. If you do we will take legal action to force you to meet the conditions, or we will ask the Court for permission to evict you
- You stop using the property as your only and principal home
- Any other reason under the Housing Act 1996 or any future law

6. Ensure all our customers are treated in a courteous and professional manner by housing staff

YOUR RESPONSIBILITIES What City of York Council Tenants must do You are responsible for anything that you do in relation to the property or the tenancy, and you are also responsible for anything your household, friends, relatives, including children, and any other person living in or visiting your home do in relation to the property or the tenancy.

7.Rent and other charges

Rent Payable

- a) Rent, including any service charges as shown in the rent card is due on Mondays and is payable fortnightly. You must also make regular payments towards any other debts such as rechargeable repairs, or arrears and other debts arising from a former City of York Council tenancy. There are four 'free' weeks each year when no rent is due (although people with rent arrears must continue to pay during these weeks). If you are in receipt of housing benefit, it is still your responsibility to ensure that your rent is paid.
- b) Your weekly rent is made up of one or more amounts:

Basic rent Service charges Other charges

Non Payment of Rent

c) If you do not pay your rent or other charges shown on your rent card and any previous debts shown on page 14 of this agreement when they are due, we may ask the court to make an order against you for possession of the property. We may then take steps to evict you. If we have to do this you will have to pay legal costs on top of the rent that you owe.

Previous Tenancies

d) If you owe money from a previous tenancy with City of York Council, you must sign the agreement on page 14 of this agreement. By signing this agreement, you are agreeing to repay this debt. If you do not repay the debt, we have the right to ask the court to make an order against you for possession of your home.

8. Ending Your Introductory Tenancy

Notice and return of Keys

a) Your tenancy will run on a week-to-week basis. You can end it by giving at least 4 weeks notice, in writing, ending at 12 noon on Monday. You must leave the property and hand the keys in to your local housing office at or before that date and time. If you fail to return the keys you will be charged for the cost of replacement keys, locks and other work required to the doors/frame due to your failure to return the keys, and for any rent loss incurred by your delay in returning the keys.

Removal of belongings

b) You must remove all your furniture, personal belongings and rubbish by that time, and you must leave the property in good condition. If you leave any belongings behind we will remove them. If you fail to leave the property in a clean and tidy

condition, or leave behind unwanted furniture you will be recharged for additional costs that the Council incur.

Vacant Possession

c) You must make sure that no person remains in occupation at the property. If you fail to do so we will ask the court to make an order asking that person to leave the property and you will have to pay us our legal costs and any rent we have lost until the property is available to re let.

9. Repairs, Maintenance and Looking After Your Home

a) Reporting Repairs

You must report straightaway to your local office any disrepair or fault for which we are responsible – this includes

- Disrepair or fault in the structure or outside of the property (or if you live in a flat or maisonette the building of which the property forms part). This includes blocked drains, leaking pipes and other defects in fittings and structure
- Disrepair or fault in communal areas

b) Repairs which are your responsibility

- You are responsible for items listed in the Housing Information Handbook Section 3 Repairs and Maintenance, which include:
- Bath and sink plugs and chains
- Chimney Sweeping (if you have an open fire)
- Cookers (unless you rent one from City of York Council)
- Door Bells (except door entry systems)
- Washing Machine Fittings (unless fitted by the council)
- Decoration inside the home
- Wooden Sheds (unless provided to house a wheelchair)
- Door Name plate
- Timber Garage
- Smoke Alarms
- Fluorescent light tubes
- Security Light bulbs
- Any items damaged by you
- Any other items including (this list is not exhaustive)
 - o Tiles
 - \circ Showers
 - o Heating systems
 - o Locks
 - o Kitchen Units
 - o Floor coverings
 - Gates and Fencing

Allowing us access to carry out repairs or to inspect the property

c) You must allow Council staff, contractors and other authorised people into your home at reasonable hours to inspect conditions and carry out necessary repairs.

We will give you 24 hours written notice (**or without notice in the case of emergency**), to inspect or carry out work in the property or an attached property. We will have given you proper notice under this condition if we leave it addressed to you at the property. In an emergency we may tell our employees, contractors or other authorised persons to enter the property straight away, in which case we will put right any damage we cause.

- d) If you do not let our staff, contractors or other authorised persons into your property to carry out gas servicing or repairs after we have given you 24 hours notice (or without notice in the case of an emergency) we may apply to the court for an order which may be either a possession order or an injunction order (and you may have to pay our costs of going to court).
- e) You will be charged if no one is at home when either you have requested an emergency call-out or where an appointment has been made.
- f) If we need to service any gas appliance in your home our contractor will give you written notice of the service, but if you do not allow access to your property in line with the written notice, we will regard the case as an emergency. If you do not let our staff or other authorised persons in to the property to service gas appliances we may apply to the court for an order, which may be either a possession order or an injunction order (and you may have to pay our costs of going to court). The council is required by law to service gas appliances in council homes each year. You are putting your life at risk if you do not allow regular checks to be made to gas appliances in your home.

Care of the Property

- g) You must take care of the property and keep it clean and well decorated. You must keep all shared entrances, halls, stairways, and landings clean, free from rubbish and personal belongings.
- h) You must pay us the cost of any repairs to the property that are needed as a result of wilful damage or negligence, or a failure to take care of the property, (whether the fault is yours or that of any member of your household, or any lodger, subtenant or visitor of yours).
- You will be responsible for any damage caused by any items that you, members of your household, relatives or visitors bring onto the property, for example leaking washing machines. This includes damage to your home and any adjoining home caused by your appliances. The council will charge you for any repairs which are due to damage caused by these items.
- j) You must take reasonable precautions to prevent fire and frost damage to the property.
- k) You must ensure that any fixtures and fittings which you are responsible for under the terms of this agreement are maintained to a reasonable standard.
- You must arrange and pay for chimneys to be swept where solid fuels are used. This must take place once a year, so you will be responsible for this activity once during your Introductory tenancy period.

Decorating

m) You are responsible for decorating the inside of the property, (which includes decorating as often as necessary to keep decorations to a reasonable standard).

Gardens, outbuildings and other external areas

- n) You must keep your garden neat and tidy this includes hedges, shrubs and trees.
- o) You must keep any fences, sheds and outbuildings etc in good repair.
- p) You cannot or arrange for anyone on your behalf, to cut down trees and hedges within the boundaries of your home without first getting written Council permission.
- q) You must not park or drive a motor vehicle, caravan or boat within the boundaries of your home or on or over council owned grass verges without providing a hard standing and a car crossing. You must also not allow members of your household or visitors to your home to do this either.
- r) As an Introductory tenant you must not construct any garage, carport, shed, pigeon loft, greenhouse, fence, wall or any other building.
- s) As an Introductory tenant you are not entitled to affix a satellite dish, mast or aerial to your home.

Health and Safety

You, members of your household, or any visitors to your home must not do anything or cause anything to be done which, in our opinion, is likely to cause a danger to anyone in the property or the locality. Examples would include: -

- The storage of dangerous and/or inflammable materials or fuels in the property, outbuildings, communal area or garden, including gas bottles
- The use of portable gas, oil or paraffin heaters in the property
- Interference with equipment for detecting or putting out fires
- Throwing things out of windows or balconies.

Temporary Accommodation during major repair work

t) If you or members of your household have been temporarily moved to other accommodation so work can be carried out on the property, you must return to the property once the work has been completed. If you do not return when the work has been completed, we may ask the court for an order for possession of the temporary accommodation. If this happens, you may have to pay legal costs.

Disposal of Household Waste

u) You or members of your household must dispose of your household waste properly and you must take reasonable care to make sure that it does not become scattered in communal areas or in the area near the property, or cause a nuisance or annoyance to any person. Information about disposal of bulky items is contained in the Housing Information Handbook.

Smoke Alarms

 v) You are responsible for all smoke alarms in your property, whether installed by you, the council or by any previous tenant. This includes testing and maintaining the alarm, and changing it's batteries. If the alarm is broken you must report it to us immediately, so that we can replace it.

10. Use of Premises

Occupying the property

a) Once you have signed your tenancy agreement you must move into the property. You must live in this property as your sole or main home. If you expect to be away from your home for longer than one month, you should tell us. If you stop living in the property as your sole or main home, you will stop being an Introductory tenant and you will no longer have the legal protection of an Introductory tenancy. If we have reason to believe that you are not living in the property as your sole or main home, we may ask the court to end your tenancy. If the council suspects the tenant is not using the premises as their sole or main residence, we may gain access to seek to determine evidence of this.

Running a business from the property

b) You must not operate a business from your home, garden or communal areas without written consent from the council.

Overcrowding

c) You must not allow the property to become overcrowded. We may apply for a possession order if we find that the property is overcrowded.

Sub-letting

d) You must live on the premises and must not sub-let or give up possession of all or part of your home. You must not give away or sign over your tenancy to anyone If these rules are broken the council will take action to end your tenancy.

Nuisance

e) You must use your home as a private dwelling and in a reasonable manner, not causing nuisance or anti-social behaviour at the premises, for more detail see section 11 Nuisance and Anti-Social Behaviour.

11. Nuisance and Anti-Social Behaviour

- a) We are firmly opposed to anti-social behaviour. You must take all reasonable steps to prevent anyone living at or visiting the property, from carrying out any nuisance, annoyance, harassment or anti-social behaviour as detailed in this section. This includes any nuisance, annoyance, offence or harm to any:
 - Neighbour
 - Other tenant of City of York Council
 - Businesses or services operating in the locality
 - Other person living in or visiting the locality.

If they do you will be held responsible as if you had committed it yourself. You must ensure that no intentional damage is caused by you or anyone living in or visiting your home. We will take immediate steps to evict you where you or any other member of your household, or visitors to your home engages in any of the following activities:

- b) Using your home or any other council property for illegal or immoral purposes. In particular the Council will not tolerate the property being used in connection with the possession, use, supply of, or dealing in illegal drugs or substances. You must not use the property, or supply from or in the neighbourhood of the property, any controlled drug or other substance that is illegal under the Misuse of Drugs Act 1971 or any part of the criminal law. You must make sure that no member of your household, or visitor does any such act. If they do, you will be responsible as if you had committed it yourself
- c) Keeping an illegal weapon on the property
- d) Threatening anyone at the property or in the locality with an offensive weapon
- e) Using the property (including gardens, garages and outbuildings) for criminal, immoral or illegal purpose, including storing, selling or handling stolen, illicit or offensive goods.
- f) Drawing graffiti on or otherwise damaging public property in the locality. You will be held responsible for the cost of repairing any malicious damage caused by anyone in your household, whether the damage is caused to the property which is the subject of this agreement, or any other property in the locality.
- g) Creating or permitting any noise which, in the opinion of the Council, causes a serious nuisance.
- h) Damaging or allowing an animal you own or are responsible for to damage any property or belongings of: City of York Council, any neighbours, any other tenant of ours, any other person living in the area near the property. If any member of your household or visitor commits any such act, you will be held responsible.

Harassment

- i) You must not commit or allow member of or visitors to your household, to commit any form of harassment on the grounds of race, colour, religion, sex, sexual orientation or disability which may interfere with the peace and comfort of, or cause offence to any others residing in, visiting or offering services in the locality.
- j) You, members of your household, or any visitors to your home must not do anything or cause anything to be done which, in our opinion, is likely to cause nuisance, annoyance or harassment to others residing in, visiting or offering services in the locality. This includes the use of any words or the performance of any acts (including graffiti and damage to property), which are likely to be abusive or insulting on any grounds including colour, race, nationality, sexual orientation, gender, religion or disability.

Racial Harassment

k) The Council will not tolerate racial harassment. The tenant must not cause racial harassment and must take all reasonable steps to prevent anyone living in or visiting the property from doing so. Discrimination intimidation or harassment because of someone's race will include any act of verbal or physical abuse directed at individuals or groups because of their colour or origin, when the victim believes that the attack is of a racist nature or there is direct evidence of a racist motive. It is very different from other forms of harassment. Racial harassment is a crime and you will be breaking these conditions of tenancy if you are found guilty of it

Communal (shared) Areas

 You or anyone living in or visiting the property must not do anything in or to communal areas that may cause offence to other users of those areas or that will cause damage to the communal areas. For example: car breaking, car repairs, bonfires, games or parties. A communal area is a part of the building or estate which all tenants can use, for example, halls, stairways, entrances, landings, shared gardens, lawns and landscaped areas.

Children

m) You must exercise control over children in your household and any children visiting your home to prevent them causing a nuisance or harassing neighbours and the public. Also you must not allow any of them to play ball games where this is prohibited, or leads to difficulties which the council is then asked to resolve.

Behaviour towards City of York Council Employees and Contractors

n) You must not physically or verbally abuse City of York Council employees or contractors, or intimidate them in any other way. Physical abuse includes any actual or threatened assault, attack, violent act or aggression directed towards any of our employees. You must make sure that no member of your household, or visitor commits any such act. If they do you will be held responsible as if you had committed it yourself.

Noise

- o) You must not operate any device or equipment, or do any activity, which creates so much noise that it causes nuisance or annoyance to your neighbours or creates unreasonable noise levels outside the property. This includes
 - playing any television or radio, musical instrument, record, tape, CD or other recording.
 - excessive use of power tools,
 - activities such as parties which might cause justifiable complaint due to noise levels or timing

Domestic Violence

p) You must not inflict domestic violence, threaten violence or use mental, emotional or sexual abuse against your partner, ex-partner or another member of your family or household. Where a member of the household is caused to leave the home through domestic violence inflicted by another member of the household, we may seek possession of the property if firm evidence is obtained that the victim has left the property

Pets

- q) You must not allow any animals or pets you own, are responsible for or that are visiting your household to cause annoyance or nuisance to neighbours and the public or anyone living in the locality, or to cause damage to the dwelling or communal areas.
- r) You must not allow your property or garden to become unhygienic due to a build up of your pets faeces, and should any pet you own or are responsible for foul the communal areas, you are responsible for cleaning up.
- s) You must keep any pet you own or are responsible for under control. This also applies to any pets your visitors bring with them to the property
- t) You must also make sure that when any City of York Council employee, contractor or subcontractor visits the property in the course of their duties or business that any animal kept at the premises is reasonably and suitably restrained.
- u) We reserve the right to restrict the number of animals you may keep or to require you to remove them altogether.

v) You must not keep any pets that may be a danger, or threat of danger to your neighbours and the public, or anyone living in the locality.

12. False Information

You must give accurate information when applying for a tenancy. We will take steps to repossess the property if you (or another person on your behalf) gave false information to get the tenancy.

LEGAL INFORMATION

13. Changing tenancy terms

Tenancy terms, or services provided under the tenancy, other than rent and charges, can be changed after consulting tenants and recognised tenants, community or residents' associations after giving 4 weeks written notice.

14. Notices

a) **If you need to serve any legal documents** on the City of York Council Community Services they should be sent to or left at the following address:

Community Services (Housing) PO Box 407 2 St. Leonard's Place York Y01 7YN

- b) Notices that need serving on you by the Council may be served by giving them to you by hand or by leaving them at the premises to which they relate, or your last known address if you have moved. We will assume that you have received all letters and notices within 72 hours if we posted them or 24 hours if we delivered them by hand.
- c) If the council takes action to end your Introductory tenancy and serves a notice of possession proceedings, you are entitled to request a review of the action to end your tenancy. If you wish to request a review, this must be done within 14 days of the notice being served. Failure to request a review hearing within 14 days of the date the notice was served will result in the council continuing the action to end the Introductory tenancy without a review hearing.

CYC LANGUAGE PANEL to be inserted here – This agreement is also available on request in Braille, tape format or any of the following community languages. This tenancy agreement is also available in large print and Braille +language panel

This agreement was last revised in: June 2011

Please fill in this section	if you are a	previous tenant and	owe us money.
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On (date)		I owe City of York Council
for my previous ten	ancy at	
Address		
and court costs of		have been added
	f	
I owe a total of	f.	
I agree to pay	£	when I sign this agreement
and then	f.	every week until the debt is cleared
Your signature		Date
Signature on behalf Housing Services	of City of York	