

Rent Setting & Review Policy

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1. Document Overview

Purpose	The purpose of this Policy is to set out the approach of Rosewood Housing to rent setting and how and when we will review rents, intermediate rents and shared ownership rents.			
Audience	Colleagues and Customers			
Data Classification	For internal and external use			
Review Cycle	12 months			
Next Review	September 2023			

2. Document Version History

Version	Date	Author	Reviewer	Changes & Additions
V1.0	08/09/22	Sally Ingham	Board	Drafted from Thrive Homes V1.0 10/05/21 Author Anne Bijum (Reviewer Board)
V1.1	06/04/23	Benji Slater	Board	Revised to remove references to 2022 Government consultation on changes to social housing rent policy

3. Introduction

Rosewood Housing is committed to providing affordable places to live which will be balanced with collecting sufficient income to sustain the viability of the organisation and provide an effective landlord service. In setting and reviewing rents Rosewood Housing will set rents in a fair and transparent manner and follow government policy and regulatory guidance.

4. Scope and objectives

The purpose of this policy is to set out the approach of Rosewood Housing to rent setting, which will be administered by its managing agent Thrive Homes. It details how and when we will review rents across a range of products including formula rents, affordable rents, intermediate rents, and shared ownership rents.

It should be noted that as at drafting Rosewood Housing stock is limited to affordable rent and shared ownership properties. The policy reflects its position should new tenures come into ownership.

5. Definitions of Rent Type or Product

There are four main rent products or categories of property to which this policy applies:

5.1. Social Rent (also known as formula rent)

Social rents (also known as formula rents) are calculated using a formula set by the government which takes account of the relative value of the property, local income levels, and the size of the property. Service charges are calculated separately and are added onto the social rent.

Prior to 2015, formula rents were called "target" rents. They are calculated in exactly the same way.

Each social rented property will have a formula rent which is the maximum amount that can be charged. The aim of the approach is to ensure that similar rents are charged for similar social rent properties. From April 2020 formula rents will increase by CPI + 1% each year

Social rent properties are subject to the Rent Standard set by The Regulator of Social Housing. The Rent Standard 2020 applies from April 2020. It is supplemented by guidance contained in the Policy Statement on Rents for Social Housing (Feb 2019) ('the Policy Statement').

5.2. Affordable rents

Affordable Rent can be set at no more that 80% of market rent levels. This rent is a gross rent and

includes any service charges.

Affordable rent properties are also subject to the Rent Standard.

Rosewood Housing cap affordable rents at the Local Housing Allowance or at 80% of market rent (which ever is lower) for the relevant local authority area where the property is situated.

5.3. Fair Rents

If a tenancy started before 15 January 1989, this is likely to be a regulated or secure tenancy. To qualify to apply to a rent officer to register a fair rent, a tenant must have a regulated or secure tenancy. A landlord or a tenant can apply to have a fair rent registered.

5.4. Intermediate rent

Intermediate rents can be set at no more than 80% of the current market rent.

Intermediate Rent properties are exempt from the Rent Standard but where provided with grant, may be subject to grant conditions in the Capital Funding Guide relating to rent setting and rent increases.

5.5. Shared Ownership rents

Shared Ownership rents are exempt from the Rent Standard but where grant funding has been given for a scheme, Rosewood Housing must comply with the requirements of the Capital Funding Guide and rents will be set in accordance with the provisions of the lease.

6. Rent Setting and Review from April 2020 onwards

From April 2016, the Welfare Reform and Work Act 2016 required social landlords to reduce their rents by 1% each year for four years ('the social rent reduction'). In October 2017, the government announced its intention to set a long-term rent deal for local authority landlords and housing associations to permit annual rent increases on both social and affordable rent properties of up to CPI plus 1 percentage point from 2020 for at least a period of 5 years. This commitment is now contained in the Rent Standard 2020 and the Policy Statement which both apply from April 2020.

Rosewood Housing completed the social rent reduction by March 2020, rents from this policy's review date will be set and reviewed as outlined below.

6.1. Rents for social tenants with high incomes (High income social tenants or 'HIST')

The Rent Standard 2020 permits registered providers to charge market rents where households have an income of at least £60,000 per year. Rosewood Housing does not currently adopt this policy but may reconsider in the future. An appropriate policy would be draft if this were to be reviewed.

6.2. Rent Caps

The rent caps apply as a maximum ceiling on the formula rent and depend on the size of the property (the number of bedrooms it contains). Where the formula rent would be higher than the rent cap for a particular size of property, the rent cap must be used instead. Rosewood Housing will not allow rents to rise above the rent cap level for the size of the property concerned.

While the rent caps will increase annually by CPI + 1.5 percentage points, the annual change in rent for the tenant in a 'rent capped' property must still be governed by the CPI + 1 percentage point limit on rent changes.

However, where a property whose rent has been subject to the rent cap comes up for re-let (and formula rent remains above the rent cap) the new rent may be set up to the rent cap level.

6.3. Social Rent Setting (re-lets and new-lets):

Any re-lets or new lets made before April 2020 are governed by the rules contained in the Welfare Reform and Work Act 2016 and associated Regulations.

From April 2020, rent will be set at the point a property has been developed or at the point a property is re-let in accordance with the Rent Standard 2020 and Policy Statement. This means setting rents at formula rent.

In line with the Policy Statement, the Housing Provider has considered local factors, circumstances, and affordability in deciding whether to apply the 5% flexibility. The Housing Provider has concluded

that, given local earnings and the level of private sector rents in our area of operation, the use of the flexibility is justified, and any issues of affordability mitigated by ensuring that rents are not allowed to exceed the lower of the Local Housing Allowance or the rent caps.

Social Rent Review:

Rents will increase by CPI (at September of the previous year) + 1 percentage point each year from 2020-21 onwards subject to the following:

- (a) We must not allow the rent to rise above the rent cap; and
- (b) Where the existing rent is already above formula plus the flexibility (5% for general needs; 10% for supported housing) any increase is capped at CPI only.

6.4. Affordable Rent Setting:

Affordable Rents will be set at the point of a property being newly developed or re-set at the point an affordable rent property is re-let.

Rents are set by undertaking a RICS recognised valuation method then reduced by 20% as affordable rents cannot be set at more than 80% of the full market valuation in accordance with the Rent Standard 2020 and the Policy Statement.

Rosewood Housing will have regard to the Local Housing Allowance (LHA) and will cap affordable rents at the LHA, so that rent will be set at the lower of 80% of the market rent and the LHA. Rosewood Housing retains a discretion to decide a lower percentage figure or to determine not to cap at the LHA on a particular scheme.

The affordable rent is inclusive of any service charge.

Rents will increase by CPI (at September of the previous year) + 1 percentage point each year from 2020-21 onwards.

6.5. Fair Rent Setting:

Only existing secure tenants who were let the property before 15th January 1989 have a fair rent so there should be no new re-lets with a fair rent.

Fair Rent Review:

Fair rents are registered by Valuation Office Agency (VOA) rent officers. Tenants may apply for registrations of rent every two years, or sooner if there are major changes to a property e.g. repairs, improvements, or rebuilding works.

Landlords can apply for registrations of rent after 21 months. Rosewood Housing does not have any tenancies to which fair rent setting currently applies. If it were to gain such tenancies it will apply for registration every two years. In line with the standard, in the case of tenancies subject to fair rent protection, the maximum weekly rent is the lower of the fair rent set by the Rent Officer and formula rent (subject to both the rent caps and the rent flexibility level).

Thrive may not increase the rent of a tenant with fair rent protection by more than CPI +1% in any year (even if the tenant's rent is below the formula rent level and the maximum fair rent is increased by more than that amount).

6.6. Intermediate Rent Setting:

Intermediate rent properties are not social rent or affordable rent products and as such they sit outside the Rent Standard and the Policy Statement. Rents are linked to market rates.

Rent will be set at the point of new development of a property or on the re-let of a property. The rent will be set following a property valuation by a RICS recognised method and will be set at a maximum of 80% of the current market rent. Rosewood Housing retains a discretion to determine a lower figure on a specific scheme.

Intermediate Rent Review:

Rents will increase in line with tenancy agreements or be increased at CPI (at September of the

previous year) + 1 percentage point each year from 2020-21 onwards unless the amended rent is above 80% of market rent.

6.7. Shared Ownership Rent Setting:

In line with the Capital Funding Guide, all new shared ownership leases, irrespective of grant funding, are granted by Rosewood Housing at an initial rent level set not to exceed 3% of the value of the unsold equity at the point of initial sale.

Rosewood Housing retains a discretion to determine a different percentage on the grant of a shared ownership lease for a particular scheme. In exercising its discretion, Rosewood Housing will have regard to the provisions of the Capital Funding Guide for grant funded properties, affordability for shared owners and the financial viability to the housing provider in the design of the scheme.

Shared Ownership Rent Review:

Rent reviews in new shared ownership leases are currently set at RPI + 0.5% in line with the Capital Funding Guide. Rent will be reviewed in line with the provisions of an individual's shared ownership lease which may be higher or lower than the current rate of increase for newer leases. Rosewood Housing retains a discretion to determine a lower level of rent increase than set out in an individual lease on annual rent review but should consider taking legal advice on the impact of determining a lower level of increase on the provisions of the shared ownership lease.

7. Rent Review Periods

7.1. Weekly tenancies – (including Social, Affordable and Intermediate)

Rent will be reviewed no more than once every 52 weeks, usually in April (but we may choose a different month). Rosewood Housing will review the rent payable on the first Monday in April following the start of any tenancy, providing the tenancy agreement allows.

The rent review will usually be applied from the first Monday in April for all tenants.

A minimum notice period of one month is required for notifying all customers of the changes to their rent and service charges. As the reviewed rents and charges are due with effect from April, Thrive Homes as managing agent to Rosewood Housing, will begin informing customers about their reviewed rent and service charges by the end of February.

Tenants who wish to appeal against a rent review must appeal to the Tribunal before the notice takes effect (i.e. within the one-month notice period).

Where section 13 applies to the tenancy agreement, Rosewood Housing will follow the principles of section 13 of the Housing Act 1988 as amended by the Regulatory Reform (Assured Periodic Tenancies) (Rent Increases) Order 2003. Where the tenancy states that section 13 does not apply to any rent review, we will not serve section 13 notices to tenants when they are notified of a rent review.

Thrive Homes as managing agent will review the rents of new tenants on the first Monday of April even if this is less than 52 weeks since the start of their tenancy. This is to keep these rents in line with other tenancies, and provisions are contained within the tenancy agreement to allow this.

7.2. Monthly tenancies – (including Social, Affordable, Fair Rent, Intermediate)

Monthly tenancies will be reviewed on the 1st of April each year.

A minimum notice period of one month is required for notifying all customers of the changes to their rent and service charges. As the reviewed rents and charges are due with effect from April customers will be informed about their reviewed rent and service charges by the end of February.

Where section 13 applies to the tenancy agreement, Thrive Homes as managing agent will follow the principles of section 13 of the Housing Act 1988 as amended by the Regulatory Reform (Assured Periodic Tenancies) (Rent Increases) Order 2003. Where the tenancy states that section 13 does not apply to any rent review, we will not serve section 13 notices to tenants when they are notified of a rent review.

Rosewood Housing will review the rents of new tenants in April even if this is less than 52 weeks since the start of their tenancy. This is to keep these rents in line with other tenancies, and provisions are contained within the tenancy agreement to allow this.

7.3. Shared Ownership Leases

Rent in shared ownership leases will be reviewed in line with the provisions of the lease. Normally this will mean that rent is increased annually.

If a shared ownership lease has been granted within 3 calendar months of the initial rent review date, Rosewood Housing may opt to waiver the first scheduled rent review. This is at the providers sole discretion. In such circumstances all successive rent review dates will remain as per the terms of the lease.

8. Regulatory and Legal Considerations

Housing Act 1985
Section 13 Housing Act 1988 (as amended by the Regulatory Reform (Assured Periodic Tenancies) (Rent Increases) Order 2003)
Rent Standard 2020
Policy statement on rents for social housing (Feb 2019)
Welfare Reform and Work Act 2016
Landlord and Tenant Act 1985
Landlord and Tenant Act 1987
Tenant Fees Act 2019

9. Other Related Policies and Guidance

This policy should be read in conjunction with other polices Rosewood Housing has in place and/or has adopted as part of its management agreement with its managing agent Thrive Homes.

As a business we try hard to keep all these related policies aligned with each other. If you do spot any inconsistency, please do contact Rosewood Housing at your earliest opportunity and make your concerns known. Your support to keep information clear and consistent will always be welcomed.

10. Policy Approval

As this policy is a core component of how Rosewood Housing manages its business the document will be evaluated by the Executive Management Team and Board as part of any review.

Policies are shared between Rosewood Housing and Thrive Homes as per the terms of the managing agreement. In some instances, Rosewood Housing may apply its own policy instead of the adoption of that of its managing agent, in these instances consistency is sought between policies.

11. Support and Further Guidance

This policy has been drafted with input from staff across Rosewood Housing and Thrive Homes. If you have any concerns on how to interpret or follow its requirements, it's your responsibility to make your concerns known to a Rosewood Housing Director.

Each Rosewood Housing and Thrive Homes team member (as managing agents administering the policy) has a responsibility to work in a way that's consistent with the expectations set out in the documents and its implied intent.

Should you witness or become aware of anyone consciously or unconsciously not following this policy you must alert your line manager or member of the leadership team as soon as is reasonably practical.