



HOUSING ALLOCATION POLICY
for

**Nuneaton and Bedworth
Borough Council
2020**

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یہ دستاویز اگر آپ کو کسی دیگر زبان یا دیگر شکل میں درکار ہو، یا اگر آپ کو ترجمان کی خدمات چاہئیں تو برائے مہربانی ہم سے رابطہ کیجئے۔

Urdu

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Cantonese

જો તમને આ દસ્તાવેજ બીજી ભાષા અથવા રચનામાં જોઈતો હોય, અથવા જો તમને ઈન્ટરપ્રિટરની સેવાઓ જોઈતી હોય તો, કૃપા કરી અમારો સંપર્ક સાધો.

Gujarati

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Polish

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Section One

HOUSING ALLOCATION POLICY

1. Key Aims and Objectives

1.1 Key Aim

Nuneaton and Bedworth Borough Council (hereafter referred to as NBBC) Housing Allocation Policy aims to ensure that all social housing within the Borough is allocated fairly and objectively, to those in greatest housing need, having regard to any legislative requirements and Codes of Guidance issued by both the Ministry of Housing Communities and Local Government and the regulator for social housing providers.

1.2 Key Objective

This policy has been developed with a view to meeting the following principles and key objectives:

- To operate a Choice Based Lettings Scheme that offers realistic informed choice for all
- To improve and encourage a balanced and sustainable community
- To ensure that every application is dealt with fairly and consistently irrespective of race, disability, gender, age, sexual orientation, gender reassignment, religion and/or belief, pregnancy/maternity, or marriage status
- To operate a Choice Based Lettings Scheme that is simple, easy to understand, transparent, open, and fair
- To give appropriate priority to applicants who fall within the 'Reasonable Preference' and 'Additional' categories as set out in Part 6 of the Housing Act 1996
- To empower applicants by giving them more opportunity to express choice and preferences about where they want to live, whilst taking into consideration both the availability of housing resources and the high demand for housing
- To assist those applicants who are vulnerable in accessing the lettings scheme

2. Service Standards

2.1 Service Standards to our customer

As part of our commitment to our customers, NBBC will:

- Treat applicants with courtesy and respect
- Listen
- Be helpful and polite
- Try to deal with applicants at first point of contact
- Make things as easy as possible
- Deal with any complaint in line with our complaint's procedure

3. Equality

3.1 Policies and Practices

NBBC will ensure its policies and practices are non-discriminatory and will promote equality by preventing and eliminating discrimination on the grounds of race, disability, gender, age, sexual orientation, gender reassignment, religion and/or belief, pregnancy/maternity or marriage status. The scheme will be accessible, responsive, and sensitive to the diverse needs of individuals. NBBC's aim is to create an environment where equality is at the heart of everything we do.

The impact of this policy will be monitored, to ensure that it promotes equality to everyone. In order to achieve this, all applicants will be asked to provide details of their circumstances and any personal information when they apply to join the register.

3.2 Equal Opportunity to apply and receive offers of accommodation.

NBBC will ensure all potential applicants have equality of information about the service and equal opportunity to apply, express an interest in and receive offers of accommodation. To ensure that vulnerable groups are not disadvantaged by the Choice Based Lettings Scheme NBBC will:

- provide practical assistance to those who may have difficulty in understanding the requirements of the system
- provide practical assistance in the applicants preferred way, where the applicant may have difficulty completing an application
- provide tailored assistance to those who may have difficulty expressing an interest in properties, including expressing an interest on their behalf, if that is necessary
- monitor the profile of those who are applying and expressing an interest in properties, to ensure that minority and hard to reach groups are actively engaged in the service

4. Applications from Elected Members and Employees

4.1 Elected Member and Employee disclosure

Applications to the Housing Register can be accepted from employees, elected members, board members and their close relatives, provided they are eligible to apply and subject to the rules in Schedule 1 of Housing Act 1996. Applicants must disclose any such relationship at the time of registration.

5. Deliberately withholding information or providing false information

5.1 Withholding details fraudulently

Fraudulent behaviour is not acceptable to the Council and appropriate action will be taken. It is a criminal offence (punishable by a fine of up to £5,000) if an applicant gives false information or withholds information related to their housing application.

If a tenancy was obtained by giving false information possession proceedings can be instigated.

Section Two

Eligibility and Qualification

1. Introduction

1.1 What is the Housing Register

The Housing Register is a single list of all the people (hereafter referred to as applicants) who have applied to register or been accepted onto the Housing Register. It includes both new applicants and existing social housing tenants wishing to transfer.

Housing Authorities are given the power to determine who is, or is not, eligible to apply to their Housing Register and Social Housing may only be allocated to 'qualifying persons'.

1.2 Who can join the Register

To be eligible to join the Housing Register, applicants must be aged 16 or over; and meet the qualifying criteria.

Joint applications will be accepted, provided both applicants are eligible and intend to occupy the property together as their only or main home.

2 Eligibility to join the Register

2.1 Are you eligible to join the Register

When assessing applications to join the register we will ascertain whether an applicant is eligible to register and if he or she qualifies for an allocation of accommodation.

The assessment will be in accordance with the regulations whether an applicant is eligible to join the register or, may not be allocated accommodation under the Housing Act 1996, Part 6 S.160ZA because he or she is a person from abroad who is ineligible for an allocation.

This includes such people as those who are:

- subject to immigration control – such a person is not eligible for an allocation of accommodation unless he or she comes within a class prescribed in regulations made by the Secretary of State
- from abroad, other than a person subject to immigration control – regulations may provide for other descriptions of persons from abroad who, although not subject to immigration control, are to be treated as ineligible for an allocation of accommodation.

The regulations that set out classes of persons from abroad who are eligible or ineligible for an allocation are detailed in the Allocation of Housing and Homelessness (Eligibility) (England) Regulations 2006 (SI 2006 NO.1294) ('the Eligibility Regulations').

If this section applies to you and you require further assistance, please contact a member of the Housing Solutions Team who will be able to advise you.

3 Qualification Criteria

3.1 Do you qualify to join the Register

The qualifying criteria for applicants who can join the housing register are those who:

- are age 16 or over
- have a local connection to Nuneaton and/ or Bedworth
- have no current housing related debt, or previous housing related debt, owed to a social or private landlord
- have not caused unacceptable or anti-social behaviour
- are not a homeowner

See below for the details:

3.1.1. Age 16 or over

Applicants aged 16 or 17 are able to join the Housing Register but will not be made an allocation, or be able to bid for properties, until they reach the age of 18. Unless they have been accepted as statutorily homeless or are a subject of a Special Agency Referral.

In these cases, applicants must provide details of a guarantor. A guarantor is a responsible person, such as a parent or other close family member, or a representative from a support agency, such as Social Services.

3.1.2 Local Connection

In order to qualify to join the housing register, applicants must meet at least one or more of the following criteria. Applicants must:

- have lived within the Borough for at least 6 out of the last 12 months, or 3 out of the last 5 years
- have immediate family in the Borough with the family members concerned currently living in the Borough and have done for at least 5 years or more. This would normally be parents, adult children, brothers, or sisters provided there are sufficiently close links in the form of frequent contact, commitment or dependence. Other family associations such as grandparents and adoptive parents would also be considered if sufficiently close links are evidenced

- work permanently in the Borough
- give to, or receive support from, a close family member who is resident in the Borough. Applicants will need to supply supporting evidence from a medical professional or social worker together with full details of the support that is being given/received

Independent Living Stock

The local connection criteria will not apply to certain properties within the Independent Living Stock where the property has not been occupied for a 6-month period and this will be shown on the property advert.

3.1.3 Exclusion Due to Unacceptable Behaviour

When deciding whether an applicant is eligible for housing, NBBC will consider the behaviour of not only the applicant but also that of the other members of their household. NBBC may decide that an applicant and/or any member of the applicant's household be treated as ineligible for housing and exclude them from the Housing Register on grounds of their behaviour. This applies to existing tenants applying to transfer and to new applicants joining the register as well as those who register a change of circumstance.

Behaviour that may be regarded by NBBC as unacceptable includes:

- Physical assaults (such as domestic and racial violence). Perpetrators of domestic violence who are subject to a non-molestation order, an injunction order, an occupation order, or a restraining order
- Convicted of using a property for immoral or illegal purposes
- Committed an act of fraud, withheld falsified or misrepresented any information pertaining to access to public funding and/or services
- Owing a housing related debt to a Council, Housing Association or Private Landlord
- Perpetrators of domestic violence causing damage or threats to kill
- Noise nuisance continuing for long periods of time
- Current or former tenants who are, or have been, in serious breach of their tenancy conditions due to anti-social behaviour or are subject to a court order
- Anyone with a history of serious anti-social behaviour and/or criminal behaviour such as intimidation, drug dealing or discrimination/harassment (due to any of the protected characteristics in the equality section). Where an applicant has a history of anti-social behaviour or has breached their tenancy conditions or has a housing related debt, all relevant facts will be considered before a decision is made
- Anyone who has caused damage to a Council/Housing Association or private rented property. This includes the tenant, a member of tenant's household or visitors to the property
- Anyone who has been violent to or threatened staff of NBBC

- Applicants who deliberately worsen their housing circumstances in order to improve their housing priority. For example, if a household in privately rented accommodation, with no overcrowding issues were to give up that tenancy to move in with relatives where they are overcrowded, this action would be seen as intentionally making their circumstances worse
- Their behaviour will be such that it either reflects the applicant's unsuitability to become a tenant or that a current tenancy is not being conducted in a satisfactory manner. The behaviour may include a breach of tenancy obligations

In determining whether an applicant does not qualify due to unacceptable behaviour, the Council will consider:

- Has the applicant or a member of the applicant's household been guilty of unacceptable behaviour
- Was the unacceptable behaviour serious enough to deem the applicant or a member of their household unsuitable to be a tenant
- At the time of the application or allocation, is the applicant still unsuitable to be a tenant by reason of that behaviour, or the behaviour of a member of their household

Actions which are considered to make an applicant unsuitable to be a tenant will lead to the applicant being excluded from the housing register for a 6-month period. This is deemed as sufficient time for the applicant to provide evidence that their behaviour has shown consistent improvement. Applicants will need to evidence that they have been living independently of support based accommodation with improved behaviour for the 6 month period.

Applicants will be required to re-apply after 6 months following exclusion.

In some circumstances applicants who have relevant spent/unspent convictions for serious criminal offences which caused issues with their previous accommodation and neighbourhood, may be ineligible for an allocation following thorough investigation.

Investigations will be carried out by Choice Based Lettings Officers and will give applicants the right to appeal the decision made, which will then be investigated by an independent officer not previously involved with the decision.

3.1.4 Home Owners

Home owners will not be eligible unless they have exceptional circumstances. This could be because of significant financial hardship or serious medical circumstances.

This criteria does not apply to applicants who wish to be considered for Independent Living properties this is to allow applicants with medical and welfare needs to access the Independent Living support services

Income and Saving

Applicants with sufficient income levels of assets or savings that would enable them to access market housing within the Borough will not be eligible.

An applicant will not qualify for the Housing Register if they household's gross income is more than, £45,000 (gross income before deductions for tax, national insurance, etc.) per year for a couple or single person with children or £25,000, (gross income before deductions for tax, national insurance, etc) per year for a single person without children, or having savings (including shares, investments, etc) of more than £16,000.

This criteria does not apply to applicants who wish to be considered for Independent Living properties this is to allow applicants with medical and welfare needs to access the Independent Living support services.

3.1.5 Housing Related debt

Applicants and current/former tenants who owe a housing related debt to a Council, Housing Association or Private Landlord will not be eligible. Registered applicants will be asked to confirm on the allocation of a property that they do not owe a debt. If a debt is owed their application will be deemed not eligible, at this stage, offers to clear the debt to gain the offer of accommodation will not be considered.

This could include current or former rent arrears, current or former court costs, temporary accommodation or other debts such as clearance, damage or repayment of rent deposit where the Council is not satisfied about the reasons why the arrears have occurred.

Applicants who consider the debt to be through no fault of their own will need to provide information about the reasons for the debt and the action taken by them to resolve the issue. The Council will consider the facts, including documentary information before determining these applicant's eligibility. The onus will be on the applicants who wish to join the register to provide details and for those registered to inform the Council of any change of circumstances.

4 No Housing Need

4.1 Identifying a housing need

Households who are assessed as being in 'no identified housing need' will be unable to join the NBBC Housing Register. These applicants will be given further information and assistance and will be advised to approach NBBC's Housing Solutions Team.

All applicants who have been identified as having no housing need will receive an email notification of the decision. If the applicant disagrees with the decision the NBBC website will advise them how to request a review of that decision.

5 Transferring Tenants

5.1 Existing social housing tenants who wish to move

Existing social housing tenants can apply to move and will have their priority assessed in the same way as other housing register applicants.

Any Tenant whose property has not been kept to a standard deemed acceptable by NBBC, for example poor decorative standard and internal damage to fixtures and fittings that are not classed as normal wear and tear, will not be offered accommodation. These applicants will be unable to apply until the required work has been completed and passed by their Housing Officer.

Exceptional circumstances will be investigated by the Housing Management Team. Where emergency re-housing is necessary, these requirements may on occasion be waived.

Some transfer moves are exempt from the requirements of Part 6 of the Housing Act 1996 and will be dealt with separately. This includes assignment or succession by a relative on death of a tenant.

In certain circumstances NBBC may approach their Tenant to initiate a move to a different property. This could be to meet an urgent housing need or to make better use of their housing stock. In these cases, the property concerned will be allocated outside of the lettings scheme.

Where NBBC or a Housing Association uses introductory tenancies, a transfer to another property will not be allowed during the introductory tenancy period until the tenancy becomes secure.

5.1.1 Releasing under occupied properties

A tenant who is currently under-occupying at least one bedroom and wishes to move to a smaller property will be given priority to move into more suitable accommodation.

Priority can only be awarded where NBBC will be given vacant possession of the under-occupied property on the applicant being allocated a smaller property. For example, if the tenant of the property wishes to move to a smaller property, but is currently living with other people who will not be moving with him/her, the priority will not be awarded until NBBC is satisfied that the other people in the household have made their own arrangements for rehousing.

Tenants with debt or disrepair would need to demonstrate that they have an exceptional circumstance to move with debt or disrepair from their current tenancy and this will be investigated by the Housing Management Team.

5.2 Exceptional Circumstances

5.2.1 Management Moves

In certain exceptional circumstances NBBC may need to move an existing Tenant to a different property. The Council will authorise the need to move and the type/area of accommodation required.

To meet this urgent housing need, the property concerned will be allocated outside of the lettings policy and will be authorised by the Landlord Services Manager.

5.2.2 Decanting Moves

In certain circumstances NBBC may need to move an existing Tenant to a different property so urgent work can be carried out within or on their property. This move can either be temporary or permanent.

In these circumstances to meet this urgent housing need, the property concerned will be allocated outside of the Lettings Policy and will be authorised by the Landlord Services Manager.

5.2.3 Homeless Applicants

The Head of Strategic Housing can use discretion for the purposes of making direct matches to 25% of NBBC's available void properties for Homeless Households in temporary accommodation as and when appropriate, liaising with the Housing Portfolio Cabinet member.

In all cases of exceptional circumstances all available stock will be considered, therefore existing properties on advert could be withdrawn and existing shortlists where a property has not been formally offered to an applicant could be withdrawn.

6. Refusals

6.1 Refusal to accept an offer of accommodation

If an applicant refuses three offers of accommodation within a period of six months, unless there has been a considerable change of circumstances, their application will be suspended for a six month period of time. During this time the applicant will not be able to express their interest on any properties that become available.

Section Three

How to Apply

1. How to Apply

1.1 How to apply to join the register

Choice Based Lettings enables applicants to express an interest in advertised properties.

To apply for housing, all applicants must join the Housing Register by completing an on-line housing application form via the website. For those applicants who are unable to do this they may call NBBC on 02476 376406 for assistance.

All applicants will need a National Insurance number, or correspondence address to apply. If an applicant does not have a national insurance number, email address or correspondence address applicants can contact NBBC for assistance.

The purpose of the application form is to correctly identify the housing need for each applicant. The registration of an application may be delayed or cancelled unless all of the information required is provided.

Once an application has been registered, the applicant will receive an email/letter advising whether they have been accepted onto the housing register or not. If their application has been successful, their email/letter will direct the applicant to the website, where they will be notified of the:-

- date of registration (date the application was received)
- priority banding awarded
- application reference (for expressing an interest in properties)
- right to request a review against the decision on their priority banding. NBBC will require confirmation of an applicant's current or previous housing history at the point of application, and updates should there have been any changes circumstances before they are offered a property. Failure to provide these details could result in their application being cancelled

NBBC will provide written confirmation of any further information that is required, and the timescales for providing these details. The timescale to provide documents will usually be within a 7 day period from the date on the letter. If the applicant is unable to provide the information that has been requested they should contact NBBC. Failure to do so may result in their application being cancelled.

If an applicant has been nominated to a Housing Association they will be notified via email or telephone and advised that they will be contacted in due course by the Housing Association directly. This will be treated as an offer of

accommodation any further expressions of interests made for properties will be disregarded.

NBBC will work to assist and support all applicants through the process of applying for, and expressing an interest on properties:

2. Banding

2.1 How bands are determined

All applicants will have their housing needs assessed and be placed in a suitable housing needs band according to their circumstances. In order to ascertain each individual applicant's requirements, the application form asks a series of questions relating to housing need. These questions are designed to ensure that those in greatest housing need are given preference when accommodation is allocated. It is essential that all of these questions are answered to ensure that we can determine and award the correct priority band.

3. Advertising Properties and Expressing Interests

3.1 How properties are advertised

NBBC will not advertise 25% of our general purpose stock, this stock will be directly matched to a family or individual, that is currently homeless, and occupying emergency temporary accommodation, this will assist the council to fulfil its duties under the Homeless Reduction Act 2017.

NBBC will advertise the remaining vacant properties through the system. However, there may be occasions, such as a property being used for an exceptional circumstance, when this is not possible.

All adverts will be clearly labelled to show the property features, local neighbourhood information and the types of household that can register an interest in the property.

There will sometimes be other restrictions in the advert e.g.: No Pets. Expressions of interest from applicants will only count if they can match all of the requirements in the advert.

3.2 How applicants express their interest of a property

Applicants will be able to search and view properties advertised without logging in. However, to express an interest in a property the applicant will be required to log in.

Each time an applicant expresses an interest in a property they will be reminded of the property's individual eligibility criteria. Expressions of interest from applicants will only count if they can match all of the requirements in the

advert. When expressing an interest in a property the applicant will be asked to confirm their contact details to ensure they are up to date.

Properties will be advertised on a daily basis on a weekly cycle. If an applicant's expression of interest for a property is successful, they will be contacted within three working days, by telephone or in writing, depending on the applicant's communication choice, by a member of the Choice Based Lettings team. It is important therefore that your contact details are kept up to date on the register in order that officers can contact you by telephone/writing or you risk an offer being withdrawn.

3.3 Offers of accommodation

Applicants will be advised of an offer of accommodation by a member of the Choice Based Lettings team and applicants will be advised if the property is currently still occupied, if the property is being repaired or if the property is ready to let.

In all circumstances and where appropriate applicants housing officers will make contact for a viewing of the property.

When the property is ready to let the applicants housing officer will contact the applicant.

4. **Pending Status**

4.1 Further investigation of applications made

If an applicant's housing need falls under certain categories, their application will become 'pending'. This allows the Choice Based Letting team to further investigate their application before making a final banding decision. Applicants who may experience this include:

- Members or former members of the Armed Forces
- Those who require accessible adapted accommodation
- Those who have indicated rent arrears or previous unacceptable behaviour
- Those applicants needing to move urgently on hardship grounds. Priority at this level will only be awarded if the current situation is so significant that it will cause considerable hardship to the applicant or to others
- Those deemed as being severely, statutorily overcrowded. NBBC will determine over-crowding after considering best use of the rooms available to the household and whether the applicant has deliberately worsened their own circumstances
- Applicants who are in short-term supported housing and are required to move on to alternative accommodation urgently. Confirmation of these circumstances will be required from the organisation providing the supported accommodation

- Families forced to live apart (where they have previously lived together) except where it could reasonably be expected for both parents to live in either of the homes that they occupy

5. Accessible Properties for applicants with Disabilities

5.1 Applicants with disabilities

Accessible properties are homes which have been designed for, or significantly adapted to meet the needs of, applicants with physical or sensory disabilities.

Applicants with an assessed need for accessible accommodation will be given priority over other applicants who are in the same band rating who do not have need for accessible accommodation. The property advert will make this clear. The advert will also describe the accessible features, together with local neighbourhood information, to help customers choose whether to express an interest in that property or not.

In selecting an applicant for an accessible property from the short-list of qualifying applicants, the full circumstances of each case will be considered before deciding who will be offered the property. In some circumstances priority may be given outside of date order if the vacancy is particularly suitable for the needs of an applicant.

On occasions the Authority may seek the assistance of an occupational therapist for guidance of property suitability. Applicants will be advised if this is a requirement and the reasons why by the Choice Based Lettings team. Where required, the occupational therapist / housing assessment officer will either be requested to accompany the applicant to view a property to ensure that the property is suitable for the applicant's needs, or be asked for professional advice to support the Authority with the allocation process.

Applicants with an existing Occupational Therapist will need to liaise with the Choice Based Lettings team to organise an accompanied viewing or to seek advice. An allocation will not routinely be awarded unless the property is deemed suitable for the applicants needs with minor adjustments. Allocations requiring major adaptations will be assessed on an individual basis and the availability of adaptable homes.

Applicants in this category can also express an interest in properties which do not have accessible features. However, if they are short-listed during the selection stage, NBBC will assess whether it is reasonable and practicable for the property to be adapted. These applicants will be considered for the property on the same basis as the other applicants who have submitted an expression of interest.

6. Home Visits

6.1 Home visit to access applicant's household need

Home visits may be carried out to assess some applications where appropriate. A home visit can enable a landlord to better understand an applicant's individual circumstances, ensure the correct category has been given to their application and give advice about how their housing needs can be met. If a home visit is deemed necessary, NBBC or the Housing Association, will inform the applicant directly.

7. Change of Circumstances

7.1 Applicants circumstance changes

Applicants who move to a new address or whose circumstances change after they have been accepted onto the Housing Register (e.g. someone joining or leaving their household) should immediately update their application. This can be done via the website. Failure to do so could result in their application being rejected.

If the change of circumstances affects the applicant's banding priority, the outcome of the applicant's reassessment will be sent to them via email.

8. Housing Register Review

8.1 Annual Review of housing applications

A review of all applications on the Housing register will be administered every 12 months. This review will ask applicants if they wish to remain on the register, if so applicants will be asked to log into their application and tick the appropriate box, to advise that they wish to remain on the register.

On the 12 month anniversary of registration an email or letter will be triggered, depending on the applicant's communication method. The applicant will be asked to confirm whether they still wish to remain on the Housing Register or not. The email/letter will ask the applicant to login within 28 days, to tick the box to advise they wish to remain. If, after this period of time, the applicant has failed to log in as requested, their application will be deleted and the applicant's status with NBBC will be set to "cancelled" and removed from the Housing Register.

If applicants have any difficulties with the system, they are advised to contact NBBC for assistance.

9. Cancelling Applications

9.1 NBBC Cancelling Applications

Applications will only be cancelled (and removed from the Housing Register) in the following circumstances:

- A request has been received from the applicant (or via their advocate) in writing
- The applicant has been re-housed
- Notification has been received from an executor or personal representative that the applicant is deceased and s/he was the sole applicant
- It is discovered that the applicant has given false or misleading information in their application
- Evidence is obtained that the applicant is no longer eligible
- If information requested remains outstanding after exceeding the timescale date of the email/letter being sent to the applicant requesting the information

Applicants will be notified by email/letter, depending on the applicant's communication method, of the reason(s) why their application has been cancelled and informed of their right to request a review of the decision.

Should an applicant whose application has been cancelled wish to re-join the register they will receive a new effective date.

Section Four

Reasonable and Additional preference

1. Reasonable Preference and Additional Preference

NBBC will give 'reasonable preference' and 'additional preference' to certain applicants as outlined in the Housing Act 1996

1.1 Housing Need (Reasonable Preference)

The reasonable preference categories as set out in s167 (2) of the Housing Act 1996 and the Homelessness Act 2002 are detailed below. The NBBC letting scheme places applicants who meet this criteria into Band 1 or 2

- Applicants who have been accepted by the Local Authority of owing a, Prevention or Relief Duty. This band will only be awarded where all of the qualification criteria of the policy is met
- Applicants occupying insanitary or overcrowded housing or otherwise living in unsatisfactory housing conditions
- Applicants who need to move on medical or welfare grounds, including grounds relating to a disability
- Applicant 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 others)
- Applicants with succession rights to a council property or No Succession Rights who are 'Left in Occupation' where it has been determined that a suitable alternative property is required

1.2 Exceptional Housing Need (Additional Preference)

The Housing Act 1996 allows those applicant that have high needs to be awarded additional preference. Applicants must meet a reasonable preference category to be considered for 'additional preference'. The additional preference categories are:-

- Those who need to move urgently because of a life threatening illness or sudden disability
- Families in severe overcrowding which poses a serious health hazard
- Those who have been accepted as homeless and are owed a full housing duty in accordance with the Homeless Reduction Act
- Tenants releasing under occupied properties
- Member of the Armed and Reserve Forces
- Former member of the Armed Forces
- Serving member of the Armed Forces who need to move because of a serious injury, medical condition or disability sustained as a result of their service

- Bereaved spouses and civil partners of members of the Armed Forces leaving Service Family Accommodation following the death of their spouse or partner
- Serving or former members of the Reserve Forces who need to move because of serious injury, medical condition or disability sustained as a result of their service

Section Five Banding

1. Bands

1.1 The banding process

There are 4 priority bands that an applicant can be placed into. Each question on the application will be weighted so the system is able to determine housing need.

The four bands are:

- Band 1+ - Highest need with additional preference for re-housing
- Band 1 - Urgent need for re-housing
- Band 2 - Priority need for re-housing with no statutory duty
- Band 3 - Low need for re-housing with no statutory duty

The bands described above also refer to different levels of High, Medium and Low, Medical/Welfare and Hardship. In each case evidence will be required to support each applicant's case.

Medical - The information received will need to indicate that a move will benefit the health of the applicant or their household for medical priority to be awarded.

When determining the level of medical need, an applicant will be assessed to consider whether the provision of adaptations in their existing accommodation as an alternative will assist with improving their housing circumstances.

Welfare - Applicants with care or support needs, or other social needs, may need to move to alternative accommodation on welfare grounds. For priority to be awarded on welfare grounds evidence will be required to support the case; this could be from the police, social services or other professional agencies involved with the applicant.

Hardship – Applicants need to move to a specific locality in order to give or receive care, be able to access specialised medical treatment or take up particular education, employment or training opportunity in a particular Local Authority district, and/or applicants who have specific financial hardship related to their housing.

1.2 The Bands in More Detail

1.2.1

Band 1+	
This is the highest priority band. Applicants in the following circumstances will be placed in this band:	
Additional Preference	<p>Applicants assessed as having a priority and an additional preference</p> <ul style="list-style-type: none"> • Those who need to move urgently because of a life threatening illness or sudden disability. • Families in severe overcrowding which poses a serious health hazard. • Those who are homeless and require urgent re-housing as a result of violence or threats of violence, including intimidated witnesses, and those escaping serious anti-social behaviour or domestic violence. • Those who have been accepted as homeless and are owed a full housing duty as described in the Homeless Reduction act • Tenants Releasing Under Occupied properties • Member of the Armed and Reserve Forces

1.2.2

Band 1	
This banding is for applicants who are deemed to have an urgent need for re-housing. Applicants in the following circumstances are deemed to have an urgent need:	
Homeless	Applicants assessed as homeless under the Prevention or Relief duty of the Homeless Reduction Act. Applicants must meet the qualification criteria of the policy to be eligible.
Emergency	Applicants who are required to leave their homes as a result of an emergency Prohibition Order served in relation to the premises under the Housing Act 2004. This will also apply to applicants affected by any regeneration schemes
Overcrowded	Applicants who are overcrowded because their present home is short of at least 3 bedrooms.

Harassment or Violence	In circumstances of serious harassment or violence, evidence will be required to support the case.
Housing Conditions	Applicants living in unsafe or unsanitary housing conditions (as defined by the Housing Health and Safety Rating System (HHSRS)) where there is a high risk of harm.
Left in Occupation of a Council Tenancy	Applicants with succession rights to a council property or No Succession Rights who are 'Left in Occupation' where it has been determined that a suitable alternative property is required
High Hardship Need	<p>Where an applicant needs to move as their current situation is causing significant hardship to the applicant or to others of which could relate to: -</p> <p>Giving or receiving care, being able to access specialised medical treatment.</p> <p>Specific financial hardship related to their housing need will be required to provide evidence to support their case.</p>
High Welfare Need	<p>Where an applicant needs to move as their current situation is causing a significant impact of the wellbeing of the applicants.</p> <p>Where there is a life-threatening situation developing if the applicant is not re-housed from their existing neighbourhood.</p> <p>There is evidence of a dangerous and unsafe physical environment.</p> <p>There is clear evidence that there would be significant health improvement if re-housed</p> <p>An applicant with a high degree of vulnerability and their housing situation is having an effect on their quality of life.</p>
High Medical Need	<p>Where applicants are unable to continue to occupy their current accommodation due to a significant high need or disability.</p> <p>Where the illness is likely to seriously deteriorate, become life threatening or it is no longer reasonable for the applicant or household member to stay in the present accommodation.</p> <p>Where the accommodation is causing an increasingly detrimental effect on their mental illness. As a result, there is in an inability to cope.</p>

	<p>When there is a high risk of or actual breakdown.</p> <p>When moving is essential to avoid loss of life.</p>
Occupants of Supported Housing	Where ready for 'Move On', as per the Warwickshire Move on Protocol.

1.2.3

Band 2	
Applicants in the following circumstances are deemed to have a priority need for re-housing with no statutory duty	
Homeless	Applicants who are assessed as homeless or threatened with homelessness but where there is no statutory duty to provide housing.
Overcrowded	Applicants who are overcrowded because their present home is short of at least 2 bedrooms.
Sharing facilities	Applicants who have to share facilities with more than one household. A household is defined as an applicant or somebody who normally resides with them and it is deemed reasonable that they would continue to live with them.
Living Apart	Applicants who have no permanent address and have to move between family and friends
Medium Hardship Need	Take up particular education, employment or training opportunities in a particular Local Authority district
Medium Medical Need	<p>When change of property would significantly improve the applicant's or household member's illness or disability.</p> <p>Where the illness is likely to deteriorate, it is no longer reasonable for the applicant or household member to stay in the present accommodation.</p> <p>Where the accommodation is causing a detrimental effect on their mental illness and a change of property would assist.</p>
Medium Welfare Need	Where the current accommodation may be one of the causes of stress/distress to the applicant or household member.

	<p>Where there are concerns that the type of property and surroundings are affecting the situation and a change in property would significantly improve this</p> <p>Where the applicant or a member of the household is experiencing difficulties within the household that is affecting the wellbeing of the applicant or a household member.</p>
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1.2.4

Band 3	
Applicants in the following circumstances are deemed low priority with no statutory duty:	
Overcrowded	Applicants who are overcrowded because their present home is short of 1 bedroom.
Single applicants low housing need	Single applicants who have always resided at their parental home and have low housing need
Low Hardship Need	Applicants who needs to move to a particular area due to a low need of supporting a vulnerable relative.
Low Medical Need	<p>Where there is some concern about physical safety, and re-housing may improve health, and a change in property would moderately improve the health of the applicant or household member</p> <p>Where there is some concern that the type of property and surroundings may affect illness and the applicant may need assistance from other agencies. A change of property would moderately improve this.</p>
Low Welfare Need	Where there is some concern that the current accommodation contributes to social isolation, restricts independence and re-housing may be required to prevent deterioration in health

2 Further Information about Certain Categories

2.1 Homeless Applicants

All Local Authorities have a legal duty under Part VII of the Housing Act 1996 (as amended by the Homelessness Act 2002) and the Homeless Reduction Act 2017 to ensure that homeless applicants owed a full housing duty are provided with suitable accommodation. Applicants meeting this criteria will be placed into band 1+.

The Housing Solutions team will express an interest on the behalf of homeless applicants on all 'suitable' properties that become available. NBBC will not advertise 25% of our general purpose stock, this stock will be directly matched to a family or individual, that is currently homeless, and occupying emergency temporary accommodation, this will assist the council to fulfil its duties under the Homeless Reduction Act 2017. Only one offer of suitable accommodation will be allocated per homeless applicant.

When acknowledged as being homeless, the applicant's acceptance letter will provide any exemptions to this e.g. to be housed in Nuneaton only, Bedworth only or not to be housed in a specific area for a reason that is supported and evidenced by the Housing Solutions Officer before determining the homeless case.

NBBC will work with all applicants who are in the Prevention or Relief stage of the Homeless Reduction Act to provide them with assistance and options appropriate to their individual situation in accordance with their personal housing plan.

Please note: Where the Authority owes a statutory duty under the Homelessness Legislation, certain criteria within the Allocations Policy may be waived and applicants may be placed within the additional preference category.

Alternatively applicants could be exempt from the additional preference category and given a reduced preference.

All cases will be referred to either the Strategic Housing Services Manager or the Housing Solutions Manager for authorisation. All of the facts, including documentary information will be considered before deciding if the criteria is to be waived or if an exemption is reasonable. For example, in terms of an exemption, applicants with rent arrears will need to provide clear information about the reasons for the rent debt explaining the steps they have taken to address the issue.

Where authorisation is not granted the application will be given a reduced preference for a sufficient time to give applicants the opportunity to address the issue. For example applicants with former tenant rent arrears will need to reduce the arrears.

2.2 Serious Harassment or Violence

In circumstances of serious harassment or violence, evidence will be required to support the case. An investigation will be carried out in conjunction with other agencies as appropriate. Examples of serious harassment or violence include, but are not limited to:

- An applicant suffering domestic abuse from a partner, former partner or relative with whom they currently reside and for whom the use of an injunction or other form of legal action may not be appropriate
- An applicant suffering serious harassment and legal remedies are not working or are inappropriate. Harassment implies a degree of deliberate intent with some underlying motive and can be distinguished from neighbour disputes or nuisance

2.3 No Priority

No award will be given if the:

- stress/illness will not be improved by re-housing
- interruption is of a temporary nature
- existing property is adapted to meet the needs of the applicant/ family members or further adaptations are required and are practical
- the applicant is adequately housed

Section Six

Allocation of Properties

1. Allocation of Properties

1.1 Application Shortlist

Once the deadline of the advertising cycle has been reached, and before the properties are allocated, a short list of applicants is created for each property

Expressions of interest in a property are shortlisted in a number of ways:

- **Banding** - Expressions of interest on a property are sorted by order of priority, with Band 1+ coming top of the list as this banding represents those applicants in highest housing need, followed by band 1, band 2 and finally applicants in band 3.
- **Application Date** - If two or more applicants within the same band have expressed an interest in the same property for which they qualify, their application date, or the date they entered their current band, will be used to determine the higher priority. In the rare instance that the band date is the same, whichever applicant expressed an interest in the property first will be successful.
- **Assessed Housing Need** - Where properties are targeted at specific people, they will be advertised as such and those applicants with assessed need for that type of accommodation e.g. accessible accommodation for people with disabilities or new build properties where certain eligibility rules apply under special Planning requirements (Section 106 Agreements) will be given priority over those applicants without an assessed need.
- **Local Connection Criteria** - Local Connection Criteria, as outlined in section two will also be taken into consideration when prioritising applicants.

If an applicant is positioned first for more than one property, and provided the eligibility criteria are met, they will be contacted to make a decision about which property they wish to accept.

1.2 Best Use of Stock

Accommodation will normally be offered according to an applicant's needs. All properties will be clearly labelled in a way that provides as much information as possible to show who is allowed to apply for the property concerned – for example by indicating family size or age of applicant. Properties will be allocated in a way that makes the best use of the housing stock.

1.2.1 Best use of housing stock criteria:

- One bedroom for each adult or couple, who live together as a 'household' or family unit. Two adults in the same property who are not a couple will be allowed a bedroom each
- A child under the age of 16 will be expected to share with another child of same sex, while children under the age of 10 will be expected to share with other children regardless of sex
- A bedroom will be allowed for a non-resident carer where it is proven that they provide overnight care to a person with a disability and need a bedroom to deliver the care
- Elderly and Independent Living accommodation will be allocated to applicants aged 55 or over. (See Appendix One)
- Bedsits will be allocated to single people only
- Ground floor accommodation will be allocated in the first instance to applicants with a medical priority
- An expected child is included once the applicant is over 24 weeks pregnant unless the applicant falls under an Additional Preference category

Where an applicant does not meet the criteria outlined, they will not be considered for the property. In certain circumstances NBBC reserves the right to modify the criteria at their discretion particularly where enforcing the criteria would result in unfairness to the particular applicant or other applicants generally. For example, the size of the bedrooms in a property and the relationship between those sharing a bedroom may be taken into account as well as the sex of the children when carrying out an overcrowding/bedroom shortage assessment.

The Council recognise that there may be exceptional circumstances where it becomes necessary to reconsider the criteria in the case of individual applicants who would not normally qualify.

The Council may reconsider the qualification of individuals in extreme exceptional circumstances, where there is a threat to life, no other housing options are available for homeless applicants where all prevention and relief options have been exhausted.

In addition for extremely vulnerable homeless applicant's to move from a temporary tenancy to an introductory tenancy. In this circumstance to meet this urgent housing need, the property concerned will be allocated outside of the Lettings Policy and will be authorised by the Housing Solutions Manager.

1.3 Succession Rights and 'Left In' Occupation

For new tenancies that began after the 1st April 2012, the succession rights have changed for tenants. Under the new regulations only a spouse or partner can succeed to a tenancy after the death of a tenant. For all other tenancies which started before 1st April 2012 succession rights remain the same.

When a tenant has succeeded to a tenancy, but the property is more extensive than they need, the tenant may be asked to move to more suitable accommodation.

In these circumstances, a reasonable alternative housing offer will be made. If this offer is not accepted, possession of the property may be sought through the Court.

No Succession Rights and 'Left in Occupation

When an applicant does not have a right to succeed to a tenancy but is left in occupation on the death of the tenant, NBBC may consider whether the applicant:

- Has been living with the tenant for 12 months before the tenants' death as his or her main and only accommodation

OR

- Has accepted responsibility for the tenants' dependants and therefore requires occupation of this property in order to comply with their legal guardianship of the deceased's dependants

Depending on the applicant's circumstances, NBBC may consider granting a tenancy to the remaining person or persons. This could be either in the same home or in suitable alternative accommodation.

Applicants must be able to evidence that they have lived in the property for a minimum of 12 months using the property as their main and principal home.

Applicants who have not lived in the in property for 12 months must be able to evidence that they used the property as their main and principal home to give care and support.

Each case will be investigated by the Housing Management Team.

If the applicant is to be allocated another property, the applicant will be awarded a reasonable preference and one reasonable offer only may be made. If that offer is refused, possession of their current residence may be sought through the Court.

1.4 Access to Children

For those applicants who require an additional bedroom for access purposes, appropriate information to verify these circumstances will be required.

Examples of suitable documentation include (but are not limited to) a copy of the Court Order, if one is in place, or a Residency Order and proof of Child Benefit. Each case will be assessed on an individual basis.

It should be noted that Housing Associations who provide nomination rights to the Council may not allow applicants with access to children an extra bedroom. Advice with regard to welfare benefit entitlements will be given before applicants are selected for properties where they may be deemed to have a spare bedroom.

1.5 Local Lettings Policies

From time to time NBBC may agree a Local Lettings Policy for specific areas or developments in order to reflect local circumstances. Any such policy will have regard to considerations such as the social mix, density, and age and community stability of the area. Any such policy will be time limited, but during that time properties may be let to applicants outside the normal rules for priority and banding included in this policy.

NBBC have Local Lettings Policy's as follows:

- Appendix One - This relates to the allocation of our own NBBC Independent Living Accommodation stock
- Appendix Two - This relates to the allocation of Extra Care Housing Stock in the borough.

1.6 New Affordable Housing Developments

Affordable housing will also be advertised when new housing developments are built within certain areas, planning restrictions may state that those applicants wishing to apply must have a direct local connection to that specific area (local lettings policies). When advertising these properties they will be clearly labelled with their specific eligibility criteria.

1.7 Support for Vulnerable Applicants

NBBC will ensure that vulnerable applicants are able to access the scheme. When a vulnerable applicant is identified, every effort will be made to assist and support them through the application process. Some applicants will require or request support and assistance with accessing information about available properties, expressing an interest or making a decision about an offered property. In all cases the level and type of support required will be decided on an individual basis. In some cases however, NBBC may have to use specialist staff to express an interest on their behalf.

A number of measures will be put in place to ensure that vulnerable applicants are not disadvantaged for example through:

- Providing appropriate advice and assistance
- Providing information in other formats
- Partnership working with support agencies
- Translating key documents
- Ensuring appropriate support is available for applicants using the system

NBBC would like applicants, whatever their background or presumed ability, to become active participants in the choice based lettings process. However, NBBC recognises that in limited circumstances it may be necessary to place certain vulnerable applicants outside of this process, and to allocate properties to them.

1.8 Viewing Properties and Receiving Offers

When an applicant is offered a property, NBBC will contact the applicant to request any outstanding documentary evidence required for an offer. Applicants will be contacted by the telephone number and email address provided on their application. If the Choice Based Lettings team are unable to make contact within a three working day period the potential offer will be withdrawn. It is the applicant's responsibility to be available for any potential offers and advise the Choice Based Lettings team of any unavailability.

Once the applicant has been formally offered a property, they will have the opportunity to view the accommodation with a Housing Officer before signing for the tenancy. For Independent Living accommodation the Independent Living Officer will show the applicant around the property.

The Housing Officer will make contact by the telephone number and email address provided on their application to view the property before signing for the tenancy. If the Housing Officer is unable to make contact within a three working day period the offer will be withdrawn. It is the applicant's responsibility to be available for any viewings/offers and advise the Choice Based Lettings team of any unavailability.

1.9 Reviews

Applicants have the right to request a review of decisions made in the allocation process.

The applicant's request for a review of the decision must be made within 21 days of the date on their decision letter. The applicant should provide supporting evidence if necessary, and explain why they require a review of the original decision.

An independent Senior Officer will investigate the review (this Officer will not have been involved in the original decision making process). The Officer will consider the evidence provided and decide whether to overturn or support the original decision. The applicant will be informed within 8 weeks of the day the review request was received. The reply will contain the decision made, the reasons for the decision and the facts taken into account when making the decision.

There is no further right of appeal if the applicant is not satisfied with the decision on review. Any further challenge would have to be through the Courts by way of Judicial Review or by taking their case to the Local Government Ombudsman.

1.10 Making a Complaint

If an applicant is dissatisfied with any aspect of the way in which their application for housing is dealt with they should contact NBBC. All applicants who make a complaint will be treated fairly, objectively and in line with NBBC's Complaints Policy. A reply to the complaint should be received within 10 working days.

If the applicant has gone through the complaints procedure and remains dissatisfied, they can write to the Housing Ombudsman (Registered Social Landlord tenants, the Local Government Ombudsman or apply for a judicial review (social housing tenants and other applicants)

Appendix One Procedure for Independent Living

Introduction

The purpose of this procedure is to clarify and confirm the criteria for applicants who wish to express an interest in Independent Living Accommodation.

Our procedure aims to give our tenants, security of tenure, support to enable them to remain independent in their own home for as long as possible, time to listen to views, concerns and questions, dignity, respect and excellent customer care.

Background

Independent Living

Cabinet's decision on the 25th January 2017, approved the re-classification from Supported Accommodation to Independent Living Accommodation and the de-commission of specific schemes across the Borough to general purpose stock.

Independent Living Accommodation (formally known as Supported Accommodation) will be allocated to applicants aged 55 or over, with an exemption to those applicant's age 50+ who have very high medical/welfare needs.

This exemption allows for suitable accommodation to be allocated to those in need, without the requirement of adaptations in general purpose stock.

Eligibility

The changes in eligibility, due to the re-classification, are detailed below:

Bridge Street, Hall End, Templar Court and Windsor Court will be classed as General Purpose schemes which will be allocated to customers over the age of 55. This change came into effect on the 1 May 2017.

These tenants will no longer receive a daily visit from a member of staff. However, all communal facilities will remain open and will be accessible as they are now and an Independent Living Officer will be on site every day to carry out facilities management functions relating to the laundry and communal lounge.

When the last existing resident/s move out of their property at these specific schemes, then the scheme will be allocated to applicants under the age of 55 in accordance with the Allocations Policy.

Poets Corner, Pine Tree Avenue, York Avenue and Oakham Crescent will be classed as **Category 1 accommodation**. The change came into effect on the 1 May 2017.

It is proposed to allocate these schemes in the same manner as other Category 1 accommodation. This means applicants aged 55 years and over who are considered to have a low welfare and low medical need with mobility issue.

Independent living accommodation will be allocated in a way that makes best use of stock. Accommodation will be offered according to applicant's needs. When advertising properties, labels will be used so that the adverts clearly show who will be eligible to apply for the property.

Independent living accommodation comprises of different category types known as category One, Two and Three. All properties are linked to the Councils control centre to provide 24 hours, 7 days a week, 365 days a year emergency cover.

This table provided is a guide which will be used in order to make the best use of the Independent living accommodation when allocating properties.

ELIGIBLE HOUSEHOLDS	PROPERTY DESCRIPTION TYPE
Category 1 – Age 55 and over, singles and couples. Residents who are considered to have a low welfare and low medical need with mobility issue.	Bungalows and ground floor flats
Category 1 – Age 55 and over singles and couples. Residents who are considered to have a low welfare and low medical need with no mobility issues.	First floor flats
Category 2 – Age 55 and over singles and couple. Residents who are considered to require a medium welfare and or medium medical need with mobility issue.	Ground Flat lets, Flats and Bungalows.
Category 2 - Age 55 and over singles and couple. Residents who are considered to require a medium welfare and or medium medical need with no mobility issues.	First floor Flat lets, Flats
Category 3 – Age 55 and over, single and couples. Residents who are considered to require a high welfare and or high medical need	Flats and Bungalows. All first floor flats that are served by a passenger lift.

Medical Grounds

Evidence will need to be provided to understand how a move from the applicants' current accommodation will assist with their housing need. Priority may be awarded as High, Medium or Low the evidence received should advise how the move will directly benefit the health of the customer or their household.

Welfare Grounds

Evidence will need to be provided to understand how a move from the applicants' current accommodation will assist with care or support needs. Priority may be awarded as High, Medium or Low depending on if the evidence received will assist with care or the support needs of the customer or their household.

Hardship Grounds

Evidence will need to be provided to understand how a move from that applicants' specific locality in order to give or receive care or take up particular education, employment or training in a particular Local Authority district.

Applying for properties

Once your need level has been established you will be awarded a band on the system which will enable you to express an interest for properties. If applicants need any further assistance on how to express an interest please contact a member of the Choice Based Lettings Team by calling the Council.

Pets

All tenants must request permission before bringing a pet into their home. This generally relates to cats and dogs as they have the potential to have an impact on the scheme. Generally independent living accommodation cannot cater for pets such as cats and dogs.

The only exception to this is where a resident has an 'assistance' dog, or where a bungalow has a completely enclosed rear garden.

Under no circumstances will permission be granted where the pet poses a potential risk or threat to other tenants, staff or visitors to the scheme. Permission will always be refused for animals that are restricted by law, for example under the Dangerous Dogs Act and the Protected Species Acts.

Exclusion due to unacceptable behaviour

When deciding whether or not an applicant is eligible for housing, NBBC will consider the behaviour of not only the applicant but also that of the other members of their household. NBBC may decide that an applicant should be treated as ineligible for housing and exclude them from the Housing Register on grounds of their behaviour.

APPENDIX TWO

Local Letting Plan- Extra Care Housing

Introduction

This Plan has been put together by Nuneaton and Bedworth Borough Council, in consultation with Warwickshire County Council and Housing 21 to confirm the qualification criteria, and process for the Allocation of Extra Care Housing units in the Borough.

Principles of the Local Lettings Plan

The purpose of this plan is to confirm the process for the allocation of a unique type of housing facility: Extra Care Housing, which requires a different set of criteria to that included in the Council's Allocation Policy 2013. Applicants will not be able to use the Council's Choice Based Lettings System to secure this specialised accommodation, and instead will follow a different process as detailed below to express their interest in 'Extra Care' units.

Background

Warwickshire County Council's (WCC) vision for Extra Care Housing (ECH) is to provide safe, secure, well designed and attractive self-contained accommodation for older people aged 55+ who require varying levels of care and support designed to enable them to live independently in a home environment.

The overall objective in developing ECH in Warwickshire is to modernise housing with care and support services by offering people a very real alternative to traditional residential care homes as well as responding to demographic changes, like an ageing population and growing rise in dementia.

There are already ECH schemes in other districts and boroughs in the County and the first of its kind to be developed in Nuneaton and Bedworth has started on site in Bedworth.

Eligibility Criteria

A Local Letting Plan is required because ECH accommodation is dependent on an assessment by WCC's Adult Social Care team, and also due to the fact that the units are all 2 bedroom, and our NBBC Allocation Policy would not permit singles or couples to express an interest on 2 beds. Clearly we need to enable single older people aged 55+ and couples aged 55+ to be able to access this unique housing facility.

Applicants for this facility will need to:

- be aged 55 or over
- have a housing- related support and/or social care need
- have a local connection to Bedworth and Nuneaton area.

Individual Cabinet Member Decision - Housing and Communities - 30th September, 2014 7

The application process will involve the completion of a simple pro-forma, rather than the on-line NBBC Homes application. This can be made available either via on-line, via e-mail or a paper copy can be posted out.

Once received, assessments will be made which will include WCC Social Care team to establish that a Care/Support need is required, and in addition confirmation of local connection to the Borough. Age and 'housing need' will be confirmed in conjunction with the NBBC Choice Based Lettings team and Housing 21.

A panel including all three organisations will allocate units, based on 'need' and according to availability of units.

Initially of course there will be 85 units to allocate and thereafter, as and when vacancies arise, this same process will continue.

Equality and Fairness

This Local Letting Plan has no adverse implications for the Council's Policy on Equality and Diversity.

Monitoring

It is intended that NBBC's Housing Solutions Manager will be part of the allocation panel that will administer and monitor the appropriate allocation of Extra Care Housing accommodation in the Borough.

This will ensure close scrutiny of the initial and on-going allocation of Extra Care Housing units in accordance with the Council's nomination agreement through the Planning Permission and S.106 requirements for the development of schemes.