

RENT PAYMENT & ARREARS RECOVERY POLICY

Originator:	Regulatory Compliance Team	
Approval date:	June 2025	
Review date:	June 2028	

1	Introduction					
1.1	Pine Court Housing Association (PCHA) is committed to ensuring it maintains financial viability at all times, including maximising the income it generates from rents.					
1.2	This Policy sets out the provisions PCHA has in place to:					
	 Ensure customers are aware of their responsibilities to pay rent Make it easy for customers to pay rent by providing a number of accessible payment methods Provide information and support to customers to ensure they are 'financially included', that arrears are prevented and that they receive any welfare benefits they may be entitled to Provide information and support to customers who may be affected by changes introduced through Welfare Reform measures Act firmly but fairly when arrears occur and make assessments of capacity to understand actions being taken Recover former arrears 					
1.3	 The application of this Policy ensures compliance with the outcomes of the Regulatory Framework for Social Housing in England, responsibility of the Regulator of Social Housing (RSH) as outlined below: (Tenancy Standard) Registered providers must support tenants to maintain their tenancy or licence. Where a registered provider ends a tenancy or licence, they must offer affected tenants' advice and assistance. 					

1.4	Access and Communication					
1.4.1	PCHA is committed to ensuring that our services are accessible to everyone. PCHA will seek alternative methods of access and service delivery where barriers, perceived or real may exist, that may make it difficult for people to work for PCHA or use its services.					
1.4.2	Working with our customers we have established a Vulnerable Persons and Reasonable Adjustments Policy to ensure we make best use of every customer interaction to meet customers' needs in our service delivery and ensure this information is kept up to date.					
1.5	Equality, Diversity and Human Rights					
1.5.1	PCHA is committed to fairness and equality for all customers, colleagues, and stakeholders.					
1.5.2	PCHA's approach to Equality, Diversity, and Inclusion (EDI) goes beyond legal or statutory obligations, however, PCHA will meet or exceed its legal requirements as outlined in the Equality Act 2010 and the Human Rights Act 1998. This policy also demonstrates how PCHA will meet the requirements of Public Sector Equality Duties, which it has chosen to adopt and implement as a matter of good practice rather than as a legal obligation.					
1.5.3	PCHA is fully committed to eliminating unfair and unlawful discrimination. Hate Crime, Harassment, and Bullying will also not be tolerated, and take proactive steps to prevent such behaviours.					
1.5.4	It is unlawful to discriminate directly or indirectly based on the following protected characteristics:					
	 Disability Gender Gender identity, or gender reassignment status Race, racial group, ethnic or national origin, or nationality Religion or belief Sexual orientation Age Marriage or civil partnership status Pregnancy or maternity 					
1.5.5	PCHA are also committed to ensuring that individuals are not treated less favourably due to their social, economic, or cultural backgrounds, as well as specific medical conditions as defined in the Equality Act.					
1.5.6	PCHA regularly review policies and practices to ensure they reflect its commitment to equality and diversity.					
1.6	Complying with the Money Laundering Regulations 2017					
1.6.1	PCHA will ensure there is a designated person on the Board of Management that has responsibility for ensuring compliance with the Money Laundering Regulations 2017 and that they have received appropriate training and guidance to fulfil this role effectively.					

1.6.2	The designated Board member will seek assurance that PCHA has appropriate procedures in place to check the provenance of any large payments that are received or offered in relation to PCHA financial transactions. This will apply especially where customers or third parties have difficulties in explaining the origins of the finances and will make appropriate alerts in conjunction with the Money Laundering Reporting Officer, as required. For full details see the PCHA Anti-Fraud, Corruption and Money Laundering Policy.					
1.7	This Policy should be read in conjunction with the:					
	 PCHA Financial Management Framework Property Pool Plus Allocations Policy PCHA Rent Setting Policy PCHA Market Rent Policy PCHA Starter Tenancy Policy PCHA Recharge Policy 					
2	Statement of intent					
2.1	PCHA's primary aim in operating the Rent Payment and Arrears Recovery Policy is to ensure it maximises all income that is due from rent of its properties for domestic use. This is necessary for PCHA to maintain viability and to ensure:					
	 Loan covenant and on-going management costs can be met It continues to provide a full range of excellent services that meet or exceed customers' expectations It has the capacity for growth and business expansion to develop new housing and related services Customers have the information and support they need to maximise their income It meets the requirements of the Regulatory Framework for Social Housing 					
2.2	PCHA will operate a 'firm but fair' approach to rent collection and arrears management by providing convenient and easily accessible methods of payment and an emphasis on prevention, early intervention, support and advice where arrears occur.					
2.3	PCHA will offer support and advice for tenants who have genuine difficulties in paying rent or other debts owed to the Association and will take swift and decisive action against those who refuse to engage and reach agreements on ways to reduce outstanding debts (where they are deemed to have sufficient capacity to understand and act accordingly to warnings given).					
3	Policy					
3.1	This Policy covers the provisions PCHA has in place for payment and pursual of any arrears associated with rent, including any service charges but does not cover payment or debts owed due to 'recharges' (see the PCHA Recharge Policy for further details).					
3.1.1	Detailed below are the ways in which PCHA will approach the issues of rent collection and arrears management from the perspective of a tenant's journey with PCHA, that is:					
	 From being a housing applicant seeking accommodation with PCHA Signing up for an PCHA property 					

	 Time as an PCHA tenant Ending an PCHA tenancy After an PCHA tenancy has ended where arrears or other debts are outstanding 					
3.2	Before PCHA Tenancy Commences					
3.2.1	In line with the provisions within the sub-regional choice-based lettings scheme (CBL), Property Pool Plus (PPP) or similar schemes, PCHA will put restrictions on the eligibility of housing applicants who owe arrears from former or current tenancies (either with PCHA, other partners within the scheme or any other landlord).					
3.2.2	The restrictions on eligibility (for lettings made through the Property Pool Plus Scheme – pan Merseyside) are as follows:					
	 Applicants will be disqualified from joining the scheme where they or a member of their household has outstanding liabilities (such as rent or service charge arrears, or recharges) attributable to a tenancy which are more than 1/12th of the annual amount payable (or which was payable) by an applicant to a landlord in respect of a tenancy Where the housing need is urgent local authorities will have discretion to permit acceptance on the scheme subject to suitable arrangement to pay outstanding liabilities 					
3.2.3	Once an applicant(s) has been accepted on the housing register and is made an offer of accommodation, a PCHA Officer will meet with them at the property for a viewing. At this stage the Officer will advise the applicant of the rent and any service charges payable on the property.					
3.2.4	At the viewing stage the Officer will also discuss with the applicant(s) their financial circumstances to determine how the rent will be paid i.e. in full (if they are working full time and earning over a threshold amount), in part (if their earnings from employment are below a threshold amount) or if they will be claiming welfare benefits for the full rental amount.					
3.2.5	PCHA will also carry out checks to see if the incoming tenant(s) has any former arrears with either PCHA or other landlords. If former arrears exist, PCHA will negotiate with the tenant(s) repayment plan to suit their financial circumstances.					
3.3	At offer of the Tenancy					
3.3.1	Should the applicant accept the property, a sign-up meeting will be held (for all forms of allocation) where the keys to the property will be exchanged. PCHA view this meeting as an ideal opportunity to provide advice to new tenants on their rent liabilities, this will include:					
	 Information on the methods of payment available – for those paying full or part rent these are: Online via the PCHA website, secure 'WorldPay' facility At any Post Office Branch using the PCHA payment card Via direct debit Payments can be made by telephone (between 9:00 am- 5:00 pm) by contacting 					
	 PCHA on 0151 709 6878 Using 'Payzone' and 'Pay Point' facilities available via a number of retail outlets 					

	 Provision of a bar-coded letters to accept payments to a holding account (until unique account specific payment cards are produced) For all new tenancies PCHA require one rent period payment (usually one weeks rent) in advance. PCHA's preferred method of payment is via Direct Debit. PCHA does, however, reserve the right to waive the requirement to pay rent in advance on sign-up at its discretion Ensuring those that will be claiming full or part welfare benefits (Housing Benefit or Universal Credit) to pay their rent, have filled in the appropriate documentation and provided the necessary supporting evidence. Referrals will also be made when requested to PCHA Housing Officers who will help maximise income from any unclaimed benefits or entitlements Provision of budget calculators to help planning of household expenditure A clear message on the importance of paying rent and service charges as a condition of their tenancy agreement and that they run the risk of losing their home if they fail to pay regularly and in advance 				
3.3.2	In addition to the above, where appropriate, PCHA will provide all new tenants with information on the impacts of 'Welfare Reform' measures (effective from 1 st April 2013). The principal changes that impact on housing include:				
3.3.3	 An 'Under-Occupancy Penalty' leading to a reduction in the amount paid towards housing support by 14% for a spare bedroom and a 25% reduction for two or more spare bedrooms A limit on the total welfare benefit that households can receive (leading to reductions in the amount payable for housing support (Housing Benefits) if household income from benefits is over specified limits Introduction of direct payments as part of the move to 'Universal Credit' – requiring those in receipt of welfare benefit to make arrangements to pay rent to PCHA from their own bank accounts (most likely by Direct Debit) The cap on the level of Housing Benefit or housing support element of Universal Credit to Local Housing Allowance rates and the potential shortfall this may create for certain rents and certain customers, depending on their age and claimant details 				
	changes. Where new tenants will be under-occupying properties they will be required to sign a disclaimer accepting responsibility for any shortfall in rent payments not covered by benefit payments (should they rely on welfare benefits to pay their rent).				
3.4	During the Tenancy				
3.4.1	PCHA will monitor all rent accounts on a weekly basis for any non-payments. Whenever this occurs, PCHA will endeavour to make personal contact with the tenant(s) to make arrangements to cover on-going rent liabilities and any arrears that have occurred through non-payment.				
3.4.2	PCHA will endeavour to work with tenant(s) and may delay instigating possession proceedings where they can demonstrate that:				

	 All evidence required to process a claim for Housing Benefit / Universal Credit has been submitted to the Local Authority / Department for Work and Pensions (DWP) and the reason for non-payment of rent is due to a delay in processing the claim There is a reasonable expectation of eligibility for Housing Benefit or Universal Credit (housing element) All other payments owed to the landlord not covered by Housing Benefit or Universal Credit are being paid 				
3.4.3	PCHA will look to offer support to tenant(s) that miss payments, including:				
	 Advice on money management Referrals where appropriate to PCHA's financial inclusion service or external financial advice support agencies to maximise income from welfare benefits Referral to external support agencies and advocacy groups, where the tenant(s) are identified as being vulnerable for any reason Providing support where there are known or suspected difficulties in comprehending written information e.g. where English is not a first language or there are mental health / learning difficulties Time bound repayment plans to suit their financial circumstances 				
3.4.4	As well as offering support, PCHA's Housing Officers will stress the importance to tenants of paying rent on time and that if non-payments persist, PCHA may be forced to take court action to recover the tenancy.				
3.4.5	Where tenants that are in arrears refuse to engage with PCHA via attempts at personal contact or fail to respond to warning letters that are sent, PCHA will look to instigate court proceedings at the earliest opportunity. This will include serving Notices' Seeking Possession (NSP) after three weeks of non-payment of rent.				
3.4.6	Once an NSP is served, PCHA will have four weeks before an application for a possession hearing at court can be made. During this time and in the period leading up to the court hearing, PCHA will continue to make every effort to contact the tenant(s), make arrangemen to pay and clear any outstanding arrears in accordance with the 'Pre-action Protocol for Possession Claims for Social Landlords'. This will include supplying tenant(s) with:				
	 The reasons why they are being served notice Where they can go to get advice 				
3.4.7	At least ten days prior to court action, PCHA will also supply tenant(s) subject to the action with:				
	 Up-to-date rent statements Notice of the court date, the action that is being taken and advice that their home is at risk if they do not attend the court hearing or clear the outstanding debt 				
3.4.8	For all cases that reach a possession hearing PCHA will request a 'money judgement' from the courts to recover arrears and court costs, unless it is assessed that applying for costs would add to a customer's financial difficulties (determined on a case-by-case basis).				
3.4.9	Even where the courts award PCHA with outright possession of the property, every effort will continue to be made to work with the tenant(s) to clear the debt and make regular payments.				

3.4.10	Where tenants continue to refuse to engage with PCHA and ignore the conditions of the court order, PCHA will take the necessary actions to bring the tenancy to an end at the earliest opportunity, only ever considering eviction as a last resort when all other reasonable efforts have failed.				
3.4.11	Tenants can also contact PCHA's Office (on Tel. 0151 709 6878) to obtain a balance over the phone or by checking the PCHA website with their unique log-on details at any time.				
3.4.12	PCHA will inform all tenants of any annual increases to their rent (in line with the PCHA Rent Setting Policy) and service charges in writing (in their preferred format).				
3.4.13	Where tenants are in credit on their rent accounts, they can request that a payment is sent to them at any time by contacting PCHA. Any payments of credit on rent accounts will be less any other debts owing to PCHA and subject to checks that no amounts are repayable to welfare benefits (Housing Benefits), where applicable. Credit payments will normally be made to tenants via cheque within 10 working days of the request being received by PCHA.				
3.5	Grounds For Possession				
3.5.1	Where PCHA is forced to seek possession of a property due to rent arrears it will rely on the Grounds outlined in Schedule 2 of the Housing Act 1988 as follows:				
	 Ground 10 Where rent that is lawfully due from the tenant has not been paid by the time the possession proceedings are started and was owed at the time the Notice Seeking Possession was served Ground 11 				
	 The tenant has repeatedly failed to pay rent that is lawfully due on time – there need not be arrears at the time the possession proceedings are commenced 				
3.5.2	In the above grounds PCHA will need to provide sufficient evidence to 'prove the case' in court and it will be at the judge's 'discretion' whether or not to grant a possession order.				
3.5.3	PCHA may utilise Ground 8 or the 'Fast-track' proceedings, if permissible, depending on the type and date of issue of the tenancy agreement that is in place. Ground 8 is a 'mandatory' possession ground and if the conditions outlined below exist, the judge in court must grant a possession order:				
	 Ground 8 Where rent that is lawfully due is unpaid at the time of the serving of the Notice Seeking Possession and at the time of the hearing. In PCHA's case the arrears will be 8 weeks owing or more at both the serving of the notice and the time of the hearing 				
3.5.4	PCHA may choose to use the above grounds in tandem when stipulated in the Notice Seeking Possession.				
3.5.5	Where regaining possession of the property is of paramount importance, PCHA may also serve Section 21 Notices where it is not necessary to cite the 'Grounds' for possession for starter or assured shorthold type tenancies.				

3.5.6	Where this method is used PCHA will apply to the courts for a separate money judgement for arrears as they are not included in the possession hearing.				
3.5.7	If money judgement is issued and the person is employed, PCHA reserves the right to apply to court for an 'Attachment of Earnings Order', which orders the tenant's employers to make a regular deduction from the salary to be paid towards their debt.				
3.5.8	Where pursuing the arrears is of paramount importance and not possession of the property, PCHA may at its discretion use the Small Claims Court to pursue the debt.				
	PCHA may also consider instructing the High Court Enforcement Officer (bailiff service) to recover monies owed (if payments are not received as ordered) by removal and sale of possessions.				
3.6	Debt Relief Orders				
3.6.1	Where PCHA tenants obtain Debt Relief Orders and other insolvency measures as a means of dealing with multiple debts, PCHA will comply with the terms of the order, as instructed by the courts, where rent arrears are included.				
3.6.2	PCHA does, however, have legal powers to continue with possession proceedings where Debt Relief Orders (and other insolvency measures are in place) and can also pursue rent and arrears accrued after the date (including during any moratorium period) that the order was granted.				
3.7	At the end of the Tenancy				
3.7.1	Where there are any credits on the rent account at the termination of the tenancy, PCHA will arrange for payments to be sent to the tenants forwarding address, less any amounts owed to PCHA for other debts for example rechargeable repairs and court costs. Payments will normally be sent within 10 working days from the end of the tenancy.				
3.7.2	Where there are arrears or other debts owing at the termination of the tenancy, PCHA will pursue these with the former tenant at their new address, if known.				
3.7.3	Where tenants that leave PCHA properties fail to provide forwarding address details, PCHA will use credit checking facilities to trace their whereabouts and will pursue any debts owing at the new address, if found. PCHA will also work in partnership with a Debt Collection Agency (DCA) to pursue former tenant arrears.				
3.7.4	Where there are arrears outstanding at the end of a tenancy this will impact on the tenants' ability to obtain future re-housing with PCHA or any of the other scheme partners in the sub- regional choice-based lettings scheme, PPP (See section 3.2.2 for further details).				
3.7.5	PCHA will also provide information in regard to the status of former arrears to other landlords on request, outside of the PPP Scheme in line with the General Data Protection Regulations and Data Protection 2018 requirements.				
3.7.6	On a case-by-case basis, and subject to available funding PCHA may agree to write-off former arrears by matching a lump sum paid by its former tenant(s). This would normally be a one-off				

	arrangement where it is in PCHA's interests to do so. However, multiple matched payments may be accepted if this proves to be an effective means of reducing debt owed.				
4	Implementation				
4.1	All PCHA staff have a responsibility to be aware of the Rent Payments and Arrears Recovery Policy to be able to direct any customer enquiries they may receive.				
4.2	The following teams have specific responsibility for delivery of the Policy provisions:				
	 PCHA Housing Officers Providing advice to new tenants on rent liability and methods of payment at commencement of tenancies Discussing any rent arrears during structured visits during in the first 12 months of a new tenancy Carrying out home visits or making personal contact with tenant(s) as and when required when rent arrears occur and managing all stages of the arrears pursual process Providing advice on income maximisation for tenants who may be entitled to unclaimed welfare benefits All PCHA Officers Taking telephone payments for rent accounts, providing telephone balances and responding to general queries on any arrears pursual actions Send monthly emails and texts (where applicable) to advise tenants of their rent liabilities and balances 				
5	Performance				
5.1	PCHA report on a quarterly basis to all of its tenants and external stakeholders via a performance update available on its website on:				
	The % of rent arrears for current tenants				
5.2	 In addition to the above, PCHA also produce internal reporting information to the Income Departmental Management Team meetings on: % of rent written off Rent collected as proportion of rent available (excluding arrears) Income generated via welfare benefits advice % Former Tenant Arrears (FTA) as a proportion of rent debit % of rent arrears as a proportion of rent debit 				
6	Consultation				
6.1	All PCHA staff and The Customer Empowerment Panel have been consulted in the development of this Policy.				

7	Review				
7.1	The Policy will be reviewed every Three Years from the date of Operations Director's (PCHA) approval (or as near as possible) or more frequently if required by changes in legislation, regulation or as a result of system audits.				
8	Equality In	npact Assessment			
8.1	Was a full Equality Impact Assessment (EIA) required?			No	
8.2	When was EIA conducted and by who?			An Equality Impact Assessment Relevance Test was conducted by the Strategic Regulatory Compliance Manager and the Policy and Strategy Administrator in March 2025.	
8.3	Results of EIA			The EIA Relevance test did not indicate there were any adverse of differential impacts for any groups with protected characteristics.	
9	Scheme o	fdelegation			
9.1	Responsible committee for approving and monitoring implementation of the Policy and any amendments to it		Operations Director-PCHA		
9.2	Responsible officer for formulating Policy and reporting to committee on its effective implementation			Operations Director-PCHA	
9.3	Responsible officer for formulating, reviewing and monitoring implementation of procedures		tion	Operations Director-PCHA	
10	Amendme	ent log			
Date of revision: Reason for revision: Co		Consu	ltation record:	Record of amendments:	
1 st October 2020		Policy reviewed in line with Policy review schedule	See Section 6		 Inclusion that PCHA will ensure compliance with the Coronavirus Act 2020 where it considers starting possession proceedings against tenants.
12 th April 2022		Policy reviewed in line with Policy review schedule	See Section 6		 Change at section 3.3.1: changed 'Bill' Pay to 'World Pay'

			• Inclusion that PCHA will comply with the Coronavirus Act 2020 when starting possession proceedings
17 th June 2025	In line with the Review Schedule	See section 6	 Change of wording at 3.2.2 to align with conditions of new Property Pool Plus Policy – effective from November 2023 In line with Board approved process the review period for this Policy will now be every three years rather than annually Equality, Diversity and Human Rights statement updated EIA information updated in section 8 Team names updated throughout