



# RENT SETTING POLICY

Originator:	Regulatory Compliance Team
Approval date:	February 2026
Review date:	February 2027
<b>1</b>	<b>Introduction</b>
1.1	Pine Court Housing Association (PCHA) is committed to providing quality homes and housing management services in the communities in which it operates. To achieve these aims PCHA sets rents in line with the government guidelines whilst ensuring it remains viable and can achieve its business plan commitments.
1.2	This Policy sets out the mechanisms by which PCHA calculates rents on an annual basis, in line with the prescribed government rent setting formula (where this applies), so that it is transparent and easily understood and ensures compliance with the outcomes of the Regulatory Framework for Social Housing in England, adopted by the Regulator for Social Housing (RSH).
1.3	The Ministry of Housing, Communities and Local Government (MHCLG) have issued a 'Direction' to the RSH on the Rent Standard of Regulatory Framework and also a Policy Statement on how social housing rents should be set from 1 <sup>st</sup> April 2026. This PCHA Rent Setting Policy takes due regard of the Policy Statement and how this impacts the rent setting process. Further details can be found at: <ul style="list-style-type: none"> <li>• <a href="https://assets.publishing.service.gov.uk/media/697b8d18f8f4a746d9572f51/Annex_B_-_policy_statement_on_rents_for_social_housing.pdf">https://assets.publishing.service.gov.uk/media/697b8d18f8f4a746d9572f51/Annex_B_-_policy_statement_on_rents_for_social_housing.pdf</a></li> </ul>
1.4	This Policy also covers the provisions PCHA has for setting rents that are outside of the regulatory framework's Rent Standard where the Capital Funding Guide will apply i.e., Shared Ownership and Rent to Buy.
1.6	<b>Access and Communication</b>
1.6.1	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.
1.6.2	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.

<p>1.7</p> <p>1.7.1</p> <p>1.7.2</p> <p>1.7.3</p> <p>1.7.4</p> <p>1.7.5</p> <p>1.7.6</p> <p>1.8</p>	<p><b>Equality, Diversity and Human Rights</b></p> <p>PCHA is committed to fairness and equality for all customers, colleagues, and stakeholders.</p> <p>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.</p> <p>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.</p> <p>It is unlawful to discriminate directly or indirectly based on the following protected characteristics:</p> <ul style="list-style-type: none"> <li>● Disability</li> <li>● Sex</li> <li>● Gender identity, or gender reassignment status</li> <li>● Race, racial group, ethnic or national origin, or nationality</li> <li>● Religion or belief</li> <li>● Sexual orientation</li> <li>● Age</li> <li>● Marriage or civil partnership status</li> <li>● Pregnancy or maternity</li> </ul> <p>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.</p> <p>PCHA regularly review policies and practices to ensure they reflect its commitment to equality and diversity.</p> <p>This Policy should be read in conjunction with:</p> <ul style="list-style-type: none"> <li>● PCHA Rent Payment and Arrears Recovery Policy</li> <li>● PCHA Service Charge Policy</li> <li>● PCHA Tenancy Policy</li> <li>● PCHA Tenancy Transfer and Mutual Exchange and Succession Policy</li> <li>● PCHA Shared Ownership Sales and Management Policy</li> <li>● PCHA Rent to Buy Policy</li> </ul>
<p><b>2</b></p>	<p><b>Statement of intent</b></p>
<p>2.1</p>	<p>In setting rents, PCHA will secure rental income to meet its business plan commitments including operating costs, investment / improvement programmes (subject to</p>

	performance, wider economic factors and tenant consultation) and to meet the loan repayment requirements of its lenders.
2.2	Where applicable, PCHA will ensure rents are set in line with formulae developed by Government for the social housing sector and approved by the RSH, within the Rent Standard of the Regulatory Framework.
2.3	PCHA will also set rents in accordance with the most up-to-date guidance produced by the Ministry of Housing, Communities and Local Government (Capital Funding Guide) where this applies to properties that are part funded through one of the Homes England Affordable Homes programmes.
2.4	PCHA will inform its tenants of how the rent has been set in the annual rent notification letter and via information available on its website.
2.5	PCHA's Board will review and approve any changes to rent setting on an annual basis. All decisions made by the Board are recorded and available to interested parties on request (subject to any confidential or commercially sensitive information being removed).
2.6	PCHA will set rents in line with the government requirements to ensure they are broadly comparable with other housing providers local to its area of operation and are affordable to existing and potential customers.
2.7	PCHA will inform all new and existing tenants of the potential impacts of any welfare reform measures, including those already introduced and any scheduled, on their income and rent payment liabilities.

### **3 Policy**

3.1	The Rent Setting Policy and the rental structure this produces will be approved by the PCHA's Board.						
3.1.1	PCHA will review the rents it sets on an annual basis and will enact any changes to rent charges on the first Monday in April each year. PCHA will inform all customers in writing of any changes to their rent, giving a minimum of One calendar months' notice before the changes come into effect, outlining how the rent has been calculated.						
3.1.2	For 2026/27 PCHA rent increases will take effect on the following dates for its range of rental products (unless specific individual arrangements apply, in which case customers will be informed in writing of the date of rent increases):						
	<table border="1"> <thead> <tr> <th>Type of rental product</th> <th>Date rent increase will be effective from</th> </tr> </thead> <tbody> <tr> <td>Social Rent, Affordable Rent and Fair Rent</td> <td>6<sup>th</sup> April 2026</td> </tr> <tr> <td>Rent-to-Buy and Shared Ownership</td> <td>1<sup>st</sup> April 2026</td> </tr> </tbody> </table>	Type of rental product	Date rent increase will be effective from	Social Rent, Affordable Rent and Fair Rent	6 <sup>th</sup> April 2026	Rent-to-Buy and Shared Ownership	1 <sup>st</sup> April 2026
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Social Rent, Affordable Rent and Fair Rent	6 <sup>th</sup> April 2026						
Rent-to-Buy and Shared Ownership	1 <sup>st</sup> April 2026						
3.1.3	PCHA is committed to meeting the requirements of ensuring a fair method of calculating social rents based on: <ul style="list-style-type: none"> <li>• The condition and location of properties</li> </ul>						

- Local earnings (to take account of affordability) and,
- Property size and valuations.

3.1.4 In line with the RSH's regulatory standard, PCHA will exempt the following categories from social rent and the Rent Standard:

- Rent-to-Buy
- Shared Ownership.

3.1.5 In line with the 'Direction on the Rent Standard' issued by MHCLG to the RSH, PCHA will increase rents for its Social Rent properties for the rent year commencing on the first Monday in April 2026 to April 2027, by a maximum of:

- Consumer Price Index – CPI (as at September the previous year) plus 1% point

3.1.6 The formula rent increases will apply to PCHA general needs and independent living tenancies - (that meet the definition of supported housing) and will not exceed the Rent Cap that imposes upper rent limits that can be applied to a property based on its size (number of bedrooms), where the Rent Cap is subject to annual uplift of CPI plus 1.5%.

3.1.7 PCHA will set rents for any new Social Rent Property it develops or acquires using the 'Formula Rent' – as determined by MHCLG, using the following calculation:

- 70% of national average rent, multiplied by relative County earnings, multiplied by the bedroom weight, plus 30% of national average rent, multiplied by the relative property value (where the 'national average' is taken from a base year of 2000 (for rents) and 1999 (for relative county earnings index))

## 3.2 Rent Flexibility

3.2.1 In line with the MHCLG Policy Statement PCHA reserve the right to increase rents above Formula Rent levels by an additional 5% on general needs properties and an additional 10% on independent living properties to take into account local circumstances and any additional costs of investment (as detailed in 2.1).

3.2.2 Decisions to apply discretionary rent increases for the rent period covered by this Policy have been subject to Board approval.

3.2.3 Where PCHA tenants intend to move between general needs and independent living properties or vice versa they will be informed beforehand of any changes in rent that will apply.

3.2.4 PCHA also reserves the right to increase the rent payable on properties to bring them up to Formula Rent if they are not already at this level on re-let of tenancy (Note - this can occur outside of the annual rent setting process as set out above in 3.2).

## 3.3 Affordable Rents

3.3.1 PCHA will let Affordable Rent properties for a minimum fixed-term period of five years renewable or on long term periodic assured tenancies (according to any conditions of

grant that are stipulated by Homes England). **Note:** When the provisions in the Renters Rights Act 2025 come into effect for the social housing sector (expected to be November 2026), PCHA will no longer issue fixed term tenancies with all existing fixed term tenancies and any new tenancies issued being a 'periodic type' i.e. indefinite in period as long as tenancy conditions are met. When Affordable Rent Properties are available for rent, PCHA will make it known to prospective tenants the term and type of tenancy that will be offered.

3.3.2 On all new build Affordable Rent properties PCHA reserve the right to set rent levels depending on locality and local authority area, this will normally be over a 52 week period.

3.3.3 Where PCHA develop new build properties for Affordable Rent and on handover of properties, RICS Red Book Valuations will be obtained to confirm the market rent. PCHA will set initial and subsequent rents at 80% of the gross market rents, taking into account property size, location and characteristics of the property.

3.3.4 PCHA may limit Affordable Rents to the maximum level of the Local Housing Allowance (LHA) Rate, however, where not restricted by any S106 requirements PCHA reserves the right to set rents above the LHA rate.

3.3.5 Affordable rents will also be no lower than could be charged on a similar social rented property using the 'Formula Rent' calculation outlined in 3.1.10 above.

3.3.6 Annual Affordable Rent increases will be a maximum of CPI plus 1% point and the same conditions outlined in 3.1.5 / 3.1.6 will apply.

3.3.7 Where an Affordable Rent tenancy is to be re-let, PCHA will get a new valuation unless valuation on similar properties is less than 12 months old, to assess the Market Rent valuation. The revised affordable gross rent will be charged at up to 80% of the market rent.

### 3.4 **Fair Rents**

3.4.1 PCHA manages a number of Regulated Tenancies on 'Fair Rents', which began before the 15th January 1989 provided, they had no change in tenancy conditions. The tenancies are protected as long as the tenant lives in the property.

3.4.2 When Regulated Tenancies become available for re-letting, they will be converted to social rents, except where an eligible succession occurs (where a tenancy is passed to family member, subject to certain qualification criteria – See PCHA Tenancy Transfer Policy for details), in which case the Regulated Tenancy will continue.

3.4.3 Fair rents for Regulated Tenancies are set by the Rent Valuation Officer every two years on the anniversary of the tenancy. For Regulated Tenancies, PCHA will:

- Look to phase in any large rent increases for 'fair rent' properties over a period of two years to prevent financial hardship for the tenants concerned.

	<ul style="list-style-type: none"> <li>• Carry out a comparative of social rents for similar sized properties in the same area and will not set rents higher for fair rent properties than the relevant social rate rent (Formula Rent) or any determination made by the Rent Valuation Officer</li> <li>• Review fair rents on an annual basis in accordance with calculation for Formula Rent as outlined in 3.1.5 and 3.1.6 above.</li> </ul> <p>3.5 <b>Rent to Buy</b></p> <p>3.5.1 For all Rent to Buy Properties, PCHA will set initial rents (and at first let) at 80% of gross market value inclusive of service charges following an independent assessment by a Royal Institution of Chartered Surveyors (RICS) registered valuer (and for the period a valid valuation exists).</p> <p>3.5.2 Rent to Buy properties will be subject to an annual increase applicable from the first Monday in April each year and tenants will be given one calendar month’s written notice of this increase. The maximum increase will be Consumer Price Index figure (calculated the previous September) plus 1%.</p> <p>3.5.3 The annual increase will only apply to tenanted properties and where it is possible to give the one-month notice period. Where it is not possible to give the one-month notice or the property is unoccupied at this time, the annual increase will be implemented the following April.</p> <p>3.6 <b>Shared Ownership</b></p> <p>3.6.1 PCHA will set initial rents for shared ownership properties at no more than 3% of the value of the unsold equity, at the point of initial sale.</p> <p>3.6.2 Subsequent annual rent increases (for existing shared owners, unless informed otherwise) will be, dependent on the lease, limited to either;</p> <ul style="list-style-type: none"> <li>• The Retail Price Index (RPI) figure (published in February) plus 0.5%. If the RPI is nil or negative the maximum rent increases will be limited to 0.5%; or</li> <li>• From 12<sup>th</sup> October 2023 rents for new shared owners can be increased once a year by no more than the Consumer Prices Index (CPI) plus 1%. Rents cannot be increased if CPI is minus 1% or lower</li> </ul>
<b>4</b>	<b>Implementation</b>
4.1	The PCHA Board have the ultimate responsibility for setting rents and PCHA Management Team has responsibility for reviewing the Policy on an annual basis.
4.2	<p>The PCHA Director of Operations has operational responsibility for the associated activities that underpin this Policy including:</p> <ul style="list-style-type: none"> <li>• Annual rent calculation and notification (in conjunction with the Finance Manager)</li> </ul>

<b>5</b>	<b>Performance</b>	
5.1	The performance of PCHA in setting rents annually and providing the appropriate notification to tenants of any changes to rent will be validated by the RSH as part of the annual Statistical Data Return, submitted each May. Any failings in this area or performance on rent collection which affects the viability of PCHA may be subject to regulatory control measures.	
5.2	Performance on setting rents and sending appropriate notification will be reported to the PCHA Board and will also be subject of scrutiny by internal and external audit services.	
<b>6</b>	<b>Consultation</b>	
6.1	All PCHA staff and the Customer Empowerment Panel have been consulted on the development of this Policy.	
6.2	The Policy has also been subject to external legal advice in in February 2024. This assurance is provided every two years with the option to extend where additional assurance is provided from other sources e.g. Internal Audit.	
<b>7</b>	<b>Review</b>	
7.1	The PCHA Rent Setting Policy will be reviewed every twelve months (from the date of PCHA Board approval). The review process will ensure its continuing suitability, adequacy and effectiveness or as required by the introduction of new legislation or regulation that impacts on PCHA's obligations in regard to rent setting, changes to PCHA business practices or in the light of management system audits.	
<b>8</b>	<b>Equality Impact Assessment</b>	
8.1	Was a full Equality Impact Assessment (EIA) required?	Yes
8.2	When was EIA conducted and by who?	An Equality Impact Assessment Relevance Test was undertaken by the Strategic Regulatory Compliance Manager and the Group Operations Director - Financial Management / Audit in January 2026.
8.3	Results of EIA	The Relevance Test revealed the risks associated with operation of the Policy largely impact on business viability, legal requirements and regulatory compliance. Operation of the Policy is not thought to have any differential or adverse impacts on individuals or

		groups with protected characteristics.	
<b>9</b>	<b>Scheme of delegation</b>		
9.1	Responsible committee for approving and monitoring implementation of the Policy and any amendments to it	PCHA Board	
9.2	Responsible officer for formulating Policy and reporting to committee on its effective implementation	PCHA Director of Operations	
9.3	Responsible officer for formulating, reviewing and monitoring implementation of procedures	PCHA Director of Operations	
<b>10</b>	<b>Amendment log</b>		
<b>Date of revision:</b>	<b>Reason for revision:</b>	<b>Consultation record:</b>	<b>Record of amendments:</b>
15 <sup>th</sup> February 2024	Reviewed in line with Government Guidance	See Section 6	<ul style="list-style-type: none"> <li>• Policy updated throughout to reflect the DLUHC Policy Statement on Rents for Social Housing for the period 1st April 2024 – 31st March 2025</li> <li>• Change of wording at 3.3.4 and 3.3.6 to reflect current operational practice</li> <li>• EIA Relevance Test updated at Section 8</li> </ul>

20 <sup>th</sup> February 2025	In line with Policy Schedule	See section 6	<ul style="list-style-type: none"> <li>• Reference to DHLUC changed to MHCLG throughout</li> <li>• New Sections included at 3.5 and 3.6 on Rent to Buy and Shared Ownership respectively.</li> <li>• Wording changed at 5.1 to include reference to Statistical Data Return</li> <li>• Additional information on external validation included at 6.2.</li> <li>• EIA Information updated at Section 8</li> <li>• Team names updated throughout</li> <li>• Equality, Diversity and Human Rights statement updated</li> </ul>
11 <sup>th</sup> February 2026	In Line with Review Schedule	See Section 6	<ul style="list-style-type: none"> <li>• Wording Change at 1.3 and 1.4 to reflect revised government guidance on rent setting</li> <li>• Change at 3.1.2 and 3.1.5 to reflect new dates for rent setting year 2026/27</li> <li>• New clauses added at 3.1.6 and 3.1.7 to reference Rent Convergence</li> <li>• Reference to rent reduction period removed throughout as no longer relevant to rent calculations</li> <li>• Addition at 3.3.1. to reflect reference to Renters Rights Act 2025 provisions</li> </ul>

			<ul style="list-style-type: none"><li>• Wording change at 3.3.3 to reflect current operational practice</li><li>• Wording change at 3.5 to reflect current government guidance</li><li>• 6.2 updated to reflect current operational practice</li><li>• EIA information updated at Section 8</li></ul>
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