

Building Safety Policy

INFORMATION

Policy Name	Building Safety Policy
Effective Date(s)	May 2022
Approved By	Risk and Compliance Group
Approval Date	12 th April 2022
Policy Owner/Dept	Neil Wilmer/Building Safety
Policy Author	Neil Wilmer - Head of Building Safety
Review Date	2 Years – April 2024
Version Number	0.6

Version Control

Version	Date	Changes	Approver
0.1	21/02/22	Initial Draft	
0.2	01/03/22	Updated to reflect feedback	
0.3	07/03/22	Updated and issued for consultation in line with	
		section 4	
0.4	21/03/22	Updated following GMFRS feedback and feedback	
		from Building and Fire Safety Core Group members	
0.5	01/04/22	Updated to include feedback from the completed	Risk and
		EIA	Compliance
			Group
0.6	05/05/22	Updated following Royal Assent of The Bill	

Your Housing Group Strategic Priorities				
Safe	\boxtimes	Viability		
Landlord	X	Growth		
People		Technology		

Relevant National	Please State if the Policy aligns to any of the Regulators Standards:				
Standards or	Home Standard				
Regulation	Tenancy Standard				
	 Neighbourhood and Community Standard 				
	 Tenant Involvement and Empowerment Standard 				
Relevant Legislation	Building Safety Act 2022				
	Fire Safety Act 2021				
	Regulatory Reform (Fire Safety) Order 2005				
	Housing Act 2004				
	Approved Document B (Building Regulations)				

1. Purpose of the Policy

The safety of everyone who live and work in or around our buildings, owned or managed by Your Housing Group (YHG), is the Groups number one priority.

This policy sets out how YHG proposes to meet this priority, the requirements of the Building Safety Act, the Fire Safety Act 2021 and other legislative and regulatory changes introduced and proposed following the Grenfell tragedy. This policy details how the Groups approach to Building Safety will ensure that we comply with the legislation and how we will ensure that buildings that are in the scope of legislation are effectively managed to ensure all occupants are kept safe. This policy will be supported by individual policies and procedures as necessary that will provide the detailed approach (i.e., External Wall Assessment policy).

Effective Fire Safety and Health & Safety policies are already implemented which will also support this policy.

The objectives of this policy are to:

- Effectively manage all risks identified and to ensure effective action plans are in place to reduce the risks as soon as reasonably practicable for all residents living in these buildings, employees who will work in and around these buildings and members of the public
- Develop and introduce effective policies and procedures to help mitigate these risks ahead of the implementation of legislation to ensure the Group complies with its legal requirements and the requirements of the Regulator and the Building Safety Regulator
- Ensure we effectively engage with all customers via a Customer Safety Engagement Strategy (Your Voice in Customer Safety Framework) and ensure this engagement considers individual needs across all age groups and diversities which will be delivered in a number of ways (for example face to face, letters, website information)
- Provide clear lines of responsibility across the Group for the effective management of Resident and Building Safety in our 12 high rise blocks
- Demonstrate that Your Housing Group is at the forefront of industry with regards to Resident and Building Safety

2. Scope of the Policy

This Policy applies to all employees of YHG and is applicable to all high-rise blocks as defined in the Building Safety Act (BSA) which currently defines high-rise (also referred to as higher-risk) buildings as those of 18m+ in height, or 7 storeys and above. This includes all tenures including leasehold, shared ownership, social, affordable, market rent and privately rented accommodation.

It is anticipated that in future years the buildings that are within the scope of the BSA may change (for example to include buildings over 11m+ in height) and this policy will

be reviewed and updated should these changes fall within the scope of future changes to the BSA to ensure this policy remains fit for purpose.

Based on the current requirements of the BSA, the buildings this policy applies to are:

- 1. Brompton House
- 2. Buckingham House
- 3. York House
- 4. Sydenham House
- 5. Rutland House
- 6. Adlington House

- 7. River View
- 8. Park View
- 9. Thorngrove House
- 10. Canal Court
- 11. Princess Court
- 12. Stanlo House

In addition to these buildings, this policy will apply to the three additional six storey buildings that were initially within the scope of the original *draft* Building Safety Bill (North Point House, Faulkner Court and Aytoun Court). Whilst the BSA will not apply in its current form to these buildings, we will include these properties within, for example, the engagement strategy and applicable projects.

3. Definitions

External Wall Assessment, also referred to as a FRAEW (Fire Risk Assessment External Wall) in PAS9980. This is an assessment that is required on buildings with any attachments to the external wall such as cladding/balconies completed by a Chartered Fire Engineer. The assessment requires an external invasive inspection at various locations to inspect the materials present in the external wall which will require access equipment to safely reach these areas.

Fire Risk Assessment (FRA) - A building assessment that identifies any fire hazards, evaluates the risk of those hazards, and recommends action that should be taken to remove, reduce or manage the risk.

4. Consultation

Consultation has taken place with the following, with feedback reviewed and the policy updated to reflect this:

- Equality Impact Assessors Group,
- Director of Asset & Building Safety,
- Members of Building and Fire Safety Core Group (including Fire Safety Manager and Head of Compliance)
- Externally with our Primary Authority Partners at Greater Manchester Fire Rescue Service.

5. Background and Context

The Building Safety Act (BSA) takes forward the Government's commitment to the fundamental reform of the building safety system. The BSA gives effect to policies set out in the Building a Safer Future consultation response, published in April 2020. This detailed how the Government intended to deliver the principles and recommendations of Dame Judith Hackitt's Independent Review of Building

Regulations and Fire Safety, published in May 2018. The BSA contains 143 individual clauses that are spread across 6 parts:

- i. Part 1 Overview of the act
- ii. Part 2 The regulator and its functions
- iii. Part 3 Building Act 1984
- iv. Part 4 Higher-risk buildings
- v. Part 5 Other provision about safety, standards etc.
- vi. Part 6 General

The BSA will establish a new building safety regime in England with the introduction of a new Building Safety Regulator and also sets out a new legislative framework for the design and construction of new buildings and those undergoing significant refurbishment.

In addition, the Act introduces new roles, such as the Accountable Person and require that landlords apply for building registration and licensing via the submission of Building Safety Cases for all in-scope buildings.

The Act requires the creation of a Resident Engagement strategy and will place a legal obligation on the Accountable Person to ensure residents are involved in the decisions that concern the safety of their building. They will be required to:

- Produce and implement a resident engagement strategy that promotes residents' engagement and involvement in decision-making about safety issues
- Establish a complaints system that ensures residents' safety concerns are heard and dealt with.
- Residents will also have the ability to escalate complaints to the Building Safety Regulator.

In addition, residents will be under an obligation to:

- Not act in a way that creates a significant risk of fire or structural failure
- Not interfere with a relevant safety item
- Comply with a request by the Accountable Person for information reasonably required to perform their duties to assess and manage building safety risks.

The Building Safety Regulator will sit within the Health and Safety Executive (HSE) and will have the following roles:

- Overseeing the safety and performance of all buildings
- Promoting the competence of professionals, tradespeople and building control professionals working on all buildings. This has two elements:
 - 1) Working with industry to promote competence
 - 2) Improving the competence of building control inspectors to assess, inspect, monitor, and enforce

The Regulator is also responsible for:

• The delivery of the new, more stringent regulatory regime of buildings in scope

• The Regulator will also work with local authorities and fire and rescue authorities in delivering its role as the regulator and building control authority for in scope buildings.

6. Policy Detail

This policy details how YHG will meet the requirements of the Fire Safety Act and BSA.

YHG has already started to deliver on the requirements of the BSA and Fire Safety Act to ensure the Group is adequately prepared to deliver on the requirements of the legislation that is anticipated. At the time of this policy, we have:

- Appointed an Accountable Person
- Appointed a Head of Building Safety who will be responsible to the implementation of the policy and the development of procedures to support this policy
- Developed and implemented a Resident Engagement Strategy (Your Voice on Customer Safety) which has been approved by Customer Services Committee
- Developed and implemented the Risk Prioritisation Matrix (RPM)
- Developed an External Wall Assessment Policy that details how we will inspect out buildings with cladding
- Expanded the Building Safety Team with the appointment of a Building Safety Manager and a Building Safety Coordinator.

In addition to the work delivered to date, YHG will, as a minimum ensure that we will:

- Achieve compliance with legislation ahead of this being enacted. Performance is monitored by the Building and Fire Safety Core Group and tracked via the Service Improvement Plan (SIP)
- Ensure our residents safety is enhanced to ensure a whole building approach is undertaken across our buildings of 18m+ (or 7 storeys)
- Develop resident and building safety focused relationships with the Groups Primary Authority Partners at Greater Manchester Fire and Rescue and local fire authorities (see section 7f)
- Carry our regular reviews of applicable buildings to (see section 7c) identify and resolve any hazards by taking corrective action
- Ensure general precautions are undertaken, such as the regular inspection of communal areas and all fire doors throughout all buildings in line with proposals in legislation being developed
- Develop our approach to effective fire door management to include all fire doors in applicable buildings such as flat front doors, cross-corridor doors, riser cupboards doors etc.
- Introduce appropriate arrangements for the effective planning, control, monitoring, and review of building safety which considers each building and resident needs including those with disabilities

- Develop and retain specific building information to be "digital by default" and further ensure this meets the "golden thread" of information requirements
- Understand the future requirements of Building Safety Cases and ensure the applicable, accurate, information is readily available, stored in one central location to ensure these can be effectively produced
- Ensure we continue to effectively engage with all customers via a Customer Safety Engagement Strategy (Your Voice in Customer Safety Framework) and ensure this engagement considers the individual needs across all age groups and diversities which will be delivered in a number of ways (for example face to face, letters, website information)
- Deliver this approach consistently across all tenures in applicable buildings
- Ensure that all staff who work in or around the buildings applicable to this policy are competent to do the work required (see Competency section).
- Consider the impact of all projects where there will be a direct impact on individual residents. In all cases we will ensure that each residents individual needs are considered. For example, reasonable adaptations may be required to help people with disabilities (see section on PCFRAs) stay safe in their home or alternative arrangements may be required to accommodate specific residents needs (i.e., those who are pregnant) when works directly affect their home. Effective resident engagement will be key in identifying these needs and working with residents to ensure their needs are considered.

7. Building Safety Projects

As summarised in this policy, there are a number of projects that have been delivered or are currently being delivered to ensure YHG meets the requirements of the BSA and the Fire Safety Act 2021. These are summarised as follows:

a. Building and Fire Safety Core Group

These meetings bring together the Building Safety Core Group and Fire Safety Core Group into one meeting. The meetings are chaired monthly by the Head of Building Safety and attended by key stakeholders from across the Group such as Housing Management, Asset Management, Older Peoples Services, Development and Compliance. The meetings focus on the projects detailed in this policy and the key risks to ensure suitable progress is made on identifying and managing any risk mitigation across our 18m+ buildings. The representatives review each of our buildings and review outcomes of the Risk Prioritisation Matrix and other specialist reports, such as Fire Engineer surveys. The Group reviews findings and agrees suitable action plans to ensure any risks are reduced, with progress against these action plans reviewed in future meetings.

The meetings also include standard agenda items to update key stakeholders on fire safety.

b. Resident Engagement

The resident voice and resident engagement are key areas of the BSA and the Social Housing White Paper. A new Resident Engagement Strategy (Your Voice on Customer Safety) has been approved which:

- Dovetails with Customer Voice Framework
- Includes how we will share greater information with customers
- Provides a route to enable customers to raise safety concerns formally
- Includes the ability to capture formal and informal feedback
- Seeks the ability to monitor repair calls to identify areas/trends for concern on an ongoing basis
- Details the ways in which we will engage with Customers and how we will ensure we consider their individual needs across all age groups and diversities which will be delivered in a number of ways (for example face to face, letters, website information) to ensure we effectively engage with all customers.
- Proposes the High-Rise Focus Group which has its inaugural meeting on 24th February 2022 with 40 residents attending with the next Forum already booked for 29th September 2022.
- Acknowledges the role of residents & their responsibilities to support safety.

c. Building Reviews

There are a number of different ways that we currently review the performance of our buildings relating to resident and building safety and this policy. These are summarised as follows:

• Risk Prioritisation Matrix (RPM)

The RPM has been developed and implemented to deliver a greater understanding of our key buildings to provide us with insight into our properties, their construction and overall building safety. The RPM works by identifying key areas of each building and its use that need further exploration or controls, for example, the engagement of a specialist engineer or short-term waking watch.

• Fire Risk Assessments (FRAs)

FRAs are conducted annually across all buildings in the scope of the BSA and this policy. Future FRAs will see the Building Safety Manager/Head of Building Safety meet and escort assessors on each FRA to ensure suitable access is available, to share feedback and evidence on completed works and to ensure any urgent issues identified are recorded and raised for mitigation immediately.

• Building Risk Reviews

The Secretary of State for Housing issued a directive for all Fire Rescue Services across England to undertake an inspection of all buildings of 18m and above (or 6 storeys and above) in height, to be completed by 31st December 2021. This required an audit of each building with a series of questions asking for extra information such as the detail of the external wall system and cladding and information on regular inspections and servicing. All YHG buildings within the scope of this directive have been inspected.

• External Wall Assessment Policy

The Group has historically completed a review of the cladding on the 18m+ buildings with a specialist company in line with Government requirements following Grenfell. This confirmed that no 18m+ buildings had any form of ACM cladding.

However, updated guidance issued by MHCLG, superseded by the Fire Safety Act 2021, requires that all RPs complete further detailed reviews to consider the risk of fire spread across the external façade on all buildings irrespective of height.

A Chartered Fire Engineer has been appointed to undertake these more detailed reviews with a pilot project completed to review nine buildings. An additional three buildings have also had an external wall assessment completed. The outcomes of these inspections, and the release of the Fire Safety Act 2021, has led to the development, and approval by the Risk and Compliance Group, of the External Wall Assessment Policy. This details how we will complete the inspection of cladding across the wider portfolio in a priority order.

Balcony reviews

The Group completed a review of all buildings with balconies and walkways across our portfolio in December 2021. This considered the materials on each balcony and identified balconies where remedial action may be required.

d. Building Management and Information

How we manage our buildings and the information that we need to retain to demonstrate how we keep our residents and building safe is critical to a number of key projects for Building Safety. These are summarised as follows:

• Fire Door Survey and Management

Regular Inspections of fire doors are already completed by Compliance Facilities Agents, Scheme Coordinators a part of their regular scheme visits to conduct other compliance related activities such as fire alarm tests etc. This ensures that any issues identified can be received quickly. In addition to this, when conducting type 3 fire risk assessments, fire risk assessors undertake a 10% sample of flats which reviews the flat entrance doors with any actions recorded.

We have also commenced a programme of surveys across all buildings to inspect 20% of all fire doors. This project commenced in January 2022 with a pilot across five 18m+ blocks. The programme has been paused whilst we review the results of the pilot, with the remaining inspections starting in March 2022 for all other blocks.

In addition to the 20% survey, the recommendations relating to fire doors (from the Grenfell Inquiry Phase 1) were included in the Fire Safety Consultation which ended in November 2020. This identified the need for more frequent fire door inspections. Inspections should be completed in all buildings, and the recommendations proposed that fire doors in buildings of 18m+ requiring:

- a quarterly inspection of flat entrance doors and;
- six-monthly inspections of communal doors

Inspections need to ensure a working self-closing device is present and that the door is free from damage and full closes, as an example. To facilitate the required regular inspections, we have procured a fire door management system which enables inspections to be completed by an app, which ensures consistency and provides a full history and audit trail for our fire doors. It is proposed that we will meet the requirements of the recommendations once the full guidance, or legislation, is issued in line with the secondary legislation/guidance that is expected from the Fire Safety Act in spring 2022.

• Premises Information Boxes (PIB)

We have completed a programme to install a PIB in our 18m+ blocks which don't currently have one. In addition, we have installed PIBs in buildings below 18m in height where there are known vulnerable persons within the building.

A PIB is designed to securely hold information regarding a building, its facilities and where applicable occupants reside and is used by the Fire and Rescue Service in the event of a fire. The provision of PIBs was recommended in the Grenfell Inquiry Phase 1 report and also included in the Fire Safety consultation which ended in October 2020. A review the information contained in existing PIBs to ensure this meets current requirements has been completed and works to update each PIB will be completed by 30 June 2022.

• Wayfinding signage

A pilot project to install new wayfinding signage in one of the Groups 18m+ blocks (Princess Court) and will be completed once refurbishment of the communal areas has been completed.

Whilst the requirement introduced in chanced to Approved Document B in November 2020 does not apply retrospectively (it only applies to new buildings).

In addition to the pilot block, we are reviewing the signage within our other 18m+ blocks and where required we are upgrading this in-line with this new standard, with further surveys to commence in April 2022. This will ensure consistency across both new and existing buildings. The project will initially be undertaken on 18m + buildings, and once completed we will review and plan how this approach can be delivered to the Groups properties over 11m+ in height.

The changes to Building Regulations require improved wayfinding signage (a new recommendation for floor identification and flat indication signage) to be installed in new developments of 11m+ above for fire-fighting activities.

• Contractor Management

We have reviewed and updated the current contractor management procedure specifically focused on building safety. This has included how we propose to ensure contractors are competent to undertake the specified works and competent to work in 7 storey/18m+ buildings and will include regular reviews of their competence throughout all applicable works. This review also includes the requirements for both a permit to work system and also a hot works process.

• Customer Evacuation Strategies

We are delivering a project that will ensure all residents who live in our multi-occupancy blocks are aware of their correct evacuation strategy for their block. Once the project is completed residents will have:

- Been informed of the emergency evacuation plan for their home
- Signed to confirm they have received and understand this
- Had an opportunity to notify us where they may have difficulty in selfevacuating from their home in the event of an emergency and where they have made us aware, we will undertake a Person-Centred Fire Risk Assessment
- Had an opportunity to confirm they do understand the emergency plan. Where they advise they do not understand this we will take

steps to explain it to them for example by arranging to visit them and to talk through this and answer any queries.

• Person Centred Fire Risk Assessments (PCFRA)

Where we are informed that a resident may have difficulty in safely evacuating their home, we are now completing PCFRAs. PCFRAs help to identify residents who are at higher risk from fire in their own home, whether this is due to their behaviours or their ability to respond and escape from a fire for example residents with disabilities. The PCFRA focuses on three key areas;

- 1. An increased fire risk
- 2. Ability to react to a fire or alarm
- 3. Ability to respond and escape a fire

PCFRA's have been conducted across our OPS and Supported buildings and have now commenced in our General Needs blocks as residents make us aware, following receipt of the emergency plan information, of any concerns they have in self-evacuating in the event of an emergency in line with our internal PCFRA procedure and reviewed annually.

e. Building Safety Cases

One of the key requirements in the Building Safety Act is that RPs will have to provide a Building Safety Case for each of their 18m+ blocks every 5 years. The Safety Case will demonstrate how RPs ensure their buildings are safe and will be required before the Regulator issues a licence, this licence is needed for the building to be occupied. A project has been initiated to determine what information is already retained, what information we need to obtain and how we record our current information. We are working with a provider to produce this information where we don't currently retain this which will allow us to complete our own reports ahead of the legislative requirements. The first Safety Cases are expected to be required within two-years of the Building Safety Bill becoming an Act of Parliament in May 2022.

f. Primary Authority Service (PAS)

YHG has been a member of the Primary Authority scheme with Greater Manchester Fire and Rescue since 2014 and this has proved to be an invaluable service. The PAS ensures the Group receives consistent advice across all areas that we operate. This partnership will be even more important as we implement new policies and procedures as new legislation is released.

g. Engagement with Local FRS

In addition to the Primary Authority Service, it is important that we continue to build close working relationships with each FRS that covers the areas where our properties are located. Good relationships are being developed with Merseyside, Cheshire and Greater Manchester FRS'. The Building Safety Act also details that we need to share information in specific formats on our highrise buildings.

8. Responsibilities under this Policy

The roles and responsibilities for key stakeholders across YHG is detailed below:

- Chief Executive will need to ensure adequate resources are made available to ensure we are able to comply with the requirements of legislation. The Chief Executive will discharge their responsibilities to the Director of Asset and Building Safety and Head of Building Safety.
- **Board Members** will review reports that provide progress updates to ensure that Your Housing Group is meeting the requirements of the Building Safety Act and Fire Safety Act 2021, and this policy.
- **Director of Asset and Building Safety (Accountable Person)** will work closely with the Head of Building Safety to design and implement suitable projects to ensure the Group is compliant with legislation.
- Head of Building Safety (HoBS) is responsible for the overall implementation of this policy and the development and delivery of the projects detailed within. The HoBS will monitor and track performance to ensure YHG remains compliant with current legislative requirements and that projects are on track to ensure we are ready for the implementation of future legislation and guidance. The HoBS will work closely with all departments across the Group to deliver the requirements of this policy and to ensure buildings within the scope of the BSA remain safe. The HoBS will work directly with the Building Safety Manager and Building Safety Coordinator to ensure YHG meets these legislative requirements. The HOBs will provide regular progress updates to the Building and Fire Safety Core Group and regular reports on progress to both Customer Services Committee and the Risk and Compliance Group.
- Head of Compliance is responsible for managing all compliance activities and informing the HoBS/BSM of any compliance related issues which may affect the safety of buildings in scope
- **Building Safety Manager (BSM)** is responsible for the management of all buildings in-scope of the BSA and for ensuring the YHG Risk Priotisation Matrix (RPM) is

kept up to date. They will also be responsible for the management of works required to remediate cladding following the completion of external wall assessments. The BSM will undertake the day-to-day contract management requirements by working with YHG colleagues and assist with access, day to day management of the programme of works and contractor management.

 Building Safety Coordinator (BSCo) will support the BSM with general administration, contract management and ensuring access is in place. They will record completed reports ensuring these are uploaded to Documotive and share with the BSM, Fire Safety Manager and HoBS.

9. Risk Management

The risks of not following this policy are that YHG will not comply with the requirements of the BSA and the Fire Safety Act 2021 and other legislation such as the Regulatory Reform (fire Safety) Order 2005 (RRFSO), relevant codes of practice and good practice guidance. This may result in:

- Prosecution by the Health and Safety Executive under Health and Safety at Work Act 1974
- Prosecution by the Fire and Rescue Service under the Building Safety Act 2022, RRFSO and/or Fire Safety Act 2021
- Prosecution by the Local Authority under the Housing Act 2004
- Prosecution under Corporate Manslaughter and Corporate Homicide Act 2007
- A judgement of serious detriment by the Regulator of Social Housing
- Reputational damage
- Loss of confidence by stakeholders in the organisation

10. Data Protection, Record Storage and Retention

The information retained as part of current projects does not refer to individual properties. However, as the golden thread of information is developed this information may make reference to individual flats but will not record any personal information on the residents.

Details will be retained of engagement and communication with residents regarding Building Safety and specific information that applies to their building. Individual responses to these communications will be retained.

11. Equality and Diversity

This Policy will be applied in a way which ensures equality of treatment for all customers without discrimination, or victimisation on account of any protected characteristic as defined within the Equality Act 2010. In drafting this policy YHG has had regard to its public sector equality duties under s149 of the Equality Act 2010, namely the need to:

- eliminate discrimination, harassment, victimisation, and any other conduct that is prohibited under the Act.
- advance equality of opportunity between people who share a relevant protected characteristic and persons who do not share it.
- foster good relations between persons who share a relevant protected characteristic and persons who do not share it.

The policy pays regard to diversities around access to and delivery of any services.

An Equality Impact Assessment (EIA) has been undertaken on this policy and copies of the EIAs are available upon request.

On request YHG will provide translations of all its documents, policies and procedures in various languages and formats including computer disc, braille, large print, and tape.

12. Communication and Customer Engagement

This policy will be communicated internally to staff via Youggle. Key stakeholders and key staff where this policy has specific impact will be briefed individually or collectively as required.

This policy will be available to customers on request as part of the information that we will make available to customers as defined in the BSA.

13. Learning and Development

A key area of the BSA is to ensure that anyone undertaking works is competent to work in buildings that are in-scope of the BSA. Therefore, there will be learning and development requirements to ensure that the relevant qualifications, skills, and experience can be demonstrated at all times.

YHG is already supporting colleagues in this regard with the funding of a Level 6 Diploma in Building Safety Management which commenced in March 2022. Once completed this will ensure the Director of Asset and Building Safety, Head of Building Safety, Building Safety Manager and Quality Improvement Manager all hold this qualification. The Building Safety Coordinator will also be included on this course on a future intake. Further training and qualifications may be required as new guidance and legislation is released.

All staff involved in the management of our buildings in-scope will need to maintain suitable and sufficient system training, e.g., CRM, Orchard etc. Staff in specific roles may require additional training and qualifications – for example those that we determine will be responsible for the inspection of fire doors.

14. Performance Management of this Policy

Performance will be reported to Customer Services Committee and Board to demonstrate the progress against the various projects that are currently being delivered. Regular performance reviews will be undertaken at a team level and is

further reviewed in line with the Service Improvement Plan in monthly meetings with the Quality Improvement Manager and progress reported to the Building and Fire Safety Core Group.

15. Review of this Policy

This policy will be reviewed every two years, or sooner if required by statutory, regulatory, best practice, emerging developments, or circumstances arising from reviews of other Group wide policies. Additional secondary legislation will be issued issued through to 2024 and therefore this policy will need to be reviewed and amended as this is released.

A full review of this policy will also be completed March 2024 and the policy will be reviewed by the Head of Building Safety.

Related Documents

Document Type	Name
Connected Policies and Procedures	External Wall Assessment Policy Fire Safety Policy Fire Safety Standards
Forms and Letters	
Leaflets/Publicity Material	
Training Materials Available	
Intranet/ Website Page	

Checklist

Policy Name: Building Safety Policy							
Version No: 0.6	Effective	Effective Date: May 2022					
Status: New Policy							
Previous Policy Name (where appro	opriate) r	n/a					
Brief Summary of Changes from Previous Version: n/a							
Internal Consultation Group:		Custome	er Cor	nsultation:			
Building and Fire Safety Core Group		Date of Customer Consultation:					
		Custome	er Coi	nsultation Bi	rief Deta	ails:	
Link to Consultation Document(s):							
Date Initial Equality Impact Assessn	nent	Equality	Impa	act Assessor	: Angela	White, Michelle	
Undertaken: n/a	Morgan, Adele Duffy						
Reason for Decision: New policy		·					
Date Full Equality Impact Assessme							
Brief Outline of any Changes Recommended from EIA: Policy updated to reflect feedback on people with disabilities, pregnancy and maternity, wayfinding signage and consideration of the							
diverse background of residents.							
	Data Protection/ GDPR Implications:						
Brief Outline of Data Protection/GD	PR Impl	ications:					
Legal Implications:	Legal Pa	nel Consu	lted:		Date:		
Risk Implications:	Risk Log	ged on Datix: 🗌 Date:					
Resource Implications People:	Fina	ance: 🗆		Asset: 🗆	Ot	ther: 🗌	
Brief Summary of how Resource Implications have been addressed:							
Communications Template Completed? No							
Training Plan Completed? N/A							
How will communication on this Policy take place: (please delete as appropriate) Intranet							
Policy Owner: (Department) Building Safety Policy Author: Neil Wilmer Building Safety Building Safety				ner, Head of			
Policy Checked by: Research and Policy Manager				Date: 06/05/22			
Policy Signed Off By: (service manager or sponsor): Conan McKinleyDate: 06/05/22					Date: 06/05/22		
Policy Approved By: Risk and Compliance GroupDate: 12/04/22							