Houses In Multiple Occupation (HMO) Licensing Guidance Notes

Assistance when applying for a HMO licence

Please ensure you have read these Licensing Guidance Notes carefully before making an application for licensing a House in Multiple Occupation (HMO). If followed the Licensing Guidance Notes will enable you to complete the application form correctly and assist you to reach compliance with all licensing requirements.

Please note; Houses In Multiple Occupation (HMO) Standards is available as a separate booklet.

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If you need any advice concerning the HMO Licensing standards or assistance completing the application form, then please contact:
Tel: 01633 656656
Email: hmo@newport.gov.uk
Website: www.newport.gov.uk/hmo

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**Purpose of Licensing**
Licensing of Houses in Multiple Occupation ensures that certain types of rented private property meet the necessary standards to ensure dwellings are safe for the occupants, and that the landlord is competent, qualified and the most appropriate person to manage it. Newport has an Additional Licensing scheme to help tackle other community issues such as waste, anti-social behaviour, energy efficiency and property security.

*Failure to apply for a licence as required under the Housing Act 2004 is a criminal offence and may result in the council instigating legal proceedings (fines are unlimited).*

**HMO definitions and licensing**
HMO stands for House In Multiple Occupation. Any property in Newport which houses 3 or more unrelated people forming more than 2 households must hold a licence unless specified as exempt.

The Government introduced Licensing in June 2006. There are two licensing schemes in operation in Newport. These are Mandatory Licensing, which requires properties of three or more storeys and five or more unrelated persons to be licensed; and Additional Licensing which covers all properties with three or more unrelated people forming more than two households in the same building.

The Licence will be valid for 5 years from the date of issue; it will specify the maximum number of occupants and households. The number of occupants will depend upon the size of rooms and the kitchen and bathroom facilities. A licence can be varied if circumstances change. The licence and any attached conditions must be displayed in a prominent location at the property.

**What is a household?**
A household is defined as a single person, a family or a cohabiting couple. Children are counted when determining a HMO.

**Main Residence**
In order to be a HMO the property must be used as the only or main residence of the tenants. Properties let to students, migrant works and domestic refugees will be treated as their only main residence.

**Example of NON HMO licensable**
- A family and two un-related foster children
- Three service users of CIW Registered Adult Social Care and a live-in Carer
- Owner Occupier and two lodgers

**Example of licensable HMO**
- 3 or more un-related people living together
- 3 or more migrant workers, asylum seekers or seasonal workers living together
- B&B Accommodation used as temporary accommodation for the homeless

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**Self-Contained Flats (you do not share any facilities with any other people other than those living inside the flat)**

If a property is purpose built as flats and has evidence that it is compliant to Building Regulations 1991 then this is NOT a HMO.

If the property has been converted into flats and doesn’t have evidence that it is compliant to Building regulations 1991 and is rented out then this IS a HMO.

**Resident Landlord or Live-In Landlord**

If your landlord lives in the property, then you and one more person can occupy the property without it becoming a licensable HMO.

If you as the owner want to move in three unrelated people the property would need a HMO licence.

**Domestic Employees**

If you have someone who lives with you but does not pay rent and is employed by you, then they are classed as a member of your household. Examples of domestic employees are: Nanny, Au Pair, Nurse, Carer, Governess, Servant (maid, cook or cleaner), Chauffeur, Gardener, Secretary or Personal assistant.

**Care Inspectorate Wales**

A property where the company is regulated by the Care Inspectorate Wales then a HMO licence is not required.
**Exemptions from Licensing**

Certain classes of premises are exempt from the Mandatory and Additional Licensing schemes, these are as follows:-

- any house in which the Council has an interest, whether freehold or leasehold;
- any house used as a children’s home or community home which is registered or provided under the Children Act 1989;
- any house registered under the Registered Homes Act 1984;
- any house which is occupied by persons who form only two households;
- any house which is occupied by no more than two persons in addition to the responsible person and any other member of his household;
- any house which has been converted into self-contained flats compliant to Building Regulations 1991 and with building works completed after 1st June 1992;
- any house where the living accommodation consists of self-contained flats and at least two thirds of the flats are either:-
  - let on leases of more than 21 years and wholly occupied by the lessees and their households; or
  - wholly occupied by any freeholder and his household;
- any house of which the responsible person is a health service body as defined in Section 519A of the Income and Corporation Taxes Act 1988;
- any house of which the responsible person is a social landlord registered in accordance with Part 1 of the Housing Act 1996;
- any house of which the responsible person is:-
  - a university or other institution within the higher education sector within the meaning given by Section 91(5) of the Further and Higher Education Act 1992 or a college or other institution in the nature of a college in such a university or other institution;
  - an institution within the further education sector within the meaning given by section 91[3] of that Act;
  - an institution which provides a course qualifying for funding under Part 1 of the Education Act 1994;
- any house approved by the Secretary of State under section 27 of the Probation Services Act 1993.
- a building of Self-Contained flats with two thirds or more owner occupied
- a building which is owned or operated by the Council.

**Temporary Exemption Notices**

Newport City Council (the Council) can serve a Temporary Exemption Notice (TEN) under Part 2 Section 62 of the Housing Act 2004. The Council must be satisfied that the person having control of or managing a property which requires a licence, but does not have one, informs the Council that he/she intends to take particular steps to ensure that the property is no longer required to be licenced. Where a TEN is served, the property will not require a licence during the period of which the notice is in force.

An initial TEN, if approved can be served for 3 months. The Council can then accept a second application for another 3 months. A maximum of two TEN’s can be served on the property and the total TEN period will not be for more than 6 months.

To qualify for a TEN the council must be satisfied that:

- an intention to covert the property to flats which is dealt with by regulation 20 of the Building Regulations 1991. A building regulation certificate will need to be provided to the department upon completion of works

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• a change of use of the property where it ceases to be a HMO, for example, a reduction in tenant numbers (by tenancies ending or tenants vacating) or where the property will be occupied by a single household only

A sale of a property to another freeholder/leaseholder does not qualify for a TEN notice.

Your application for a Temporary Exemption Notice may be refused. If your application is refused you can appeal to the RPT (Residential Property Tribunal)

To apply for a TEN please visit www.newport.gov.uk/hmo to complete the TEN application, please return the completed application to hmo@newport.gov.uk

Planning and Building Regulations
In addition to the property having to conform to standards adopted by the Council; planning permission may also be needed for Houses in Multiple Occupation. The onus is upon the owner or other persons having control of the property to ensure that all necessary Planning or Building Regulation approvals have been obtained in respect of the house. Licensing under the scheme does not imply that the required planning permission or Building Regulations have been complied with. The Planning Department is notified of all licensing application. For enquiries please contact:

  Head of Regeneration and Regulatory Services  Tel: 01633 656656
  Development Services, Civic Centre, Newport, NP20 4UR  Emails: planning@newport.gov.uk
  building.control@newport.gov.uk

South Wales Fire and Rescue Service
In addition to the property having to confirm to standards adopted by the Council, the South Wales Fire and Rescue Service is notified of all licence applications. SWFRS provides guidance on fire safety measures and precautions within HMO’s. In conjunction certain HMO’s are subject to the Regulatory Reform (fire safety) Order 2004; the FSO is regulated and enforced by the Fire Service. The FSO applies to the common parts of HMO’s, flats and maisonettes. The FSO does not apply to the dwelling themselves or any parts of shared houses. For enquiries please contact:

  South Wales Fire and Rescue Service  Tel: 01443 232000
  Forest Vie Business Park, Llantrisant, CF72 8LX  Email: southwales-fire.gov.uk
  Tel Home Safety Checks: 08001691234

Rent Smart Wales
In addition to HMO Licensing, private landlords are required by the Housing (Wales) Act 2014 to be registered. Also private landlords who undertake letting and management activities or their managing agents, will need to obtain a licence from Rent Smart Wales and undergo Rent Smart Wales training. Any landlords or management agents found not to be licensed will be reported by Newport City Council. For further Information please contact the Licensing Authority based at Cardiff City Council:

  Rent Smart Wales  Tel: 03000 133344
  PO Box 1106, Cardiff, CF11 1UA  Website: www.rentsmartwales.gov.wales

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Landlords and Agents who are licensed with Rent Smart Wales under Part 1 of the Housing (Wales) Act 2014 must comply with the Code of Practice. This Code contains two elements. First and foremost, it sets out what landlords must do to keep to the conditions of the licence. The second is information on what can be done to raise standards above the minimum level required by law. This is described as “Best Practice”.

To view this, please go to: www.rentsmart.gov.wales/resource-library/

Public Register

Newport City Council maintains a Public Access for Licensing register of all HMO licensed properties within Newport. To view these, please go to: www.newport.gov.uk/licensing

Newport City Council are required by law to maintain a public register of all licensed HMO properties within its area which includes the names, addresses and contact details of licence holders and managers. Please be aware that these details must be provided to anyone who requests them due to the Freedom of Information Act 2000.

HMO Licence Fees and Charges

Pre-Licence Inspections

For a fee of £200 plus VAT an Environmental Health Officer and a HMO Licensing Officer will inspect the property, they will advise you of the HMO licensing requirements and process, assist you with the application form and will provide you with a schedule of works and a floor plan for you to consider.

If you are considering two options for the property i.e. a shared house or bedsit accommodation, you will require an additional schedule of work and an additional floor plan as they will require different layouts and facilities being specified. The Officer will provide you two schedules and floor plans for a fee of £250 plus VAT. If you consider more than two options for the property, as additional schedule of works and floor plans will be required there will be an additional fee of £50 plus vat for each additional property layout proposal.

To arrange a pre-licence inspection please contact us on 01633 656656 or hmo@newport.gov.uk

Non-Statutory Property Surveys

If you would like a non-statutory property survey, the cost of the inspection is £186.04

HMO Fees

An invoice for the licence fee will be sent to you on receipt of a complete application.

• A Licence cannot be transferred to another person once it has been issued
• All licence fees are non-refundable
• All new owners must apply for a licence

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Smaller HMOs (3-5 units/households) Larger HMOs (6+ units/households)

<table>
<thead>
<tr>
<th>New/Initial application</th>
<th>£ 974.52</th>
<th>£ 56.24 extra per unit/household (maximum £1704)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renewal application <strong>before</strong> expiration (including all required satisfactory enclosures)</td>
<td>£ 770.10</td>
<td>£ 56.24 extra per unit/household (maximum £1449)</td>
</tr>
<tr>
<td>Renewal application <strong>after</strong> expiration (equivalent of a new/initial application)</td>
<td>£ 974.52</td>
<td>£ 56.24 extra per unit/household (maximum £1704)</td>
</tr>
<tr>
<td>Application following revocation of previous licence (where property ownership is unchanged but landlord proposes a new manager)</td>
<td>£ 770.10</td>
<td>£ 56.24 extra per unit/household (maximum £1449)</td>
</tr>
</tbody>
</table>

**HMO Charges**
An invoice for charges will be sent to you following an inspection and must be paid prior to a varied licence being issued.

**Licence Variations**

<table>
<thead>
<tr>
<th>Property inspection required</th>
<th>Smaller HMOs (3-5 units/households)</th>
<th>Larger HMOs (6+ units/households)</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Change of layout</td>
<td>£ 87.61</td>
<td>£ 87.61</td>
</tr>
<tr>
<td>- Change of occupancy</td>
<td>no charge</td>
<td>no charge</td>
</tr>
</tbody>
</table>

To arrange an inspection please contact us on 01633 656656 or email to hmo@newport.gov.uk

**Methods of Payment**
Once your invoice has been generated, you can pay by bank transfer, using the automated payment line, cheque or by visiting the Information Station. We do not accept cash.

**Please note** – All invoices must be paid in full, we do not except part or instalment payments. The invoice must be paid within 14 days.

Refunds will be issued if an application is made in error.

**Designation of the Licence Holder and Manager**

**Who should be the Licence Holder?**

The proposed licence holder should normally be the “person having control” of the property (the person legally entitled to receive the rental income from the property and who has the rights to sell the property), usually the owner of the property. However, there may be a good reason why this should not be the case (e.g. if the owner is ill or lives abroad). The “person having control” may be the leaseholder rather than freeholder.
A ‘person having control’ of a premises is someone who receives the rack-rent of the premises, whether on his own account OR as agent or trustee of another person. There can therefore be more than one ‘person having control’ for any premises. For example, if the rent is collected by a managing agent and then passed on to the owner, both the agent and the owner may be the ‘person having control’.

If the landlord lives outside the jurisdiction of the British courts an alternative licence holder may need to be found.

The licence holder may often also be the manager; this would not be the case where the licence holder lives 50 miles from the property so as not to be able to effectively manage it.

Where two or more individuals are joint landlords all of those persons should be joint licence holders (each would be jointly and severally liable) unless those persons have agreed that only one (or more of them) should hold the licence.

Where the landlord is a company, a limited liability partnership, or a board of trustees, the licence should be granted to it. An employee, director or officer of these legal entities should not normally be the licence holder as it is the entity that is liable.

In the case of an unincorporated business (operating under a trading name) it will be the individual owners of the business who should jointly hold the licence, unless the Council agrees that one or more of the owners will do so.

If the Council is of the opinion that the proposed licence holder or manager is not suitable for that role they may agree another person to hold the licence or be the manager if that other person agrees.

**Who should be the Manager?**

The Licence Holder may also be the Manager. The person managing means the person who is an owner or lessee (tenant) of the premises or who receives the rent for the property or other payments for it from persons who are in occupation as tenants or licensees of parts of the premises. This applies whether the person receives the rent directly or through an agent or trustee. Where the rents or other payments are received through someone who is an agent or trustee not only does it include the owner (or lessee) but it also includes the agent or trustee. This could be the person who arranges and monitors remedial works, undertakes property inspection and the person who has access rights.
**Requirement for a Property Manager**

If the intended Licence Holder resides over 50 miles from the HMO Property then a competent manager residing within 50 miles of the HMO Property **must** be appointed. They must also complete and sign the appropriate parts of the HMO application.

The table below provides a guide as to when a manager must be included on a HMO application:-

<table>
<thead>
<tr>
<th>Role</th>
<th>Responsibilities</th>
<th>Manager required?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tenant Finding Only</td>
<td>Operates a tenant finding service only and in most cases drawing up tenancy agreements, carries out tenant references and takes receipt of initial months’ rent and the deposit. Involvement ends once the tenant moves into the property.</td>
<td>NO</td>
</tr>
<tr>
<td>Part Management</td>
<td>Undertakes part management of the property but may share responsibilities with the Landlord/Owner. These include any tenancy matters (tenancy agreements, complaints, anti-social behaviour); receipt of the deposit and the rent, general property maintenance and repairs. Visits the property regularly (i.e. Weekly/Monthly) depending on the property type.</td>
<td>YES</td>
</tr>
<tr>
<td>Full Management</td>
<td>Undertakes full management of the property including any tenancy matters (tenancy agreements, complaints, anti-social behaviour); receipt of the deposit and the rent, general property maintenance and repairs. Has the ability to authorise any works and make payments associated with managing the property. Visits the property regularly (i.e. Weekly/Monthly) depending on the property type.</td>
<td>YES</td>
</tr>
</tbody>
</table>

Should a change in management occur within the licence period you can apply to vary the licence at no extra cost. In these circumstances please contact the Housing Team on 01633 656656 or hmo@newport.gov.uk to request a **change of manager form**.

**What is expected from a Licence Holder and Manager/Managing Agent of a HMO**

A licence holder/manager/managing agent will ensure that the HMO is being run in a suitable manner this includes ensuring no anti-social behaviour is emanating from the property, that any repairs are being carried out within a reasonable timeframe that the property is being maintained and communal areas are kept clean and tidy. They will also provide access to the property for inspections to be carried out, in the case of an incident at the property (e.g. a fire), they should be able to meet an Environmental Health Officer or Senior Technical Officer at the property at short notice or arrange for access to be gained.

Licence holders/managers/managing agents will hold responsibility to ensure that HMO licence conditions attached to the HMO licence are being maintained and that The Management of Houses in Multiple Occupation (Wales) Regulations 2006 or The Licensing and Management of Houses in Occupation (Additional Provisions) (Wales) Regulations 2007 are not being breached.

To view a copy of the HMO licence conditions please visit [www.newport.gov.uk/hmo](http://www.newport.gov.uk/hmo) or refer to your HMO licence.

HMO licence conditions include:

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1. The licence holders/managers/managing agents name and contact details are made available to all tenants & displayed within the property.

2. That all means of escape from the property are kept free from obstruction and maintained in good working order and repair.

3. That the fire alarms & any other fire fighting equipment provided are maintained in good working order.

4. The licence holder/manager/managing agent must take all measures as are reasonably required to protect the occupiers of the HMO from injury, having regard to:
   - The design of the HMO; and
   - The structural conditions in the HMO; and
   - The number of occupiers in the HMO.

5. The licence holder/manager/managing agent must in particular in relation to any roof or balcony that is unsafe, either ensure that it is made safe or take all reasonable measures to prevent access to it for so long as it remains unsafe.

6. In relation to any window the sill of which is at or near floor level, ensure that bars or other safe guards as may be necessary are provided to protect the occupiers against the danger of accidents which may be caused in connection with such windows.

7. The licence holder/manager/managing agent must ensure that the water supply and drainage system serving the HMO is maintained in good, clean and working condition.

8. The licence holder/manager/managing agent must supply to Newport City Council within 7 days of receiving a request in writing the latest Gas safety certificate.

9. The licence holder/manager/managing agent must ensure that every fixed electrical installation is inspected and tested at intervals not exceeding five years by a person qualified to undertake such inspection and testing. They must supply a certificate of testing to Newport City Council within 7 days of receiving a request in writing.

10. The licence holder/manager/managing agent must ensure that all common parts of the HMO are:
   - Maintained in good and clean decorative repair;
   - Maintained in a safe and working condition; and
   - Kept reasonably clear from obstruction.

The licence holder/manager/managing agent must in particular ensure that:

- All handrails and banisters are at all times kept in good repair;
- Any stair coverings are safely fixed and kept in good repair;
- All windows and other means of ventilation within the common parts are kept in good repair;
- The common parts are fitted with adequate light fittings that are available for use at all times by every occupier of the HMO, and
- Fixtures, fittings or appliance used in common by two or more households within common by two or more households within the HMO are maintained in good and safe repair and in clean working order.
- All outbuildings, yards and forecourts which are used in common by two or more households living within the HMO are maintained in repair, clean condition & good order.
- Any garden is kept in a safe and tidy condition.
- Boundary walls, fences and railings are kept and maintained in good condition and safe repair so as not to constitute a danger to occupiers.

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11. The licence holder/manager/managing agent must ensure that each unit of living accommodation within the HMO and any furniture supplied with it are in clean condition at the beginning of a person’s occupation of it.

12. The licence holder/manager/managing agent must ensure that in relation to each part of the HMO that is used as living accommodation, internal structure is maintained in good order, any fixtures, fittings or appliances within the part are maintained in good repair and in clean working order, and that every window and other means of ventilation are kept in good repair.

13. The licence holder/manager/managing agent must ensure that sufficient bins or other suitable receptacles are provided which are adequate for the requirements of each household occupying the HMO for storage of refuse and litter pending their disposal.

Any licence holder/manager/managing agent may be held accountable if when a property is inspected any of the above is not being met.

If a prosecution is brought against the licence holder/manager/managing agent under section 234(3) of the Housing Act for failing to comply with the management regulations, the offence is punishable on summary conviction with an unlimited fine.

If a prosecution is brought against the licence holder/manager/managing agent under section 72 (1) failing to licence a HMO for which they are the person having control or managing or section 72 (2) the manager or person having control allows another person to occupy the HMO and that persons occupation results in the HMO being occupied by more households or person than is authorised on the licence. On summary conviction they will be liable to an unlimited.

**Determination of a Fit and Proper Person**

Before the Council can grant a licence, it must determine whether the proposed licence holder or proposed manager of the property is a fit and proper person. In order to do this the Council must take into account circumstances which may compromise the welfare of the tenants and the good management of the property. It must consider amongst other things:

- Any previous convictions relating to violence, sexual offences, drugs, fraud or other dishonesty.
- If the person has broken laws relating to housing or landlord tenant issues.
- If the person has been found guilty of unlawful discrimination in connection with the running of a business.
- If the person has previously managed HMOs and has infringed any Approved Codes of Practice or been refused a licence.

The licence Holder must also sign a declaration that they are confident that any person appointed to assist in the management of the property including key holders would be able to sign the declaration themselves.

Where a business or organisation is to be the licence holder or manager a 'fit and proper person' declaration signed by the company secretary or other responsible person is needed on behalf of the company, partnership, charity or trust. Any employee who is involved with the management of the HMO can be regarded as an 'associate'.

Consequently, in signing the declaration the responsible people should be satisfied that these employees would be able to sign the declaration themselves, for example by requesting CRB or Disclosure England and Wales checks.

The Council must have regard to any evidence that a person or organisation has committed any of the matters listed in the declaration that is contained in the application pack.
Those signing the declaration should note that any offences etc. committed by an associate or family member are also relevant.

An unspent conviction will not necessarily prevent a fit and proper judgement by the Council. The Council will consider each offence and any mitigating circumstances on their relative merits.

The Council can revoke a licence if it no longer considers a licence holder to be fit and proper.

Similarly, the fit and proper person status can be removed from managers and anyone else involved in the management of the property or key holders. It would then be a breach of a licence condition if that person continues in that capacity.

The proposed licence holder and proposed manager are required to provide a declaration to confirm their status with regard to criminal offences. To satisfy this requirement a disclosure statement must be obtained from Disclosure Barring Service. This will detail any ‘unspent’ convictions under the Rehabilitation of Offenders Act 1974.

In order to assist the Council in making proper assessment of suitability, details about previous convictions for criminal offences must be disclosed. Under the Rehabilitation of Offenders Act 1974 there is no requirement to provide details about previous convictions that are ‘spent’. A conviction becomes ‘spent’ after a certain length of time, which varies depending upon the sentence and the age of the person at the time of conviction. If a person is sentenced to more than 2 ½ years in prison, his/her conviction can never become ‘spent’.

If you have any doubts about whether you have to declare a previous conviction, you should contact your local Probation Office, Citizens Advice Bureau or your Solicitor.

Disclosure Barring Service can provide a ‘basic’ disclosure that contains details of unspent convictions personal to an applicant. This type of disclosure is only issued to the applicant and may be used more than once. Disclosure applications can be made at:

<table>
<thead>
<tr>
<th>Disclosure Barring Service</th>
<th>Website: <a href="http://www.gov.uk/disclosure">www.gov.uk/disclosure</a></th>
</tr>
</thead>
<tbody>
<tr>
<td>DBS customer services</td>
<td>Email <a href="mailto:customerservices@dbs.gsi.gov.uk">customerservices@dbs.gsi.gov.uk</a></td>
</tr>
<tr>
<td>PO Box 3961</td>
<td>DBS helpline</td>
</tr>
<tr>
<td>Royal Wootton Bassett</td>
<td>03000 200 190</td>
</tr>
<tr>
<td>SN4 4HF</td>
<td>Minicom</td>
</tr>
<tr>
<td></td>
<td>03000 200 192</td>
</tr>
<tr>
<td></td>
<td>Welsh</td>
</tr>
<tr>
<td></td>
<td>03000 200 191</td>
</tr>
</tbody>
</table>

Disclosure statements provided with the application must be dated no more than six months prior to the date of licence application. Please include the original document with your application.

Please apply for the Disclosure within a timely manner as it can take up to 14 days to arrive, which could delay your HMO application.

A persons Fit and Proper status may be reviewed if they are prosecuted for an offence i.e consistently breaching licensing conditions, that there is evidence of poor management or for any other factors deemed relevant by the Council.

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Tel: 01633 656656
Email: hmo@newport.gov.uk
Website: www.newport.gov.uk/hmo

REPORT A ROGUE LANDLORD HOTLINE
anonymous 24 hour public hotline
01633 235233
If a person’s Fit and Proper status is removed they will be prevented from being involved in the management of a licensed HMO. In this case, alternative satisfactory management arrangements will be required. The Council may decide to make an Interim Management Order; IMO taking over full managerial control of the HMO for up to 12 months. This could be extended for a further 5 years if a Final Management Order is made. Alternatively, the IMO can be made where there is no realistic opportunity for a HMO being licensed or were the health safety and welfare conditions are breached prevents a licence being issued.

Providing a Complete Application Form

Please complete all sections of the application form in full, clearly marking any parts which are not applicable. The following summary will help you provide an accurate and complete application form:

- **Licence Holder** – In most cases the proposed licence holder will be an individual, but it can also be a company, partnership, charity or trust; in which case a responsible person(s) will need to be designated and details of the directors and secretaries provided.
- **Ownership** – Please provide details of all parties that may have an interest in the property (e.g. freeholder, leaseholder, mortgage provider, trustees etc).
- **Control** – Answer yes or no to the questions. This will help us understand what the proposed licence holder and manager/managing agent are responsible for.
- **Management** – Provide full details of the manager/managing agent and any employees who will be involved with the property (i.e. estate agent); and their responsibilities.
- **Notify** - Use the form at the back of the application form to assist you in informing any interested parties.
- **Property** – Please provide full details of the property, how many occupants you would like, the rooms/facilities available, heating options, fire precautions in place and your tenant/property management.
- **Floor Plans** – Use the space to provide hand drawn plans or attach scale or non-scale plans. If an Officer has visited your property we may already have plans on file. Plan must detail room measurements and fire precautions. Alternatively, the Council can draw property floor plans if you opt for the Pre-Licence Inspection Service [http://www.newport.gov.uk/en/Planning-Housing/Housing/Rented-housing/Houses-in-Multiple-Occupation/HMO-pre-licence-advisory-service.aspx](http://www.newport.gov.uk/en/Planning-Housing/Housing/Rented-housing/Houses-in-Multiple-Occupation/HMO-pre-licence-advisory-service.aspx).
- **Declarations** – Please sign, print and date all relevant parts.
- If a company is included as either the Licence Holder or Manager then a company organisational structure stating individual roles and names must be provided.

Once a complete application is received a draft licence will be issued and an invoice will be raised. This licence will contain conditions that must be complied with. The consultation period is 28 days and during this time we will consult with Building Control, Planning, the Fire Authority, any joint owners or mortgage providers and anyone else with a legal interest in the property regarding the application for the HMO Licence.

By providing email addresses, the applicant consents to receiving documents transmitted by electronic means via email in accordance with S247 of the Housing Act 2004.

This will also apply to all interested parties specified on this application form where an email address has been provided.

Supporting Documentation

The following copies of original documentation must be provided with all application forms otherwise the application will not be valid:

<table>
<thead>
<tr>
<th>If you need any advice concerning the HMO Licensing standards or assistance completing the application form, then please contact:</th>
<th>REPORT A ROGUE LANDLORD HOTLINE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tel: 01633 656656 Email: <a href="mailto:hmo@newport.gov.uk">hmo@newport.gov.uk</a> Website: <a href="http://www.newport.gov.uk/hmo">www.newport.gov.uk/hmo</a></td>
<td>anonymous 24 hour public hotline 01633 235233</td>
</tr>
</tbody>
</table>
Evidence of permanent residential address for Proposed Licence Holder/Owner & Managing Agent (if applicable)

<table>
<thead>
<tr>
<th>When required</th>
<th>All property applications</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expiry period</td>
<td>With all new/initial or renewal applications and manager variation applications</td>
</tr>
<tr>
<td>Accepted documents</td>
<td>Driving Licence or utility bill</td>
</tr>
</tbody>
</table>

Current Gas Safe Certificate

<table>
<thead>
<tr>
<th>When required</th>
<th>All properties with gas appliances (e.g. boiler/fires)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expiry period</td>
<td>12 months</td>
</tr>
<tr>
<td>Accepted documents</td>
<td>Landlord/Owner Gas Safety Certificate or equivalent</td>
</tr>
</tbody>
</table>
| Additional information | • Tested and certified safe by a registered Gas Safe Engineer  
• Certificate still required if boiler is situated in the commercial area of a property and not in the HMO itself if it supplies the HMO with water/ heating  
• If you are having difficulty finding an approved engineer then you can find one at www.gassaferegister.co.uk |

Current Electrical Installation Condition Report

<table>
<thead>
<tr>
<th>Expiry period</th>
<th>5 years maximum, unless engineer specifies less</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accepted documents</td>
<td>Electrical Installation Condition Report or equivalent</td>
</tr>
</tbody>
</table>
| Additional information | • Tested and certified “satisfactory” by a NICEIC registered or equivalent electrician  
• For the testing of flats a separate certificate is required per flat plus the communal areas (landlord supply)  
• We do not accept a “Visual Condition Report” as this does not test the installation  
• If you are having difficulty finding an approved engineer then you may find the following links useful: www.trustmark.org.uk, www.niceic.com, www.eca.co.uk, www.elecsa.co.uk, www.napit.org.uk |

Current Fire Detection Test Certificate

<table>
<thead>
<tr>
<th>When required</th>
<th>All properties</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expiry period</td>
<td>12 months</td>
</tr>
<tr>
<td>Accepted documents</td>
<td>Fire Detection Test Certificate or equivalent</td>
</tr>
</tbody>
</table>
| Additional information | • Tested and certified compliant to BS 5839-6: 2013  
• If no fire alarm is present at the time of new/initial application then a condition will be added to the licence with a deadline for installation (failure to install would be a breach of licensing conditions).  
• All new installations require a design and installation certificate to confirm the grade of alarm system and compliance to BS 5839-6: 2013  
• If a fire alarm is already present (i.e. renewal) a test certificate must be supplied  
• Having difficulty finding an approved engineer, see links for Electrical Installations |

Current PAT Certificate for portable electrical equipment (if applicable)

<table>
<thead>
<tr>
<th>When required</th>
<th>If supplying any appliances which have a plug</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expiry period</td>
<td>12 months</td>
</tr>
<tr>
<td>Accepted documents</td>
<td>Portable Appliance Test (PAT) Certificate</td>
</tr>
</tbody>
</table>
| Additional information | • All tested items must be “passed” by an NICEIC registered or equivalent person  
• Any failed items must be removed from the property  
• No testing is required for tenants own appliances |

If you need any advice concerning the HMO Licensing standards or assistance completing the application form, then please contact:
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Email: hmo@newport.gov.uk
Website: www.newport.gov.uk/hmo

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### Current Emergency Lighting Test Certificate *(if applicable)*

<table>
<thead>
<tr>
<th>When required</th>
<th>If advised by HMO inspecting officer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expiry period</td>
<td>12 months</td>
</tr>
<tr>
<td>Accepted documents</td>
<td>Emergency Lighting Test Certificate or equivalent</td>
</tr>
</tbody>
</table>
| Additional information | - Tested and certified compliant to BS 5266-1: 2016  
- If no emergency lighting is present at the time of new/initial application then a condition will be added to the licence with a deadline for installation (failure to install would be a breach of licensing conditions).  
- All new installations require a design and installation certificate to confirm the grade of alarm system and compliance to BS 5266-1: 2016  
- If emergency lighting is already present (i.e. renewal) a test certificate must be supplied  
- Having difficulty finding an approved engineer, see links for Electrical Installations |

### Disclosure Barring Service Certificate for Proposed Licence Holder and Managing Agent *(if applicable)*

<table>
<thead>
<tr>
<th>When required</th>
<th>With all new/initial or renewal applications and manager variation applications</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expiry period</td>
<td>6 months</td>
</tr>
<tr>
<td>Accepted documents</td>
<td>Disclosure and Barring Service (DBS) and the Criminal Records Bureau (CRB)</td>
</tr>
<tr>
<td>Additional information</td>
<td>- Applications for the Disclosure Barring Service Certificate (UK wide) can be made online at <a href="https://www.gov.uk/government/organisations/disclosure-and-barring-service">https://www.gov.uk/government/organisations/disclosure-and-barring-service</a></td>
</tr>
</tbody>
</table>

### Current Energy Performance Certificate

<table>
<thead>
<tr>
<th>When required</th>
<th>All property applications</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expiry period</td>
<td>10 years from date of issue</td>
</tr>
<tr>
<td>Accepted documents</td>
<td>Domestic Energy Performance Certificate</td>
</tr>
</tbody>
</table>
| Additional information | - Tested and certified by an accredited assessor to have a minimum energy performance rating of E. Properties rated F or G should not be rented as prescribed under the Energy Efficiency (Private Rented Property) (England and Wales) Regulations 2015. Further information can be found at [https://www.gov.uk/government/collections/energy-performance-certificates](https://www.gov.uk/government/collections/energy-performance-certificates)  
- For the testing of flats a separate certificate is required per flat  
- If you are having difficulty finding an accredited assessor then you may find the following link useful: [www.epcregister.com](http://www.epcregister.com) |

### Floor Plans

<table>
<thead>
<tr>
<th>When required</th>
<th>All property applications</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expiry period</td>
<td>N/A</td>
</tr>
<tr>
<td>Accepted documents</td>
<td>Hand drawn, scale or non-scale plans</td>
</tr>
</tbody>
</table>
| Additional information | - Details of facilities, fire doors, fire detection and full room dimensions should be included  
- Floor Plans can be drawn by the Council if you opt for the Pre-Licence Inspection Service [http://www.newport.gov.uk/hmo](http://www.newport.gov.uk/hmo) |

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**Appendix A: Declaration of Understanding Form**

| If you need any advice concerning the HMO Licensing standards or assistance completing the application form, then please contact:  
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Email: hmo@newport.gov.uk  
Website: www.newport.gov.uk/hmo | REPORT A ROGUE LANDLORD HOTLINE  
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**Please note** - All copies of original documentation must be submitted with your application. Any original documentation submitted will be returned

### Application Process

Once your application has been received, a Licensing Officer will determine whether the application and supporting documents are correct and that the most appropriate person is the Licence Holder.

During a **new HMO application** the Council will investigate if a Pre-Licence HMO inspection has been undertaken. If so, the Officer will monitor remediation works and will liaise with the HMO Licensing Officer. The licence will not be issued until works are completed to a satisfactory standard or if the works can be classified under the licence conditions.

If a Pre-Licence HMO inspection has not been undertaken Officers will visit and if the property is not to standard the Council will provide a copy of the licensing standards and you will be offered a Pre-Licence Inspection.

During a **renewal HMO application** the Council will have already inspected the property. If the Officer is satisfied with the property condition, they will report back to the Licensing Officer who will begin the process of the Licence Draft. If the property condition remains sub-standard the Council will consider enforcement following the Public Protection Enforcement Policy. Please refer to the licensing standards document for further information.

When the officer drafts the licence a copy, along with floor plans will be given to the Planning department, Building Control department and the Fire service for a 28 day consultation period in which they can make observations. All other interested legal parties will be consulted at this time.

Once the 28 days has lapsed, providing there are no objections, the final HMO licence will be issued. You will receive a copy via Email. A copy will be sent in the post if you did not supply an email address.

If you do not agree with the content of the licence, or if the licence is refused you have the right to appeal to the RPT

**Please note** - You will not receive your final licence until the invoice has been paid in full.

### Licensing Enforcement

Once you have received the licensing application form, if it is not completed and returned within 28 days along with all the relevant original enclosures the Council may consider initiating legal proceedings.

Failure to adequately manage a HMO or comply with any conditions attached to the HMO licence may result in a fine on conviction with an unlimited fine for each offence.

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**ROGUE LANDLORD HOTLINE**

anonymous 24 hour public hotline

01633 235233
Any person, who operates an HMO without the requisite licence, will be guilty of an offence and may on conviction be liable to an unlimited fine and subject to a rent repayment order. They will receive a criminal record and loss of rental income. The Council may also take over the management of the property.

To arrange an inspection please contact us on 01633 656656 or email to hmo@newport.gov.uk

**Appeal Mechanisms**

All appeals must be made within 28 days of the approval or refusal of the licence.

The RPT is a statutory organisation establishes under the Housing Act 2004.

Contact details for the RPT are:

**Address** – The Residential Property Tribunal Wales  
1st Floor, West Wing  
Southgate House  
Wood Street  
Cardiff  
CF10 1EW

By Phone - 03000 252777  
By Email - [rpt@gov.wales](mailto:rpt@gov.wales)  
By Fax - 03000 256146

**Rent Repayment Orders**

A Rent Repayment Order (RPO) is a means for tenants and former tenants to reclaim up to twelve months rent where a landlord rents out accommodation which should be licensed, but is not. However, the landlord must be found guilty in court or in a tribunal of committing the office of renting the accommodation without a licence. Such cases will be taken by the Council.

You can apply to the RPT as detailed above.

Download the [Rent Repayment Order Guide for Tenants](#) (pdf)