Private rented sector

Eligibility for support with housing costs
Tenancy agreements
Supporting evidence
Liability to pay rent when name is not on the tenancy agreement
Occupation orders
Non-commercial agreements
Payments to a close relative
Boarders and lodgers

Private rented sector

The private rented sector (PRS) includes accommodation owned or managed by:

- private landlords
- charities
- third sector organisations including some Housing Associations

To note, some charities and many Housing Associations are providers of social housing so fall within the social rented sector.

Tenants should have a tenancy agreement but they may also have less formal arrangements, for example a rent book or verbal agreement with their landlord.

Eligibility for support with housing costs

To be eligible for support with privately rented housing costs claimants must:

- be legally responsible for making payments of rent
- live in the rented property

The date of eligibility for housing costs will be the later date that the following two conditions are both satisfied:

- the date the tenancy agreement started
- the date the claimant actually moved into the property

A claimant’s Universal Credit calculation will include either the total amount of rent they pay, or the Local Housing Allowance (LHA) rate, whichever is lowest.
LHA rates are based on local market rents. For Universal Credit purposes a LHA rate will be used based on the bedrooms that the claimant needs (up to a maximum of 4).

Single claimants under 35 years of age will usually receive only the shared accommodation rate. There are some exceptions, for example, if their rent is currently lower.

For further information, see LHA rates in PRS under 35s and size criteria rule.

Non-dependants living with a claimant in PRS housing are expected to pay towards the rent. This may affect the claimant’s Universal Credit Calculation.

For further information, see Non-dependants.

**Tenancy agreements**
Tenancy agreements are usually formal documents, but can also be handwritten letters or notes from the landlord. A tenancy agreement should include the:

- tenant and landlord’s name, address, contact details
- address of the property rented
- date the tenancy began and how long the term is for
- amount of rent and how often it is paid
- deposit amounts are usually mentioned on the tenancy agreement, but it may not be clear as to whether it has been paid
- signatures in all relevant places by all tenants and landlord/agent

An expired tenancy agreement is also acceptable evidence. Once expired, they automatically become ‘Statutory Periodic Tenancy’ or ‘Rolling Tenancy’ agreements if notice to quit is not served.

**Tenancies in Scotland**
In Scotland it is a legal requirement that landlords register with their Local Authority (LA). See landlord registration Scotland.

Where it has been identified the landlord has failed to register the property, the LA must be notified so they can take action.

The housing cost can still be paid to the claimant when liability and occupancy are met.

Where the landlord is served a Rent Penalty Notice (RPN) by the LA for failing to register, the claimant no longer has any liability to pay rent for the period of the notice and so has no entitlement to the housing cost element.
LA’s have agreed to inform DWP when they serve the RPN but it is still a requirement that the claimant reports the change. Failure to do so may result in an overpayment.

**Tenancies in Wales**

There is a similar scheme to the Scotland tenancies for Wales. Landlords must register with Rent Smart Wales. Housing costs can be met until a Rent Stoppage Order (RSO) is granted by the court.

For further information, see [rentsmart register](#).

**Supporting evidence**

Claimants need to provide evidence to confirm they are:

- legally responsible for paying rent. This can be established from the tenancy agreement, a letter from the landlord/agent or a bank statement.
- living in the property for which they are liable to make payments of rent. This could be established from a utility bill, council tax bill or, if no other proof is available, letter from the landlord/agent.

Claimants need to provide evidence of PRS housing within one month for new claims and 14 days for change of circumstances.

**Tenancy agreement not signed**

When the claimant confirms they have signed a tenancy agreement but have only provided an unsigned copy, payment cannot be made until they provide a signed version.

**Tenancy agreement never signed**

Where the claimant confirms they have never signed a tenancy agreement, Universal Credit is not paid until the claimant provides supporting evidence from their landlord or a signed tenancy agreement. They will have one month from the date of request to confirm their liability to pay rent before a payment is made.

**Liability to pay rent when name is not on the tenancy agreement**

A claimant may be liable for paying the rent at a property where their name is not on the tenancy agreement, for example, where they were living with someone who was on the tenancy agreement but now that person has left the property.

The claimant may be treated as liable where all of the following apply:

- the liable person is not making payments
- the claimant has to make such payments to remain resident in the property
- it would be unreasonable to expect them to make alternative arrangements.

The claimant must provide evidence from the landlord confirming that the claimant must make the rent payments in order to continue living in the property.
**Occupation orders**
Where someone is a victim of domestic violence or abuse, they can apply to the Court for an occupation order. The order will say who can live in the family home or enter the surrounding area. Someone with an occupation order may not be on the tenancy agreement but may be liable for rent.

The claimant must provide the occupation order granted by the Court as evidence to confirm that they are liable to pay the rent on the property they are living in.

**Non-commercial agreements**
An agreement may be considered non-commercial where it includes terms which are not legally enforceable or which the parties involved intend not to be legally enforceable. This may be where an agreement is:

- between close friends or relatives
- the rent is low

A decision is made to determine whether the liability is on a non-commercial basis or can be treated as on a commercial basis.

**Payments to a close relative**
Housing costs are not payable where the landlord is:

- a member of the assessment unit
- a close relative of a member of the assessment unit and that relative lives in the same property
- part of a company or trust that a member of the assessment unit (or a close relative of a member of the assessment unit) who lives in the same property has an interest in (including owners, directors, trustees and beneficiaries)

A close relative is defined as a:

- parent
- parent-in-law
- son
- son-in-law
- daughter
- daughter-in-law
- step-parent
- step-son
- step-daughter
• brother or sister

and the partners of any of these. This includes a half brother and sister.

A decision is made on eligibility for housing costs where payments are made to a close relative whom the claimant does not live with.

For further information, see Contrived tenancies.

**Boarders and lodgers**

Boarders and lodgers are treated as PRS tenants. Housing costs can be considered if they satisfy the liability to pay rent and occupancy conditions. Any services they may receive for example, meals are included in the total rent.