

Domestic Abuse Policy

Originator:		Policy and Strategy Team			
Approval Date:		June 2024			
Review d	ate:	June 2027			
1	Introduction				
1.1	As responsible landlord, One Vision Housing (OVH), aims to provide appropriate support and housing management services to any customer(s) who may be at risk, has suffered or is suffering any form of domestic abuse.				
1.2	With close links to OVH's Safeguarding duties and provisions, OVH's overarching principle in operating this policy will always be the prevention of harm. This may involve taking rapid action where required, showing flexibility in application of wider policy matters and close partnership working.				
1.3	In all responses to domestic abuse, OVH will act with sensitivity, confidentiality, acknowledge that each case will be different and require a tailored approach according to the needs and circumstances of the individuals involved.				
1.4	In all cases, OVH will always aim to put victims at the heart of our actions and will adopt a person-centred approach to empower and preserve independence.				
1.5	In operating this Policy, OVH will comply with all legal and regulatory requirements in regard to domestic abuse, including but not exclusive of the following:				
	 Any duty to co-operate with local authorities and other statutory agencies as required by the Domestic Abuse Act 2021 The Specific Requirements of the Regulatory Framework for Social Housing – Neighbourhood and Community Standard (effective from 1st April 2024): Registered providers must have a policy for how they respond to cases of domestic abuse Registered providers must co-operate with appropriate local authority departments to support the local authority in meeting its duty to develop a strategy and commission services for victims of domestic abuse and their children within safe accommodation 				
1.6	Access and Communication				
1.6.1	OVH is committed to ensuring that our services are accessible to everyone. OVH 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 OVH or use its services.				
1.6.2	In line with the Mental Capacity Act, OVH will assume that customers have capacity to understand information given to them. Where it is suspected that customers lack capacity to				

understand, OVH will request an assessment by a professional practitioner and look to provide the appropriate support where capacity is deemed to be insufficient.

1.7 Equality, Diversity and Human Rights

- 1.7.1 OVH is committed to ensuring that no person or group of persons will be treated less favourably than another person or group of persons and will carry out its duty with positive regard for the following core strands of equality; Age, Disability, Gender, Race, Gender Identity / Gender Expression, Sexual Orientation, Religion and / or Belief, Civil Partnership and Marriage, Pregnancy and Maternity.
- 1.7.2 OVH also recognise that some people experience disadvantage due to their socio-economic circumstances, employment status, class, appearance, responsibility for dependants, unrelated criminal activities, being HIV positive or with AIDS, or any other matter which causes a person to be treated with injustice.
- 1.7.3 OVH will also ensure that all services and actions are delivered within the context of current Human Rights legislation. OVH will endeavour to ensure staff and others with whom it works, adhere to the central principles of the Human Rights Act (1998).

1.8 The Policy should be read in conjunction with:

- OVH Safeguarding Adults Policy
- OVH Safeguarding Children Policy
- OVH Vulnerable Persons and Reasonable Adjustment Policy
- OVH Anti-social Behaviour and Harassment Policy
- OVH Allocations Policy
- OVH Data Protection Policy
- Property Pool Plus Policy (and other similar choice-based lettings schemes that OVH may be a member of)

2 Statement of Intent

- 2.1 OVH aims to offer accessible, timely, proactive and effective services for all customers that may experience domestic abuse, regardless of protected characteristics.
- 2.2 OVH will provide training for all front-line staff (directly employed by OVH) so that they understand the potential and far-ranging, detrimental impacts that domestic abuse, in all forms, can have on lives of victims.
- 2.3 The training will enable staff to develop 'professional curiosity' skills, ensure they can spot warning signs indicating domestic abuse is taking place, enable effective actions and referrals to be made and to adopt a non-judgemental approach at all times.
- 2.4 In operating this Policy, OVH will seek to prevent homelessness that may result from domestic abuse incidents or sustained patterns of behaviour, including allowing survivors to stay in their own homes (where appropriate) or working with them to find alternative accommodation.
- 2.5 OVH will take appropriate actions against perpetrators of domestic abuse and will assess each course of action to prevent the potential for further harm to survivors.

2.6	OVH will ensure domestic abuse cases are dealt with in a different way than incidents of anti- social behaviour and will avoid service generated risks e.g. taking tenancy enforcement actions for noise disturbance when this may be the result of abusive and harmful behaviour.					
2.7	Through close partnership working and active involvement in strategic forums, OVH will endeavour to ensure there is a co-ordinated, multi-agency response to the issue of domestic abuse in its areas of operation and this is appropriately resourced.					
2.8	Through established referral mechanisms and joint working initiatives, OVH will endeavour to help survivors find the appropriate support required to rebuild lives following domestic abuse.					
2.9	OVH will adopt a 'person-centred' approach to domestic abuse, and this will include taking information provided by potential survivors on trust and at face value.					
3	Policy					
3.1	Definitions and Scope					
3.1.1	In line with the Domestic Abuse Act 2021 (including any subsequent statutory guidance to be issued) and for the purpose of this Policy, OVH will define domestic abuse as:					
	• Behaviour of a person ('A') towards another person ('B') is 'domestic abuse' if – A and B are each aged 16 or over and are personally connected to each other, and the behaviour is abusive (abusive behaviour directed to a person under 16 would be classed as 'child abuse' and this would be dealt with under the provisions contained in OVH's Safeguarding Children Policy and Procedures)					
	'Abusive' is defined in the following terms:					
	 Physical or sexual abuse Violent or threatening behaviour 					
	 Controlling or coercive behaviour (this definition includes so called 'honour' 					
	based violence, female genital mutilation [FGM] and forced marriage and is					
	clear that victims are not confined to one gender or ethnic group)					
	 Economic abuse that has a 'substantial adverse effect' on a person's ability to acquire, use or maintain money or other property; or obtain goods or services 					
	 Psychological, emotional or other abuse 					
	 'Personally connected' covers the following relationships: 					
	 They are, or have been, married to each other 					
	• They are, or have been, civil partners of each other					
	 They have agreed to marry one another (whether or not the agreement has been terminated) 					
	 They have entered into a civil partnership agreement (whether or not the 					
	agreement has been terminated)					
	• They are, or have been, in an intimate personal relationship with each other					
	 They each have, or there has been a time when they each have had, a parental relationship in relation to the same child 					
	 They are relatives 					
	• A child would be covered by the proposed definition of a domestic abuse victim if					
	they see, hear or experience the effects of abuse and are either a relative of the adult					

subject to, or perpetrating, the abuse, or if one of the adults holds parental responsibility for the child 3.1.2 OVH believes it is important to outline the above definitions from the Act to show the breadth of behaviours that can would be classed as domestic abuse and who would be captured under these definitions. 3.2 Staff training on domestic abuse 3.2.1 Through the trusted working relationships that OVH staff build with customers and the active presence it has in neighbourhoods on a daily basis, it is recognised that OVH may be the first or only organisation that victims of domestic abuse have contact with. 3.2.2 For this reason OVH will provide training (that is periodically refreshed) for all frontline staff so that they are able to: Recognise common signs and situations where domestic abuse may be taking place and use 'professional curiosity' to follow up on concerns • Recognise situations where someone may be in immediate danger or risk of harm and take appropriate actions (See 3.4 below) • Act with discretion and caution when enquiring with potential victims of domestic abuse if they need support and assistance, being careful not to put them at greater risk from their abusers • Offer ways in which potential victims can disclose information in confidence if they choose to do so Raise the appropriate case management entry on internal systems to ensure relevant staff and those acting on OVH's behalf are aware of any sensitivities when dealing with the potential victims / reporters of domestic abuse Seek support and advice from line managers and the OVH Community Safety Team / Safeguarding Team on the best course of action Make referrals to appropriate external support agencies Work with victims of domestic abuse to find enduring and safe outcomes • 3.3 Ways in which OVH become aware of domestic abuse 3.3.1 In addition to OVH staff (or others acting on OVH's behalf) becoming aware of potential domestic abuse cases through their own observations / contacts and direct disclosure from victims, OVH is also made aware of potential cases through: Reports from concerned neighbours Information sharing through partner agencies or via multi agency case conferences • that OVH is party to e.g. Multi Agency Risk Assessment Conference (MARAC) 3.3.2 Where OVH is made aware of a situation where domestic abuse involving any of its customers is potentially happening, OVH staff will attempt to contact the potential victims discreetly and will enquire if they need any support.

3.4	Responses to domestic abuse
3.4.1	When it is apparent through observations, direct reporting or third-party reporting that someone is at immediate danger or risk of harm, OVH will take appropriate action which may include one or more of the following:
	 Informing emergency services
	 Making Social Services aware of the potential case and raising appropriate Safeguarding alerts, if relevant (see OVH Safeguarding Children and Safeguarding Policies for details)
	• Making referrals to local authority Homelessness / Housing Options Departments (in the area where the suspected domestic abuse is taking place) for emergency rehousing
	 On request, facilitating female only staff to assist victims of domestic abuse Target hardening of the potential victims' addresses (which can include a range of measures including but not exclusive of panic alarms, enhanced door and window security measures)
	 Where appropriate, making applications for emergency ex parte injunctions Referral to local fire authorities
3.4.2	Secondary actions that may follow an immediate response and / or be used where the threat of immediate harm is less apparent may include:
	 Working with the victims of domestic abuse to compile evidence to support applications for rehousing within choice-based lettings schemes (aiming to achieve priority banding) Providing advice and support on rehousing options
	 Referral to external support and advocacy agencies relevant to the victim(s) e.g. Independent Domestic Violence Advisors (IDVA's) in all of our areas or operation, or other specialist providers such as Sefton Women's and Children's' Aid (applicable in Sefton area only)
	 Enforcement actions against perpetrators. Where these are also OVH customers (which may include tenancy enforcement actions or civil proceedings)
	Referral, where appropriate to the OVH Independent Living Service
3.5	Exemptions and support for domestic abuse survivors
3.5.1	To ensure support is provided to the victims of domestic abuse at times when they need it most, OVH will on a case-by-case basis, look to show flexibility to normal Policy and practice responses to help achieve lasting outcomes.
3.5.2	This may include overriding tenancy breaches that would normally preclude individuals from moving to alternative OVH properties or achieving priority banding within choice-based lettings schemes e.g. where rent arrears exist or there have been other tenancy breaches.
3.5.3	To provide this type of support OVH will normally require support for the victims' case by statutory agencies i.e. Police, Local Authority Social Services or via involvement of multi-agency groups such as MARAC.

3.6	Confidentiality				
3.6.1	When investigating or making referrals in regard to domestic abuse incidents, OVH will always respect individuals' rights for confidentiality and will comply with all requirements of UK Data Protection legislation.				
3.6.2	This will include the following:				
	 Working under established information sharing protocols when exchanging personal data with external agencies and partners Ensuring all personal data that is gathered in response to a suspected or potential domestic abuse situation is stored securely and is disposed of securely in line with data retention schedules and procedures (see OVH Data Protection Policy for details) Only passing-on information to third parties and external agencies with the explicit consent of potential survivors of domestic abuse (unless OVH has good reason to believe they are at risk or in danger of immediate harm and emergency intervention is required) 				
3.7	Partnership working and sign-posting services				
3.7.1	OVH is committed to providing the best possible support to its customers that may experience domestic abuse and will work closely with a variety of organisations that can offer specialist advice, assistance and advocacy services to victims of domestic abuse.				
3.7.2	As well as working with support agencies via referral, OVH will also ensure it provides easily accessible information (following 'two clicks' best practice principles) on its website so that those suffering domestic abuse can seek self-help and guidance.				
3.7.3	OVH will also make an active contribution into strategic oversight of domestic abuse issues in its areas of operation, through involvement and membership of multiagency forums e.g. the Domestic Abuse Partnership Board, MARAC Steering Group (Sefton) and MARAC's.				
4	Implementation				
4.1	All OVH teams that provide direct customer services have a responsibility to ensure the provision of this Policy are upheld and enacted including Neighbourhood Services, Independent Living and Customer Access Teams.				
4.2	Working closely with other customer facing services the OVH Community Safety Team will have specific responsibility for assisting customers with target hardening measures where these are required, taking legal action against those found to be responsible for perpetrating acts of domestic abuse, developing action plans and general case management within OVH internal systems.				
5	Performance				
5.1	OVH recognises the sensitive and personal nature of domestic abuse and will manage cases individually and discuss service satisfaction with customers where appropriate				

5.2	this in mon	, however, record the time taken to respond to requests for support and will include onthly reporting alongside wider performance indicators to the Executive ment Team on a monthly basis.				
6	Consultat	tion				
6.1		All OVH staff have been consulted in the development of this Policy. The OVH Tenant Policy review Group were also consulted in the development of this Policy.				
7	Review	Review				
7.1	The OVH Domestic Abuse Policy will be reviewed every Three Years, as near as is possible from the date of Executive Management Team (EMT) approval or as required by the introduction of new legislation, regulation or as a result of OVH system audits. The review process will ensure its continuing suitability, adequacy and effectiveness.					
8	Equality Impact Assessment					
8.1	Was a full Equality Impact Assessment (EIA) required?		Yes			
8.2	When was EIA conducted and by who?		?	A full EIA was conducted by the Policy and Strategy Manager and the Head of Independent Living in March 2024.		
8.3	Results of EIA			The EIA recommended inclusion in staff training awareness of groups who may, due to vulnerabilities associated with their protected characteristics, be more prone to domestic abuse		
9	Scheme of Delegation					
9.1	Responsible committee for approving and monitoring implementation of the policy and any amendments to it			EMT		
9.2	Responsible officer for formulating policy and reporting to committee on its effective implementation		its	Director of Housing and Customer Services		
9.3	Responsible officer for formulating, reviewing and monitoring implementation of procedures			Director of Housing and Customer Services		
10	Amendment Log					
Date of revision:		Reason for revision:	Cor	nsultation record:	Record of amendments:	
NA – first version of the Policy-21 st Sept. 2021		NA	See	e Section 6	NA	

20 th December 2022	In line with the review schedule	See Section 6	There are no significant changes to the Policy in this review.
20 th June 2024	In line with the review schedule	See Section 6	 Revised Consumer Standard Specific Expectations included at 1.5 Wording changes to reflect current operation practice included at 2.6, 3.4.2 and 3.7.3 Job titles updated where appropriate EIA updated at Section 8 In line with Board approved process the review schedule for this Policy will be every Three Years rather than Annually