

Communal Areas Policy

DROPPOINT PROPERTY DEVELOPERS



Communal Areas Policy

Originator:	Policy and Strategy Team	
Executive Management Team Approval Date:	April 29, 2025	
Review date:	April 29, 2028	

1	Introduction				
1.1	Droppoint Property Developers (DPD) will strive to ensure that all internal and external communal areas are managed effectively and kept free from obstructions or hazards to protect health and safety of residents and other users of its buildings.				
1.2	The Policy applies to:				
	 Communal areas within properties - passageways, entrance halls and staircases Where there are shared facilities within buildings e.g. bin stores or bin chutes, other storage facilities Where there are shared communal and social facilities e.g. communal lounges, kitchens or laundry facilities and guest rooms External areas e.g. shared gardens and through routes 				
1.3	The operation of the Policy complies with the relevant legislation in regard to the provision of health and safety and accessibility. The relevant legislation includes:				
	 Regulatory Reform (Fire Safety) Order 2005 Housing Act 2004 – Housing Health and Safety Rating System Equality Act 2010 – Equality Duty 				
1.4	The application of this Policy ensures compliance with the outcomes of the Regulatory Framework for Social Housing in England as adopted by of the Regulator for Social Housing.				
	 When acting as landlords, registered providers must take all reasonable steps to ensure the health and safety of tenants in their homes and associated communal areas 				
1.5	Access and Communication				
1.5.1	DPD is committed to ensuring that our services are accessible to everyone. We 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 us or use our services.				

1.5.2	Working with our customers we have established a Vulnerable Persons and Reasonable Adjustments Policy to ensure we make best use of every customer interaction to meet customers' needs in our service delivery and ensure this information is kept up to date.			
1.6	Equality, Diversity and Human Rights			
1.6.1	DPD 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, Marriage and Civil Partnership, Pregnancy and Maternity.			
1.6.2	DPD 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.			
1.6.3	DPD will endeavour to ensure that all services and actions are delivered within the context of current Human Rights legislation. Staff and others with whom we work, will adhere to the central principles of the Human Rights Act (1998).			
1.7	This Policy should be read in conjunction with the:			
	 DPD Fire Safety Policy DPD Repairs, Maintenance and Planned Works Policy DPD Mobility Scooters in Communal Areas Policy Regulatory Reform (Fire Safety) Order 2005 – Fire Guides – available at https://www.legislation.gov.uk/uksi/2005/1541/contents DPD Health and Safety Policy DPD Tenancy Agreement 			

2	Statement of Intent
2.1	DPD will provide a framework for the management and control of communal spaces to comply with the relevant legislation including accessibility requirements.
2.2	DPD will develop a programme of environmental improvement works for external communal areas and will seek resident's views on proposed works.
2.3	DPD will clearly outline landlord's and tenants' responsibilities within individual Tenancy Agreements and this Policy.
2.4	DPD will strive to balance the requirements of the Health and Safety Regulations, with maximising the opportunities for residents to enjoy communal spaces.

3	Policy			
3.1	Guidelines for Communal Areas			
3.1.1	DPD will manage a number of communal areas including internal areas within its low-rise blocks, Independent Living schemes and communal gardens.			
3.1.2	Communal areas, even those immediately adjacent to a resident's property, are not an extension of an individual's property, as such residents should not use these areas for their personal effects or have exclusive use particularly where access to communal facilities / areas is required by other residents.			
3.2	Internal Communal Areas e.g. connecting corridors, landings, stairwells, lobbies, meeting rooms or common rooms must be kept entirely free from obstruction. Even temporary obstructions pose a risk of fire and injury and can cause inconvenience including loss of accessibility for residents and visitors.			
3.2.1	Common obstructions in internal communal areas include but are not limited to rubbish and items awaiting disposal, furnishings such as mats and flower pots, bicycles, motorised cycles, scooters and mobility scooters. The storage of mobility scooters is covered further in section 3.8. Personal effects such as photo frames and pictures should not be placed in communal areas.			
3.3	External areas e.g. courtyards and garden areas provide a greater degree of freedom to personalise and allow tenants opportunities to become involved with the community in which they live.			
3.3.1	DPD wish to balance the health and safety management of residents and visitors in its buildings and the accessibility of the communal spaces, with the opportunity to enjoy communal gardens and outdoor spaces.			
3.4	Permissions			
3.4.1	If a resident requests permission to make an alternation e.g. place hanging baskets or planters, or furnishings within a communal area, they should contact DPD by email at contactus@dpd-housing.co.uk , by phone on TBC or in person with DPD officers. Requests for changes will be considered on a case-by-case basis at DPD's discretion.			
3.4.2	DPD will approve requests provided that:			
	 The alteration is fully risk assessed and does not pose an obstruction or hazard to residents or visitors The alteration is not considered offensive to any person or persons 			
3.4.3	DPD will maintain the condition of all furniture and other items it provides for residents use in the communal areas (e.g. furniture in communal lounges) and reserves the right to remove any furniture or other items belonging to residents that may cause an obstruction or fire hazard.			

3.4.4 The following items and behaviours are not permitted at any time: Anything which is combustible or poses a fire risk. BBQ's are permissible in communal gardens provided they do not prevent the use of the garden by other residents Anything which prevents or significantly limits the use of shared facilities by other residents • Anything which obstructs rubbish chute rooms or rubbish collection areas • Anything which obstructs stairwells, fire escapes and through routes Anything which may be construed as offensive to staff or other residents 3.4.5 Decisions on permission will be granted by the relevant DPD Officer and residents will be informed in writing within 10 days of their request submission. 3.5 Service Charges Where DPD provides services within a communal area, it will apply a service charge to residents in line with its policy. 3.6 Accessibility of communal spaces Residents should be able to access all areas of their own homes, including communal areas and facilities within the scheme or block where they live. 3.6.1 Where DPD is alerted to accessibility problems within communal areas by people with mobility difficulties or through property inspection, it will make reasonable adjustments to these areas to maintain the accessibility for tenants. 3.7 Pets in communal areas 3.7.1 Where DPD grant permission for pet ownership in its properties, residents are responsible for any damage caused to their home or shared areas by any animal kept in the home or visiting their property. 3.7.2 Dogs should not be left unattended for any length of time or allowed off their lead in a communal garden or communal areas of the building. 3.7.3 It is the resident's responsibility to clean up after any animal kept in the home or visiting their property. 3.8 Residential Car Parks 3.8.1 In a limited number of locations DPD will provide car parking facilities that are for the specific use of residents of the building and DPD staff (or others working on DPD's behalf) that may need to visit the building in the course of their duties. 3.8.2 Where these arrangements exist DPD will ensure its staff and others working on its behalf, park responsibly and do not block access in any way for regular and authorised users. 3.9 Mobility scooters 3.9.1 Mobility scooters must not be stored or charged in the communal corridors, or communal areas. Mobility scooters introduce a considerable fire loading and obstruction hazards within

	these areas (For more details, please refer to DPD Mobility Scooters in Communal Areas Policy and DPD Fire Safety Policy).			
3.9.2	Mobility scooters may be stored inside residents own homes, but it is the residents responsibility to first ensure that there is sufficient space to store and secure it safely and that it does not block any fire escape routes.			
3.9.3	Where this applies DPD would, however, advise customers to ensure that the device does not restrict access to the property in any way, where appropriate seeking advice and assistance from the local Fire Authority on personalised escape route planning.			
3.9.4	DPD may prohibit a resident or visitor from using a mobility scooter in a communal building if, by their general disregard for safety; they place at risk or injure/damage other persons or property.			
3.10	Potential Enforcement Action			
3.10.1	DPD will work with the individuals to find solutions to the problems caused, taking into account individual circumstances including referral to relevant organisations including Occupational Therapists and social services.			
3.10.2	Where residents persist in this type of behaviour despite reasonable attempts to find alternative solutions and when verbal and written warnings have been willfully ignored, DPD may be required to take enforcement actions. This could take the form of:			
	 Injunctions or tenancy enforcement actions Removal of the item in which case a TORT notice will be served on the resident, and they will have 14 days to collect the item before DPD disposes of it permanently 			
3.10.3	In all cases, where enforcement action is required or earlier when discussions on the issues are being held, DPD will assess the capacity of the individuals concerned to understand the situation and potential consequences.			
3.10.4	DPD reserves the right to recharge the tenant or leaseholder for any of the costs associated with the above actions including any legal or storage costs incurred. DPD may also pursue recharges where it can be proved that those using mobility scooters in its properties have caused damage to the building or any fixtures supplied by DPD.			
3.11	Capacity Assessment			
3.11.1	Where there is a reasonable belief that a person 'lacks capacity' to make a decision at a time when it needs to be taken and where it is in their 'best interests', DPD may request a formal assessment of capacity be carried out by a relevant and qualified health practitioner and may do so without their consent.			
3.11.2	Where physically and financially viable, DPD will look to incorporate facilities for the safe storage and charging of mobility scooters in new housing developments it commissions when this might be appropriate for the intended user group, e.g. properties that may be built for Independent Living. Where these facilities are made available, they will be discussed on an individual basis with building occupants including the possibility of any service charges that may be applied.			

3.11.3	It will not, however, be possible to retrofit this type of facility to existing properties even where there is high demand from building users.			
4	Implementation			
4.1	Teams primarily responsible for the implementation of this Policy include:			
	DPD Housing Officers – responsible for carrying out risk assessments within communal areas, approving/ rejecting requests for alterations to communal areas and enforcing this Policy within general needs and Independent Living stock			
5	Performance			
5.1	Performance will be monitored against:			
	 Number of requests for alterations in communal areas responded to within 10 days Number of enforcement actions taken 			
6	Consultation			
6.1	All staff have been consulted in the development of this Policy.			
7	Review			
7.1	This Policy will be reviewed every three years, from the date of Operations Director's approval to ensure its suitability, adequacy and effectiveness or as required by issues that may come to light through operation of the Policy and its supporting procedures.			
8	Equality Impact Assessment			
8.1	Was a full Equality Impact Assessment (EIA) required?	No		
8.2	When was EIA conducted and by who?	An Equality Impact Assessment Relevance Test will be conducted by the Policy Writer and the Policy and Strategy Manager in November 2028		
8.3	Results of EIA			
9	Scheme of Delegation			
9.1	Responsible committee for approving and monitoring implementation of the policy and any amendments to it			
9.2	Responsible officer for formulating policy and reporting to committee on its effective implementation Operations Director – DPD			

9.3	Responsible officer for formulating, reviewing and monitoring implementation of procedures		Operations Director – DPD		
10	Amendment Log				
Date of revision: Reason for revision		Reason for revision:	Сс	onsultation record:	Record of amendments: