

Wallaceburg Kinsmen Court Non Profit Housing

Policy Name:	Long Term Guest Policy
Contact Officer:	Marwick Property Management, 519-351-6881
Date Approved by Board of Directors:	February 2 nd , 2004
Date Approved by General Membership	N/A
Date Certified:	N/A

Reference:

Social Housing Reform Act 2000, 339-01, Part V, Sect 21 (2-3)

Goals:

The Guest Policy applies to all Tenants of Wallaceburg Kinsmen Court Non Profit Housing. It is designed to:

1. Enable tenants to have live-in guests for up to 2 weeks;
2. Ensure both the non-profit and tenants comply with provincial laws and regulations;
3. Ensure subsidies reflect the true household income, including anyone who has moved into the unit;
4. Ensure all tenants, including those who join the household, maintain the same high standards as other tenants in the non-profit;
5. Treat tenants paying market rents, and tenants paying rent geared to their income, as equitably as possible while complying with provincial regulations.

Definitions:

Visitors: People who visit the tenant, but whose principle address is outside the non-profit.

Guests: Visitors who do not have another address, but are staying with a tenant for a limited time while seeking a home elsewhere.

Tenants: People who have signed a lease, and enjoy all the rights and responsibilities of tenancy.

Occupants: People who live in a unit with the permission of the non-profit and the original tenants, but do not have any right to remain in the unit after the original tenant moves out.

Visitors:

Visitors may come to the unit as frequently as the tenant invites them. Very frequent visitors may be asked to verify their principle address outside the non-profit.

Guests:

1. Any tenant may invite guests into their unit for up to 2 weeks stay without obtaining the Corporation's permission.
2. If a tenant wishes a guest to stay for longer than 2 weeks, he or she must write to the non-profit office, stating the length of time the guest would like to stay.

The property manager may agree to the stay (and will confirm in writing the length of stay permitted.)

The property manager may refuse the request if:

- a. It appears the guest does not intend, or has no prospects of, moving at the end of the agreed term, or

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- b. Staff or tenants have complained about the guest's behaviour, and those complaints have been found valid.
3. The property manager will ensure the guest has left. However guests who wish to stay beyond the term may apply to become tenants immediately (see additions to the household).
4. If a guest continues to stay in the unit without Wallaceburg Non Profit Housing permission, Wallaceburg Kinsmen Court Non Profit Housing may cut off the household's rent subsidy or evict the household with 90 days notice, and inform the tenant of their right to appeal.
5. At all times, tenants are responsible for the behaviour of their guests.
6. Should the tenant move out of the unit, the guest must also move out. Any guests staying in the unit after the lease-holding tenant moves out will be removed.

Additions to household that receive RGI subsidy:

1. Tenants must report any new persons in the unit within 30 business days of their moving into the unit, in accordance with provincial regulations. Guests wishing to become tenants must make a written request to the property manager before their term of stay is over.
2. Persons wishing to join a household receiving RGI subsidy must apply to the non-profit, and submit proof of their income.

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The person must be eligible to receive RGI subsidy in order for the household to continue to qualify for RGI subsidy. He or she must:

- a. Be a Canadian citizen, landed immigrant or refugee claimant, not under a deportation order.
- b. Not be in arrears to a social housing provider.
- c. Not guilty of obtaining RGI subsidy wrongfully, or of misrepresenting income, within the last time years.
- d. Not own residential property, unless they agree to sell their property within 180 days of moving in.
- e. Not have income or assets that place the household above local income or asset limits.
3. If the newcomer is **not** eligible for RGI subsidy, the Corporation will inform the tenant. The Corporation may allow the occupant to become a tenant but remove the household's subsidy with 90 days written notice.
4. The property manager may refuse to grant tenancy if the newcomer would not have been accepted had they been a member of the original household. (That is if the household would have been turned down due to a record of damage, arrears, or disturbance to others.) In this case, the property manager will:
 - a. Refuse to allow the newcomer to stay. If the newcomer insists on staying the non-profit may evict the entire household, or
 - b. Allow the newcomer to stay without signing the lease as an occupant. This means the original tenant would continue to be responsible for the rent, and the non-profit would not accept any rental payments from the occupant. When the original tenant moves out, the occupant would also move out.

Unreported stays:

The non-profit may hear from a third party that a new person **may** be staying in the unit. In this case:

1. The property manager will attempt to contact the tenant by phone to ask for clarification. A letter should be sent if a phone call does not receive a response.

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2. If it is established there is a new person living in the unit (i.e. a person who has no other address, and no plans or prospects to move out) the occupant must apply to become a tenant (following the steps above for either an RGI or market household.)
3. If the tenant denies there is another occupant, or the situation is unclear, the tenant must provide their response to the property manager in writing within a specified period of time to be determined by property manager.