



Tharawal Housing Aboriginal Corporation

Transfer Policy

Content:	Transfer Policy
Version:	3
Applies to:	Tharawal Housing Aboriginal Corporation
Date:	Endorsed by board 05/08/2025
Last Review Date:	05/08/2025
Next Review Date:	05/08/2028

Background:

Tharawal Housing Aboriginal Corporation is a Community Housing Provider that specialises in providing social housing for Aboriginal and Torres Strait Islander people. Tharawal Housing Aboriginal Corporation aims to support Aboriginal and Torres Strait Islander people to successfully sustain tenancies by linking clients into support services where applicable. Tharawal Housing Aboriginal Corporation aims to educate Aboriginal and Torres Strait Islander people by providing pathways into improved housing outcomes delivered in a culturally appropriate manner.

Scope:

This policy applies to all tenancies managed by Tharawal Housing Aboriginal Corporation. This policy should be read in conjunction with the Housing Pathways Transfer Policy.

Who is Eligible:

Generally, to be eligible for a tenant-initiated transfer the tenant must be eligible for social housing, including meeting the current income limits set. The tenant must be able to demonstrate their capacity to successfully sustain their tenancy with or without supports. Each transfer application is assessed on its merit and in line with this policy.

A tenant must demonstrate why their current social housing accommodation no longer meets the household needs.

A tenant will not be transferred from their current social housing accommodation simply because they no longer like the area or the house.

How to apply:

Tenants will need to complete the following forms which can be found on the Housing Pathways Website, links on Tharawal Housing Aboriginal Corporation Website or hard copies from your local housing office:

- Application for Housing Assistance
- Transfer Supplement (Community Housing)
- Medical Assessment Form

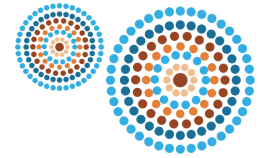
References

This Policy should be read in conjunction with:

Housing Pathways: Eligibility for Social Housing Policy
Social Housing Eligibility Allocation Policy Supplement
Transfer Policy

Community Housing: Access Policy and Eligibility Policy





Before you lodge your documents, you will need to have the following supporting documents:

- Current income for all household members of the age of 18
- Four weeks bank statements for the head tenant
- ID for all occupants.

All form and documents are to be lodged at your local housing office for assessment

Grounds and evidence required for a Transfer:

- Tenants who apply for a transfer must be able to demonstrate
- That their current social housing accommodation or location is no longer suitable.
- That moving will resolve or improve their current situation.
- Grounds for transfer in line with this policy.
- Documentary evidence to support request for a transfer.

Below is a list of grounds in which a transfer may be approved:

For a more detailed explanation, please refer to the Housing Pathways Transfer Policy http://www.housingpathways.nsw.gov.au/additional-information/policies/transfer-policy.

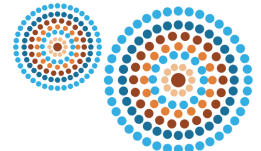
Grounds	Evidence Required
At RISK - The tenant or household member's	Police reports, AVO's, support letters from
personal safety or mental health is at risk.	service providers that are aware of the situation
	and circumstances.
Medical or disability - The tenant or household	Medical Assessment Form and medical
member has an ongoing medical condition or	documentation.
disability that impacts their ability to remain in	
their current property.	
Employment – The tenant or their partner has	Confirmation from the employer.
secured permanent employment in an area not	
within reasonable access of their current	
property.	
Compassionate – When the tenant needs to	Documentation to confirm the need to relocate
relocate to help take care of an ill family	to take care of an ill family member or evidence
member. When Aboriginal and Torres Strait	to confirm access to support service is no
Islander tenants demonstrate a need to return	accessible anywhere else.
to country. A need to be closer to support	
services that are unable to be accessed	
elsewhere.	
Family breakdown or separation – When a	Court documents and/or support letters from
relationship has broken down in the family and	service providers that are aware of the situation
there are irreconcilable problems.	and circumstances.

Compliance References

NSW Housing Act 2001 Privacy and Personal Information Protection Act 1998 Aboriginal Housing Act 1998 Corporations Aboriginal and Torres Strait Islander Act 2006 This Policy should be read in conjunction with:

Housing Pathways: Eligibility for Social Housing Policy
Social Housing Eligibility Allocation Policy Supplement
Transfer Policy
Community Housing: Access Policy and Eligibility Policy





Serious and ongoing harassment – When the	Police reports, AVO's, support letters from
tenant or household member is exposed to	service providers that are aware of the situation
ongoing unacceptable behaviour that is	and circumstances.
threatening or disturbing.	
Under-occupancy – Is when the household	Documentation to demonstrate that the
decreases and the number of bedrooms	property is too large and that the tenant is no
outweighs the amount of household occupants	longer able to maintain the property.
or entitlements.	
Moderate Overcrowding – When there is an	Birth Certificate, court documents or support
increase in the household size that results in	letters from service providers that are aware of
fewer bedrooms than the household would	the situation and circumstances.
otherwise be entitled to, but does not result in	
severe overcrowding.	
Severe Overcrowding – The tenant has reunited	Birth Certificate, court documents or support
with family members, birth of a child or children,	letters from service providers that are aware of
marriage or custody of children.	the situation and circumstances.
Child returning from out-of-home care or to	Documentation to confirm a child is returning
prevent a child from entering out-of-home care	from out-of-home care or may be at risk of
	entering out-of-home care.
Tenancy re-instatement – The tenant can	Documentation to confirm the tenant left the
demonstrate that they left the property due to	property under duress, custody papers or
duress, custodial sentence, care facility or left	support letters to confirm the tenant was in
for care reasons.	alternative care for medical reasons.

Wait Turn Transfers:

The below transfer, categories are considered wait turn transfer:

- Minor or moderate medical conditions
- Compassionate Grounds
- Moderate Overcrowding

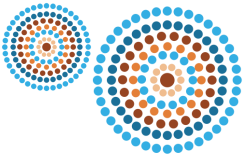
Priority Transfers:

The below transfer categories are considered priority transfer:

- At RISK
- Major medical
- Family breakdown/separation
- Severe Overcrowding
- Employment
- Serious and ongoing harassment
- Child returning from out-of-home care or to prevent a child from entering out-of-home care
 Transfer

References







Wait time:

The wait time for a transfer is based on the date the application is receive, the category in which the transfer was approved and stock availability. Tharawal Housing Aboriginal Corporation is unable to advise tenants of the expected wait time.

Tenants in breach of tenancy Agreement:

Tenants who are in breach of their tenancy agreement at the time they lodge a transfer application will still be assessed for a transfer, however their application for transfer will be suspended until the breach has been rectified. The only time an application for transfer will not be considered is if the process to terminate a tenancy has begun.

Breaches include, but are not limited to:

- Property Care
- Rent or Water arrears
- Investigations of Subsidy Fraud or Non-Disclosure
- Investigations into Nuisance and Annoyances
- Tribunal orders

The housing manager has discretion to approve a transfer for tenants in breach of their tenancy agreement in extenuating circumstances only.

Assessing Transfer Applications:

Transfer applications are generally processed within 28 days. Tenants will be contacted via phone to discuss their application or may need to attend the local office for an interview. Depending on the complexity of the transfer request. For priority transfers, tenants can expect a written response within 28 days and for non-urgent transfers, tenants can expect a written response within 60 days. If a transfer is declined, tenants will be advised of their right to appeal the decision. Senior officers review all transfer applications before a final decision is made.

Review of Transfer Applications:

Tharawal Housing Aboriginal Corporation conducts a review of all transfer applications annually. At the time of the review, tenants may be contacted either by phone or in writing. There may be times in which tenants are required to provide additional supporting evidence to confirm their current social housing accommodation continues to remain unsuitable. Tharawal Housing Aboriginal Corporation reserves the rights to close or amend the priority of transfer at the time of the review. If any changes are made to a tenant's transfer application, the tenant will be notified within 14 days.

Management Ground Transfers:

A management ground transfer occurs when:

- The property is being sold or there are plans to sell the property
- Redeveloped or plans to redevelop

Compliance
NSW Housing Act 2001
Privacy and Personal Information Protection Act 1998

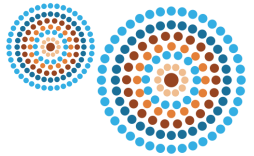
Aboriginal Housing Act 1998 Corporations Aboriginal and Torres Strait Islander Act 2006 References

This Policy should be read in conjunction with:

Housing Pathways: Eligibility for Social Housing Policy
Social Housing Eligibility Allocation Policy Supplement
Transfer Policy

Community Housing: Access Policy and Eligibility Policy







- Under occupied when there is at least two bedrooms or more than the household entitlement. (If a tenant approaches Tharawal Housing Aboriginal Corporation to relocate, it is not considered management grounds)
- The property or program type is no longer suitable
- Modified property and the tenant no longer needs a modified property.

Tharawal Housing Aboriginal Corporation will approach tenants when a need for a management ground transfer occurs. If the tenant does not agree to relocation, Tharawal Housing Aboriginal Corporation will issue the tenant with a Notice of Termination section 148 Residential Tenancies Act 2010. If the tenant refuses to relocate after two reasonable offers of alternative housing have been offered, Tharawal Housing Aboriginal Corporation may seek an order to the terminate the tenancy agreement section 151 Residential Tenancies Act 2010. Tharawal Housing Aboriginal Corporation will take all reasonable steps to relocate tenants in a fair and equitable manner. Terminating a tenancy agreement is the last resort.

If a tenant is in breach of their tenancy agreement and the property is required for management grounds, Tharawal Housing Aboriginal Corporation will not make offers of alternative housing. If the breach is in relation to rent or water arrears, once the arrears is cleared or the tenant has demonstrated capacity to adhere to a payment arrangement, Tharawal Housing Aboriginal Corporation may still consider offering alternative housing.

Cost associated with management ground transfers:

If a tenant has been approached to relocate due to management grounds, Tharawal Housing Aboriginal Corporation may assist with the following cost:

- Removalist
- Reconnection of gas, electricity and phone line
- Relocations of approved alterations and or improvements
- Tharawal Housing Aboriginal Corporation will not under any circumstance relocate swimming pools regardless if they were approved.

Each relocation is assessed on a case-by-case basis.

Return to properties:

If the tenant has been relocated due to redevelopment for social housing, the tenant may be asked if they would like to move back to the area/property after the redevelopment is finished.

Tenants will only be able to return if the new property/redevelop meets their social housing needs, and on the grounds it meets the business needs and objectives.

It is not always achievable or viable to return tenants back to their property or the redevelopment site. Each case will be assessed on a case-by-case basis. Tenants will be advised in writing if returning is an option.

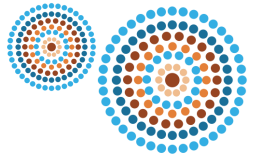
Compliance

References

NSW Housing Act 2001 Privacy and Personal Information Protection Act 1998 Aboriginal Housing Act 1998 Corporations Aboriginal and Torres Strait Islander Act 2006 This Policy should be read in conjunction with:

Housing Pathways: Eligibility for Social Housing Policy
Social Housing Eligibility Allocation Policy Supplement
Transfer Policy





Transfer Offers: Tenants will be offered two alternative properties, when available, that meet their needs according to the grounds in which their transfer application was approved. If a tenant rejects both offers that are deemed reasonable, their transfer application will be closed. Tenants will be advised of their rights to appeal the decision.

Appeals:

If a client does not agree with the decision made, they will need to have the decision reviewed by the social housing provider that made the original decision. Clients will need to refer to the review of decisions/appeal policy for that particular provider.

There is no formal review decision that the client is ineligible for social housing assistance because they are registrable person assessed as meeting the ineligibility grounds in accordance with the Eligibility for Social Housing Policy – Housing Pathways.