

ENANTHANDBOOK

FOR

INDENIAL & OFFICE BENESNIS

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BENESENANTHANDBOOK

INDIDIAL AND OFFICE PREMISS

1. INTRODUTION

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Storage of vehicles on the estate is not permitted and vehicles should not be left on the site overnight.

All vehicles must be taxed and in a roadworthy condition.

Vehicles must not block the access of other site users or fire escape routes.

10. PARKING AREASAND CAR PARKING:

Tenants must only use proper defined spaces within the common parking areas for parking of cars.

Tenants must not obstruct access routes or the entrance.

The car park is for use by the Tenant, employees of the Tenant and persons visiting the premises.

11. EHICLE BEED LIMITON EXES

The speed limit relating to all traffic on the Council's estates is 5 mph.

12. OBLIGATIONSTO OTHER BU BNESSIRSON THE ESTE:

The tenant must not permit or do any act or thing which may cause nuisance or annoyance to other business occupiers and users of the industrial estate.

The tenant must ensure that all activities are carried out in a peaceful and neighbourly manner so as not to cause grievance, nuisance or inconvenience to fellow business occupiers or others within the area.

13. DAYO-DAYMANAGEMENT

Blaenau Gwent Council business units and estates are inspected on a regular basis by staff from the Council's property team. However, it is up to the business occupiers at each estate to monitor day-to-day activities on the site and to report any problems and complaints to the property team of Blaenau Gwent County Borough Council. The property team manages the shared areas at each site and will attend to various issues such as fly-tipping, improper use of the site, site security, basic grounds maintenance duties and other external repairs and maintenance that is deemed the responsibility of the Council.

14. ERMINATING OF ENANCYAGREEMENT

To terminate your occupancy you will need to notify the Council in writing to confirm that you wish to vacate the premises. You will be required to give not less than 2 months notice - as stated in your tenancy agreement. Your notice in writing will commence from the date your letter is received by the Council.

Following your issue of notice, a member of the Council's Property Team will confirm acceptance in writing. The Property Team will then arrange a Pre-exit Inspection of the premises within 7 days of receiving your notice.

The rent will continue to be charged for the entirety of the notice period and up until the end of the calendar month that follows the minimum notice period required in your tenancy agreement.

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If you have a problem with regard to any outstanding sums and their repayment, then please discuss this with a member of the Council's Property Team.

15. HEALTH & SAFETAND OTHER STOR TREBONSBILITES

The tenant has a fundamental obligation to ensure that their business, and the unit occupied, complies with all relevant health and safety and other statutory regulations applicable to the tenant's business.

The tenant shall be responsible for death, injury or illness caused by the tenant or any of his/her employees, agents, invitees or visitors or for any loss, damage or destruction to the tenant's property or to the property of any such employees, agents, invitees or visitors.

Unless otherwise agreed in writing by the Council, the tenant is responsible for the maintenance and servicing of gas, water and electrical installations in the business unit. In this connection, the tenant must comply with the relevant statutory regulations. The tenant is also responsible for ensuring that a qualified and certified engineer undertakes any servicing and maintenance of gas, water and electrical installations.

The fire alarm and emergency lighting installations must be tested by a qualified electrician at regular intervals. A valid certificate is to be produced for the Council upon request.

16. EMPLOEZESS& MSDRS

The tenant is responsible for the health and safety of their employees and visitors, whilst on the business premises and estate site.

If the tenant's employees or visitors behave in a manner which, in the Council's opinion, is inappropriate or causes difficulties, nuisance or offence to other businesses, visitors or neighbours, then the Council reserves the right to terminate the tenancy agreement.

17. INBANCE:

The Council, as Landlord, is only responsible for buildings insurance cover. The Council arranges buildings insurance on your behalf and will recharge you accordingly.

The Council is not responsible for insuring the tenant's business or the contents of the business unit occupied by the tenant.

The tenant is responsible for insuring the contents and fixtures/fittings of the building against loss or damage caused by them or connected with their business operations – including any break-ins or burglary.

The tenant shall arrange adequate Insurance for Third Party Liability and provide proof of such Insurance to the Council.

The Council is not responsible for insuring the building against risks arising out of the tenant's activities and business processes.

The tenant is responsible for ensuring that all applicable Insurance for their business is in place and maintained. Such cover can typically include employer's liability and public liability Insurance policies.

The tenant must not use the premises for any activity which is likely to invalidate the Council's insurance on the building or cause an increase in the premium for such insurance.

The tenant must not bring and store/use dangerous, inflammable or explosive items on to the premises.

Any change to the working practices that the tenant wishes to undertake at the premises should be reported to the Council in writing and in advance of their introduction. Under no circumstances should the tenant proceed with any change in working practices without formal agreement to do so from the Council.

The tenant is responsible for reporting to the Council the time, date and cause of any damage to the building, immediately after it has occurred. In the case of vehicle impact damage to the business unit, the name of the driver and of the company he/she represents must also be immediately reported to the Council by the tenant.

If a tenant wishes to examine the Council's insurance policy to satisfy themselves of the extent of the cover, they can do so by arranging an appointment with the Insurance Department of Blaenau Gwent Council.

18. CLEANING, WAG & GENERAL HOSIKEEPING:

The tenant is directly responsible for keeping the business unit clean and disposing of waste. The tenant must make his/her own arrangements for the disposal of waste. All waste must be contained and disposed of correctly and not allowed to accumulate inside the building. The management of waste must comply with the Environmental Protection Act 1990 – Section 34.

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Storage within any compounds allocated to business units is subject to any conditions imposed by Blaenau Gwent Council's Planning and Environmental Service.

19. ALTERATIONSAND ADDITIONS OTHE PREMISS

The tenant is strictly prohibited from making any structural alterations to the building. Any alterations or additions to involve the construction and installation of walls, partitions, doors, windows, floors etc are strictly prohibited. Violation of this instruction will constitute a serious breach of your tenancy agreement. Hence, this violation will result in the immediate termination of the tenancy agreement and recovery of the property by the Council.

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The fixing of any machinery, or other items of weight, to the walls of the building, or to the roof joists or supporting structural elements of the building, will not be permitted without the written permission of the Council.

20. PROPERTREPAIRSAND MAINENANCE:

In accordance with the tenant's full repairing and insuring lease, the tenant is responsible for maintaining and keeping in good repair condition and decoration the whole of the business unit. This will include keeping the inside of the building in good decorative order and to undertake general day-to-day repairs and maintenance.

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- Structural repairs.
- Roof repairs.
- Repairs to external drains, guttering and down-pipes.
- Window and door frame replacements.
- Estate maintenance of common areas.

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21. SRICE CHARGES

In addition to rent, the Council shall reserve the right to raise service charges to cover the Councils costs in repairing and maintaining any common areas, services, landscaping and private roads and footpaths serving the Estate.

22. WATHAPPENSFIMISA RENTPAMENT?

If, for any reason, you miss a rent payment you should contact us immediately.

You will then be able to talk to someone who deals with arrears and come to an agreement and action plan to clear the amount due - thereby avoiding any further action being taken against you.

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If you do not contact us, or fail to pay your arrears in full, we will then take action in accordance with your tenancy agreement and our arrears policy. This could result in the need for the Council to terminate your tenancy agreement with a final demand to pay all outstanding arrears in full.

Therefore, it is very important that you contact us immediately and keep us informed at all times if you cannot pay the agreed amount. Officers are always willing to offer assistance and advice.

23. GASSAFET

Prior to the Tenant taking occupancy of the premises, the Council will have arranged for the inspection and servicing of all gas installations (if applicable) at the premises and obtained an up-to-date Gas Safety Certificate.

However, it is the Tenant's responsibility to arrange the on-going annual

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It is advisable that the person/organisation that carries out the Fire Risk Assessment on your building would be an outside contractor (i.e. Fire Engineer). Competence is demonstrated through sufficient training, experience and knowledge.

Within your organisation, a 'competent person' must also be appointed to carry out fire

Failure to carry out these responsibilities may result in Enforcement by the Enforcing Authority through the actions of an Inspector. Conviction of failing to comply may lead to a penalty consisting of a fine or up to two years imprisonment

Please note, the term 'fire risk' collectively describes both the risk of fire occurring and the risk to people in the event of fire.

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If you need more practical advice or information after you have arranged your fire risk assessment, your Fire and Rescue Service may be able to help you (see under 'Fire' in the phone book). You can get guides, suitable for your type of premises, from good bookshops and by downloading them from the internet at:

You can get information about managing process risks and highly flammable or explosive materials from your local HSE office or on their website at:

Copies of booklets and guides on fire safety for premises are available from:

Fire and Rescue Services Branch Welsh Assembly Government Cathays Park Cardiff CF10 3NQ Tel: 02920 825111 Email: fire@wales.gsi.gov.uk

SFU INFORMATION

Who to contact in an emergency . . .

In the case of an emergency you should call the appropriate emergency service immediately. Any serious incidents on site must be reported to Connect 2 Blaenau Gwent on **01495 311556.**

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0800 111 999

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G**E**e (01495) 355529

For advice and information on:

- Applications for building regulations
- Health and safety in and around buildings
- Demolition of dangerous structures
- Erection of new buildings and structures
- Extensions and alterations to existing buildings
- Change of use
- Access and facilities for disabled people

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For advice and information on:

- Changing the use of a building
- Displaying a sign or advertisement
- Erecting a new building
- Extending or altering an existing building
- Altering listed buildings
- Carrying out other building and engineering works
- Landscaping or trees affecting your site or building
- Running a business from home

The Planning Control Section is responsible for the delivery of the statutory role of processing planning and related applications. In addition, it provides free advice on preliminary proposals.

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For general information about business rates, including account enquiries, annual notification and rate reduction.

For further information please contact:

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By telephone - (01495) 355212

By fax - (01495) 356132

By post – Business Rates Section, Municipal Buildings, Civic Centre, Ebbw Vale, Gwent NP23 6XB

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For advice and information on:

- Health and safety at work
- Food safety (general food hygiene)
- Contaminated land
- Pollution control water, noise, air quality etc.
- Animal welfare (non-agricultural premises)
- Pest control

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Environmental Health Section, Abertillery District Office, Mitre Street, Abertillery, NP13 1AE

Phone: (01495) 357813

Fax: (01495) 355245

environmental.health@blaenau-gwent.gov.uk

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GtEiq (01495) 311556

Businesses are required under the Environmental Protection Act to ensure that their waste is disposed of correctly. A registered waste collection service must be used.

Commercial waste is collected once a week by the refuse crews. Billing for commercial accounts is due six monthly in advance.

The Council is able to supply for hire wheeled containers from 120, 240, 330 & 660 litres up to 1100 litre and 1280 litre.

The Council also offers weekly or as often as required collections of commercial recycling for dry recyclates (Paper, Cardboard, Plastic Bottles, Tins, Glass) and food at a very small charge, and we will also provide you bags and/or bins to store your recycling until collection.

To set up a commercial waste account or to find out more information about the services that we provide please contact the Council's Contact Centre on 01495 311556.

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For advice and information on:

- Licensing requirements
- Trading standards legislation
- Distance selling and internet sales
- Advertising, labelling, descriptions and pricing
- Product safety and weights & measures
- Food description, quality and labelling
- Animal health, livestock movements and licenses

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Trading Standards Beaufort Street Brynmawr Gwent NP23 4AG

Tel: 01495 356138 Fax: 01495 355245

Email : Trading.Standards@blaenau-gwent.gov.uk

CONSIER ADICE IN BLAENAUGENT

Consumer Advice and information in Blaenau Gwent is now provided by two sources:-

CaDe provides a telephone and online consumer advice service, which is supported by local authorities in Wales, and funded by the Office of Fair Trading

Consumer Direct provides clear, practical advice to help consumers resolve problems and disagreements with suppliers of goods and services. Consumer Direct can advise on issues such as faulty goods, poor workmanship and substandard services. You should also contact Consumer Direct to report dishonest trading and scams.

Consumer Direct works in partnership with Local Authority Trading Standards Services by providing first level advice and information on a wide range of consumer problems. Only complaints requiring further investigation or assistance are referred to Trading Standards or other advice services.

routinely provide advice to businesses and consumers on their rights and obligations under current legislation. Consumers visiting our offices in Brynmawr can also utilise our advice service.

FOR CONSUMER COMPLAINTS:

Consumer Direct Wales

08454 04 05 06 (English) 08454 04 05 05 (Welsh)

Minicom: 08451 281384

www.consumerdirect.gov.uk