

NOTICE ONLY PACK - PREVIEW

Jurisdiction: England

Notice Type: Section 8 Notice (Fault-Based) - England

DOCUMENTS INCLUDED:

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WHAT YOU GET:

- * Court-ready legal documents
- * Professional service instructions
- * Pre-service compliance checklist
- * Next steps guidance
- * Lifetime dashboard access
- * Free regeneration anytime

IMPORTANT: This is a PREVIEW ONLY

Complete purchase (£29.99) to download full unredacted documents.

All documents are editable and can be regenerated anytime.

NOTICE SEEKING POSSESSION

**Notice of Intention to Begin Proceedings for Possession of a Property
in England Let on an Assured Tenancy or an Assured Agricultural
Occupancy**

Form No. 3

Housing Act 1988 section 8 (as amended)

INFORMATION FOR THE TENANT

This notice tells you that your landlord intends to begin proceedings for possession of the property identified in section 2. **You should read it carefully and seek advice about your circumstances as quickly as possible.**

The earliest date on which possession proceedings can begin will depend on the ground(s) on which possession is sought and is given in section 5 of the notice.

If you are worried about this notice, and what you should do about it, take it immediately to **Citizens Advice, a housing advice centre, a law centre or a solicitor.**

If you are a debtor and you are in a 'breathing space', you should inform your debt advisor.

If you believe you are at risk of homelessness as a result of receiving this notice, you should contact your local authority for support.

Free independent advice is also available from Shelterline on **0808 800 4444** or via the Shelter website at:

<https://www.shelter.org.uk/>

Further information about this notice and the possession process can be found at:

<https://www.gov.uk/government/publications/understanding-the-possession-action-process-guidance-for-landlords-and-tenants>

1. To:

sonia Shezadi

2. Your landlord / licensor intends to apply to the court for an order requiring you to give up possession of:

35 Woodhall Park Avenue
Pudsey
LS28 7HF

3. Your landlord / licensor intends to seek possession on ground(s):

- **Ground 8 – Serious rent arrears (at least 8 weeks or 2 months)**
Mandatory
- **Ground 11 – Persistent delay in paying rent**
Discretionary

in Schedule 2 to the Housing Act 1988 (as amended), which read(s):

Give the full text (as set out in Schedule 2 of the Housing Act 1988 (as amended)) of each ground which is being relied on.

Ground 8 – Serious rent arrears (at least 8 weeks or 2 months) Mandatory

At the date of the service of the notice and at the date of the hearing, at least eight weeks' rent is unpaid if the rent is payable weekly or fortnightly, at least two months' rent is unpaid if the rent is payable monthly, at least one quarter's rent is more than three months in arrears if the rent is payable quarterly, or at least three months' rent is more than three months in arrears if the rent is payable yearly.

Ground 11 – Persistent delay in paying rent Discretionary

Whether or not any rent is in arrears on the date on which proceedings for possession are begun, the tenant has persistently delayed paying rent which has become lawfully due.

(Continue on a separate sheet if necessary.)

4. Give a full explanation of why each ground is being relied on:

Ground 8 – Serious rent arrears (at least 8 weeks or 2 months) Mandatory

Ground particulars:

Rent arrears at date of notice: £3000.00

Threshold for Ground 8: £2000.00 (2 months)

Ground 8 is a MANDATORY ground. If the arrears still meet the threshold at the date of the hearing, the court MUST grant possession.

Total amount owed: £3000.00

Factual summary: The tenant has failed to pay rent for the months of [insert specific months], resulting in serious arrears. The total amount of rent arrears is £3000. The breach of the tenancy agreement commenced on 1st September 2025

Evidence available:

rent schedule

Ground 11 – Persistent delay in paying rent Discretionary

Ground particulars:

Rent arrears outstanding: £3000.00

Ground 11 is a DISCRETIONARY ground. The court will consider the pattern of late payments when deciding whether to grant possession.

Total amount owed: £3000.00

Factual summary: The tenant has consistently made late rent payments over the past six months, with no payments made on time during this period. The specific dates of late payments are as follows:, August, September, October, November, December. The total amount of rent arrears currently stands at £3000

Evidence available:

rent schedule

(Continue on a separate sheet if necessary.)

5. The court proceedings will not begin earlier than:

2 January 2026

6. If your landlord / licensor does not apply to the court within a given timeframe this notice will lapse. The latest date for court proceedings to begin is **12 months** from the date of service of this notice, subject to any extension in accordance with the Debt Respite Scheme (Breathing Space Moratorium and Mental Health Crisis Moratorium) (England and Wales) Regulations 2020.

7. Name and address of landlord, licensor or landlord's agent:

(To be completed in full by the landlord, licensor, or, in the case of joint landlords / licensors, at least one of the joint landlords / licensors, or by someone authorised to give notice on the landlord's / licensor's behalf.)

Signed: _____

Name:

Tariq mohammed

Address:

16 Waterloo Road
Pudsey
LS28 7PW

Telephone number:

Signed: _____

Name: _____

Address: _____

Telephone number: _____

Capacity (please tick):

landlord / licensor

joint landlord(s) / licensor(s)

landlord's / licensor's agent

Date:

19 December 2025

Service Instructions

This notice must be properly served on the tenant(s) named in section 1. You may serve this notice by:

- **Hand delivery:** Delivering the notice to the tenant personally

- **Leaving at the property:** Leaving the notice at the property in a place where it is likely to come to the tenant's attention
- **First class post:** Posting it by first class post to the tenant's last known address (allow for postal delivery time)
- **Email or other electronic means:** Only if the tenancy agreement specifically permits service by email and you have prior written agreement from the tenant

Record keeping: Keep proof of service (e.g., photograph of hand delivery, postal receipt, copy of email). If proceedings are started, you may need to provide evidence of when and how the notice was served.

Important: The date in section 7 should be the date you serve the notice, not a future date.

Service and Validity Checklist

Before serving this notice, ensure you have satisfied all of the following requirements:

- The tenancy is an assured or assured shorthold tenancy under the Housing Act 1988
- All details in sections 1-7 are complete and accurate
- The ground(s) specified are applicable to your circumstances
- You have provided the full statutory text for each ground from Schedule 2 of the Housing Act 1988

- You have given a full explanation of why each ground applies (section 4)
- The notice period given (section 5) complies with the minimum required for the ground(s) relied upon
- If claiming rent arrears under Ground 8, at least two months' rent must be unpaid at both the date of service and the date proceedings are begun
- The notice is signed and dated

After serving this notice: You may apply to court for a possession order once the date in section 5 has passed, but you must do so within 12 months of serving the notice (subject to any extension under the Debt Respite Scheme).

Seeking advice: If you are unsure about any aspect of this notice or the possession process, seek independent legal advice.

Service Instructions for Section 8 Notice

Property: 35 Woodhall Park Avenue
Pudsey
LS28 7HF

Tenant: sonia Shezadi

Notice Type: Section 8

Service Date: 19 December 2025

Expiry Date: 2 January 2026

⚠ CRITICAL: You must serve this notice correctly or it will be invalid. Incorrect service is the most common reason for court rejection.

How to Serve This Notice

Under the Housing Act 1988, you have several options for serving the notice. Choose the method that gives you the best evidence of service.

RECOMMENDED METHOD: Hand Delivery

- **Hand-deliver through the letterbox** at the property
- **Date:** Deliver on or after 19 December 2025
- **Witness:** Take a witness with you who can confirm delivery
- **Evidence:** Take a photo of the letterbox with the notice visible (or being pushed through)
- **Time:** Note the exact time of delivery
- **Witness Statement:** Get your witness to sign a statement confirming what they saw

✓ **Why this is best:** Clear evidence of when and where the notice was delivered. If the tenant denies receiving it, you have photographic proof and witness testimony.

Alternative Method 1: First Class Post

- **Send via Royal Mail First Class post**
- **Keep proof of postage receipt** (Royal Mail will provide this when you post)
- **Deemed served:** Notice is deemed served 2 days after posting (excluding Sundays and bank holidays)
- **Safety margin:** Add 2-3 extra days to your notice period if using this method

 **Note:** First class post is legally acceptable, but provides less certainty than hand delivery. The tenant can claim they never received it, and you'll only have proof of posting, not receipt.

Alternative Method 2: Recorded Delivery

- **Send via Royal Mail Recorded Delivery**
- **Tracking:** You'll receive a tracking number
- **Proof of delivery:** Royal Mail provides proof when it's delivered
- **Signature required:** Someone must sign for it

⚠ **Risk:** If the tenant refuses to sign or doesn't answer the door, the notice may not be deemed served. Use this method only if you're confident the tenant will accept it.

✖ **NOT RECOMMENDED: Email or Text**

- **Do NOT email or text the notice** unless your tenancy agreement specifically allows electronic service
- Most tenancy agreements do NOT allow electronic service
- If you email/text and the tenancy doesn't allow it, your notice is invalid
- You'll waste time and money and have to start again

Evidence You Must Keep

If you go to court, you must **prove you served the notice correctly**. The court will ask for evidence. Keep the following:

Service Evidence Checklist:

- ✓ Photo of notice being delivered (letterbox shot with notice visible)
- ✓ Witness statement (name, address, what they saw, signature)
- ✓ Proof of postage (if posted)
- ✓ Recorded delivery receipt (if used)
- ✓ Copy of the notice you served (this exact document)
- ✓ Date and time of service (written down immediately)
- ✓ Any correspondence with tenant acknowledging receipt

Witness Statement Template:

I, [Witness Name], of [Witness Address],

confirm that on [Date] at [Time], I witnessed [Your Name] hand-deliver a notice through the letterbox at [Property Address].

The notice was fully inserted into the letterbox and dropped inside the property.

Signed: _____

Date: _____

What Happens After Service?

Waiting Period

After serving the notice, you must wait until the expiry date: **2 January 2026**

- The tenant does NOT have to leave immediately
- They have until the expiry date to leave voluntarily
- During this period, they should continue paying rent
- You cannot change the locks or force them out (this is illegal)

If They Leave Voluntarily

If the tenant leaves before or on the expiry date:

- ✓ Great! You've avoided court proceedings
- ✓ Do a final inspection with them present (if possible)

- ✓ Complete the check-out inventory
- ✓ Return their deposit within 10 days (if protected)
- ✓ Settle any disputes about deductions

If They Don't Leave

If the tenant is still in the property after **2 January 2026**:

- **DO NOT** change the locks (illegal eviction - you could face criminal charges)
- **DO NOT** remove their belongings (illegal)
- **DO NOT** harass them or cut off utilities (illegal)
- **DO** apply to court for a possession order

 **Court Application:** You'll need to use Form N5 (standard possession claim). If you purchased the Complete Pack, these forms are included. Otherwise, you'll need to upgrade or obtain them separately.

Common Mistakes to Avoid

- **✗** Serving the notice too early (before arrears reach required level for your ground)
- **✗** Getting the expiry date wrong (too short or not aligned with rent period)
- **✗** Not keeping evidence of service
- **✗** Serving by email when the tenancy doesn't allow it
- **✗** Changing locks before getting a court order (illegal eviction)
- **✗** Missing compliance requirements (gas cert, EPC, How to Rent, etc.)

Legal Basis

Service Requirements: Housing Act 1988, Section 8

Proof of Service: Civil Procedure Rules, Part 6

Illegal Eviction: Protection from Eviction Act 1977

Important: This is guidance only and does not constitute legal advice. If you're unsure about any step, consult a solicitor or legal advisor.

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Section 8 Notice - Service and Validity Checklist

Purpose: Use this checklist to verify your Section 8 notice was served correctly and meets all validity requirements. Keep this checklist with your evidence file.

Notice Details

Landlord: Tariq mohammed

Landlord Address: 16 Waterloo Road
Pudsey
LS28 7PW

Tenant: sonia Shezadi

Property Address: 35 Woodhall Park Avenue
Pudsey
LS28 7HF

Tenancy Start Date: 14 July 2025

Notice Service Date: 19 December 2025

Earliest Possession Date: 2 January 2026

Grounds: Ground 8 – Serious rent arrears (at least 8 weeks or 2 months), Ground 11 – Persistent delay in paying rent

Service Evidence Checklist

Confirm you have collected and retained the following evidence of service:

- Original signed Section 8 notice (Form 3)
- Copy of the notice served to tenant
- Date and time of service recorded
- Method of service documented (hand delivery / first class post / recorded delivery)
- Proof of service:
 - If hand delivered: Photo of letterbox with notice visible, witness statement
 - If posted: Proof of postage receipt from Royal Mail
 - If recorded delivery: Tracking number and delivery confirmation
- Witness details recorded (name, address, signature) if applicable
- Any correspondence from tenant acknowledging receipt

Keep All Evidence: You must prove service in court. Without clear evidence, your claim may be dismissed even if the notice is otherwise valid.

Validity Requirements (Housing Act 1988, Section 8)

Verify your notice meets these validity requirements:

- Notice uses correct form (Form 3 or substantially similar)
- All mandatory fields completed (landlord name/address, tenant name, property address)
- Ground(s) for possession clearly stated with particulars
- Notice period is sufficient for the grounds claimed:
 - Grounds 1, 2, 5-7, 9, 16: Two weeks notice minimum
 - Ground 8 (serious rent arrears): Two weeks notice minimum
 - Ground 14 (ASB), Ground 14A (serious ASB): Immediate notice possible if not periodic
 - Other grounds: Two months notice minimum
- Periodic tenancy: Notice period calculated correctly from rent payment date
- Notice signed and dated by landlord or landlord's agent
- Mandatory ground claimed: Court must grant possession if ground is proven (Grounds 1-8)

After Service

Post-service actions:

- Wait until possession date has passed: **2 January 2026**
- Do not change locks or remove tenant belongings (illegal eviction)
- Do not harass tenant or cut off utilities
- If tenant remains after possession date, apply to court using Form N5 or N5B
- Keep proof of service readily accessible for court

Legal Basis: Housing Act 1988, Section 8 and Schedule 2

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