SOUTHAMPTON CITY COUNCIL
STATEMENT OF ARRANGEMENTS FOR CONSULTATION PURSUANT TO
SECTION 105 HOUSING ACT 1985 AND SECTION 137 HOUSING ACT
1996

Section 105 of the Housing Act 1985 sets out the legal obligations of a Local Housing
Authority for consulting with secure tenants on “matters of housing management”. There
are similar obligations under Section 137 of the Housing Act 1996 for consulting with
Introductory Tenants. Secure tenants include flexible and demoted tenants for this
purpose.

The obligation applies where any of the Council’s secure or introductory tenants are
likely to be substantially affected by a matter of housing management, including any
changes to the management, maintenance, improvement or demolition of properties let
by the Council or the provision of services in connection with those properties. This
obligation is where in the opinion of the council it represents a new programme of
maintenance, improvement or demolition, or there is a change in the practice or policy of
the authority and the secure or introductory tenants are likely to be substantially affected
as a whole or a group of them.

These Arrangements are published in accordance with Section 105(5) of the 1985 Act
and Section 137 (6) of the 1996 Act and it sets out how the council will enable the secure
and introductory tenants to be informed of the council’s proposals and how the tenants
can make their views known to the council within a specified period.

A copy of these arrangements are available on the council webpage and also can be
inspected at Southampton City Council, Civic Centre, Southampton. SO14 7LY between
9.00am and 4.00pm Monday to Friday. If you have any questions about any consultation
undertaken pursuant to these arrangements please contact Mr James Marshall on
telephone number 023 8083 3015 or by email James.marshall@southampton.gov.uk

How tenants will be informed:

Southampton City Council is committed to ensuring all consultations are effective,
adquate, accessible and are open and transparent. In all consultations the Council will
take into account all representations made within the consultation before any final
decisions are made on the proposals.

Sufficient information will be made available to all tenants which will outline the issues,
proposals and various options being considered. Where relevant this will include
financial implications of the proposals. A questionnaire/feedback form will be made
available that can be completed. An Equalities and Safety Impact Assessment will be
prepared for all proposals going to consultation.

By providing a dedicated webpage on the council’s website for each consultation this will
include the feedback form that can be completed online.

There may be a series of drop in sessions (which will vary in frequency, venue and size
depending on the individual proposals).

Consultation period: 12 weeks from the beginning of the consultation period
How tenants can make their views known to the Council

Tenants can complete a feedback form both by sending it/delivering it to the Civic Centre offices or by completing it online. Tenants can also express their views at drop in sessions, if held.