## Dear applicant

# S184(3) DECISION RESULT (Housing Act 1996 as amended)

I write regarding your homelessness application made on <give date>.

Having completed my enquiries, I have concluded the following:

That you are not homeless or threatened with homelessness as defined by S175 Part VII
of Housing Act 1996 as you have accommodation available to you at <give address>,
which is reasonable for you to continue to occupy.

This means that the Council does not have a duty to complete an Assessment and Personalised Housing Plan with you or have any duty to take reasonable steps to help you to prevent or relieve homelessness.

#### Housing Act 1996

S175 Housing Act 1996 states:

- (1) A person is homeless if he has no accomplodation at illability for his occupation, in the United Kingdom or elsewhere.
- (2) A person is also homeless if he has commodation but
  - (a) he cannot secure entry to it, or
  - (b) it consists of a moveable structure, whice or vessel designed or adapted for human habitation and to be no lace where he is entitled or permitted both to place it and to reside in it.
- (3) A person shall not be leater shaving accommodation unless it is accommodation which it would be reasonable or // in to continue to occupy.
- (4) A person is ireatened with homelessness if it is likely that he will become homeless within 56 days.

In accordance with the above I considered the question as to whether your accommodation at **<give address>** is available for you and whether it is reasonable for you to continue to occupy.

In deciding the two important points above, I have taken into account all the information held on your housing file and in particular the following:

- <add anything else>
- The Homelessness Code of Guidance 2018 and in particular Chapter 6

Availability of <qive address>

- Prove that they have a legal right to occupy the accommodation.
- > Prove that it is available to them and will be so for more than 56 days.
- Prove that they have not been served with a valid S21 notice that will expire within 56 days.

As a result of the above you have a legal right to continue to occupy the accommodation. Given this and the fact that there is no restriction in securing access to it, I am satisfied that it is available to you and that it will be available to you for at least another 56 days.

Given that I consider the accommodation to be available to you I will now consider whether it is reasonable for you to continue to occupy.

# Reasonable to continue to occupy <give address>

In representations made by you and others it has been asserted that the accommodation is unreasonable for you to occupy because (a) ......

Use headings for each reason they have given for the property not being reasonable.

Given the above, I am satisfied that the accommodation is reasonable for your household to continue to occupy on all grounds.

Given the above, I am satisfied that you are not formers a poer 175 Housing Act 1996 as you have accommodation that is available to bu for r bre the 36 days and reasonable for you to continue to occupy.

Please be aware that if you do not could be to accupy the accommodation at <give address> and consequently lose it and be one homeless, you are likely to have become homeless intentionally. If as a result of his you reapplied to this Authority for assistance the Council may deem that it has no duratows you apart from taking steps to help you to secure accommodation under the relief buty and interim accommodation for a reasonable period if you have a priority red.

### If you disagree with an ecision

You can request review of the decision under Section 202 of the Housing Act 1996 as amended within 2 do of bong notified of the authority's decision. Please note that review requests made outside of the time limited may not be considered.

Yours sincerely