
WELSH STATUTORY INSTRUMENTS

2015 No. 1265

The Homelessness (Intentionality) (Specified Categories) (Wales) Regulations 2015

PART 3

Decisions on intentionality in relation to existing applicants

Effect on existing applicant of decision to have regard to intentionality

7.—(1) A local housing authority that decides to have regard to intentionality in accordance with section 78 must not have regard to intentionality in relation to an existing applicant.

(2) In this regulation, “existing applicant” (“*ceisydd presennol*”) means an applicant to whom the duty in section 62(1) is owed at the time when a decision to have regard to intentionality is made.

Effect on existing applicant of changes to a list of specified categories of applicants

8.—(1) A local housing authority having regard to intentionality must not have regard to intentionality in relation to an existing applicant if—

- (a) the authority has withdrawn one or more categories from its list of specified categories of applicants and but for that withdrawal the existing applicant would have been fallen within the list of specified categories of applicants, or
- (b) the authority has included one or more categories in its list of specified categories of applicants and as a result of the inclusion that applicant falls within the list of specified categories of applicant.

(2) In this regulation, “existing applicant” (“*ceisydd presennol*”) means an applicant—

- (a) described in paragraph (1)(a) or (b), and
- (b) to whom the duty in section 62(1) is owed at the time when a change is made to the list of specified categories of applicant.