

Kennet Court

Owners' Handbook

Woosehill, Wokingham, Berkshire RG41 3DB





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Introduction

The Concept

Kennet Court was built in 1987 and consists of 24 bungalows and 20 apartments. Retirement Security Limited is the freeholder.

The concept of the development is to enable retired people to maintain their independence and to live in their own home for as long as possible. This is sometimes classified as Very Sheltered Housing.

This is achieved by careful attention to the design of the buildings, which, amongst other things, makes all the communal facilities and all the rooms in the private dwellings easily accessible to everyone including anyone who may use a wheelchair. Careful attention is paid to detail, so that no steps or stairs have to be negotiated, sockets and switches are conveniently placed, and flooring is chosen with safety and ease of movement in mind. There is a speech alarm system accessible in every room of both the private dwellings and communal areas. Owners are at liberty to use the communal facilities as much or as little as they require. Hearing for the deaf facility is in the lounge.

The services are much greater than may be expected. There is a Manager, who works to ensure the smooth administration of the Court. In addition there is a team of Duty Managers, one of whom is always present on site, day and night, although none of them lives on the premises. There is also a dining room where a substantial meal is available at a modest price every day for everyone who wishes to have it and meals can be taken to any Owner who is unwell.

In addition, a team of Housekeeping Assistants provides domestic assistance under the direction of the Duty Manager. Every Owner pays for an allowance of domestic assistance each week, included in the Service Charge. Of this, 1½ hours is provided in the Owner's private dwelling and the remainder is at the disposal of the Duty Managers, for communal purposes.

Additional assistance can be provided at an additional charge if an owner wishes, subject to the availability of staff and by agreement with the Manager.

The Manager will be glad to discuss with any Owner how services can be provided and, in conjunction with the Services Manager, how this can best be paid for.

All the staff at the Court are employed by a company that is owned and managed by the Owners themselves. The Owner of each dwelling holds one share in the Owners' Company and the Owners are the only shareholders. The Management is arranged to give Owners a real voice in decision making in the Court.

The Owners elect the Directors of the Company. This Owners' Company also takes decisions about day-to-day activities at the Court, repairs and improvements and the budget and unpaid service charges. They are advised and supported by Spring Retirement Limited who also act as the Company Secretary. The Directors also appoint their own accountant and surveyor.



Legal Arrangements

There are three major legal documents involved in buying a dwelling at the Court and copies of these are sent to each purchaser's solicitor. Copies are available for reference from the Manager and also from the freeholder. These documents relate to each other and have to be considered as a whole but they can be described briefly as follows:

The freeholder has two subsidiaries Retirement Security (Reading) Limited and Retirement Security (Milton Keynes) Limited which are wholly owned by Retirement Security Limited.

Lease

This document granted the original purchaser a leasehold interest in the private dwelling for 99 years from 1987 and a share in the communal facilities, but it also contains an obligation to pay a share of the cost of the services. The lease may be sold on at the discretion of the leaseholder. The consent of the freeholder is also required, but this may not be unreasonably withheld. The lease sets out the rights and obligations of the individual Leaseholders (Owners) the Owners Management Company, Kennet Court, Managing Agent Spring Retirement Ltd and the Freeholder.

The Lease may be terminated if any sums payable by leaseholders remain unpaid 21 days after becoming due or any covenant is breached. Leases cannot be terminated summarily (a court order is required) and the freeholder will always act reasonably before initiating the termination process (e.g. first seeking through dialogue to resolve any payment problems or breaches of covenants).

For the avoidance of doubt, the liability provisions of the Lease do not seek to exclude liability for death or injury caused to owners by the negligence of the Landlord or Management Company. The original lease may be extended, as described overleaf.

Owners' Company - Memorandum and Articles of Association

A separate company, Kennet Court (Management) Co Ltd, is established to provide the services at the Court. The only shareholders are the Owners of the private dwellings. Each dwelling is allocated one share. All the Service Charges are paid to this Company.

Spring Retirement Limited have been appointed as Company Secretary to the Owners' company and undertakes the secretarial work, but has to account both to the Board of Directors of the Owners' company and the Annual General Meeting of shareholders.

Management Agreement

This document is the agreement between the Owners' company and Spring Retirement Limited who manage, in consultation with the Board of Directors, the affairs of the Owners' company to ensure that appropriate services are provided at the Court. The agreement can be terminated by 3 months' notice on either side. In return, the Owners' company pays Spring Retirement Limited a management fee and this increases in line with the increase in the State Retirement Pension each year.

In effect the Management Agreement delegates the responsibility for the day-to-day management of the affairs of the Owners' company to Spring Retirement Limited acting in consultation with the Owners' Company. The formal role of the Directors of the Owners' Company, therefore, is almost all concentrated in the meetings of the Board of Directors, the importance of which cannot be overstated as it is where all of the administrative strands come together.

The intention behind these arrangements is to ensure that ultimate decision-making rests with the Owners of the dwellings and that all the services provided are for their benefit.

Legal rights of Leaseholders

Leaseholders have a number of legal rights under

Legal Arrangements continued

the Commonhold and Leasehold Reform Act 2002. These are briefly summarised as follows:

1. As the lease requires the payment of variable service charges, the leaseholder is entitled to know how these service charges are made up and to see the accounts on which they are based.
2. The law requires that the leaseholder must be consulted before the landlord carries out works above the value of £250 per dwelling or enters into a long-term contract (one for more than 12 months) for the provision of services.
3. The legislation provides protection to leaseholders in that demands for service charges must be reasonable. In the event that a leaseholder withholds the service charge, the Board of Directors of the Owners' Company have the right to charge interest on the unpaid amounts at the rate of 4% above base rate. Leaseholders are advised not to refuse to pay the service charges if they consider them to be unreasonable, but to apply to the Leasehold Valuation Tribunal to resolve the dispute.
4. As the service charge includes contributions towards insurance, the leaseholder is entitled to ask for a written summary of the current insurance cover, including the name of the insurer.

Further details of leaseholder' legal rights can be obtained from the ARHM on 020 7463 0660 (www.arhm.org) or The Leasehold Advisory Service on 020 7832 2500 (www.lease-advice.org).

Kennet Court

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Spring Retirement Limited

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www.retirementsecurity.co.uk



Services

Service Arrangements

Alarm Call System

An alarm call system is fitted in each dwelling and its maintenance is included in the Service Charge. There are red pull-cords in every room of the whole development and the speaker unit is located in the hallway of each dwelling, enabling Owners to speak to the Duty Manager at any time, day or night. Owners are asked to restrict calls to medical emergencies only between the hours of 10.00pm-7.00am.

Alterations

Owners may not make any alteration, replacement, adjustment or renewal to their dwelling without the consent of the freeholder. Consent will not be unreasonably withheld. Any Owner who wishes to undertake any alteration, replacement, adjustment or renewal to their dwelling must in the first instance discuss it with the Manager. Safety and the welfare of the Owners will be a major consideration in reaching a decision. For example, to avoid falls by Owners, loft ladders may not be installed and the freeholder has a policy of only allowing the installation of level access showers. If the alteration, replacement, adjustment or renewal would impact upon other Owners, the views of the Owners' Company will be taken into account by the freeholder when making the decision about the proposal.

This is particularly relevant to the removal of the bath to install a shower, about which there is abundant evidence to show that "level access" showers are much more user-friendly and safer than showers which incorporate a step and would have insurance implications if the freeholder authorises a shower which subsequently is the cause of an accident.

Accordingly, the freeholder will not give permission for the installation of a shower which incorporates a step.

There is a form of application to be completed by the Owner which is available from the Manager. This form must be completed, and freeholder approval obtained, prior to any addition, alteration, replacement, adjustment or renewal within Owners' dwellings and communal areas.

This would apply to any part or element other than personal or moveable chattels. Replacement would not include minor items such as light bulbs.

Owners considering an alteration to their dwelling should refer to freeholder's guidance booklet available from the Court Manager, prior to contacting their chosen contractors. If in doubt, advice can be obtained from the Court Manager or the Services Manager.

Board of Directors

A Board of Directors is elected by the Shareholders of the Owners' company. There are a maximum 5 Directors and a minimum of 4. One third of the Directors retire each year but may stand for re-election at the AGM. In the event that a vacancy occurs between AGMs, the remaining Directors may hold an Advisory Election or co-opt without an election until the next AGM.

The duties of a Director are established by the various Companies Acts and the Memorandum and Articles of Association of the Owners' Company. Nothing in this handbook is intended to contradict or limit anything set out in those legal documents, which are binding.

Individual Directors will also find that they are expected by other Owners to have a representational role which they can discharge either by speaking to the Manager informally or by having an item included on the agenda of the Board Meeting, but it would be inappropriate for an individual Director to give instructions to another member of the staff.

Car Parking and Garages

Ample free parking is provided. Owners and visitors are requested to park in the parking bays and not on the road as access is required for emergency vehicles at all times.

Common Rooms

The use, furnishing, heating, decoration and cleaning of all the communal areas is covered in the Service Charge.

Service Arrangements continued

Council Tax and Water Charges

The Service Charge covers water charges for the communal areas. Owners are responsible for the Council Tax and water charges on their own dwelling. The Services Manager will advise and assist with claims for financial assistance.

Daily Checks

It is the policy of the Court to check on a daily basis that each Owner is safe and well. This is done by placing a courtesy visit each day to any Owner who has not been seen by, or had contact with, staff during the earlier part of the day.

If any Owner does not wish to receive this courtesy visit in the event that no-one has been seen or heard from them, they are requested to sign a disclaimer, certifying that this is their wish. All disclaimers will be reviewed at minimum on a 6 monthly basis and the Owner requested to sign a new disclaimer if it remains their wish not to be contacted.

Please note that this disclaimer does not exclude the Owner from receiving a response in the event of using the emergency call system, or exclude the Owner from receiving contact if the Duty Manager has reason to be concerned about their safety or welfare. In these eventualities, the Duty Manager is bound to ensure the Owner's welfare regardless of any disclaimer having been signed.

In case of an emergency it is necessary for the Duty Manager to know whether a dwelling is inhabited during the night. Owners should notify the Duty Manager when they are to be absent for one night or more.

Door Chains and Locks

Under the terms of the lease, only door security chains which can be unlocked by the Duty Managers with a master key, may be fitted to an Owner's dwelling, otherwise this would prevent access by the emergency services and staff in case of an emergency.

Information about the authorised door chains can be obtained from the Manager, who can arrange fitting. For the same reason, Owners may not fit

supplementary locks to their front doors.

Dustbins

For Owners of bungalows, the council provide bags for recycling. For Owners of apartments in the main building there are communal bins outside the laundry room. For everyday use, most Owners use a domestic pedal bin with plastic liners. Owners are asked to place all rubbish in the appropriate bin store. They are asked to notify the office if larger items need to be removed, such as packaging and boxes.

Electric Buggies/Electric Wheelchairs

There are Health and Safety considerations and restrictions regarding the storage and charging of electric buggies at the Court. Owners are advised to obtain a copy of the guidance notes and discuss these with the Manager prior to purchasing an electric buggy.

It is requested that buggies are reversed into lifts to ensure the safety of others when exiting the lift.

For information about the insurance of Electric Buggies, please see the section on insurance page 10.

Front Door

For the convenience of all Owners, an automatic door opening system has been installed for entry into the main building.

Fund for Future Maintenance

A proportion of the Service Charge is set aside for future repairs and refurbishment, as prescribed by the lease. It forms part of the funds of the Owners' company and is shown in the accounts. It is invested on behalf of and can only be spent for the benefit of the Court. This fund is for future repairs and it is in the interest of current Owners to ensure it is maintained at the level recommended by the Court Surveyor, since the resale value of individual dwellings is adversely affected if there are insufficient funds available to carry out future repairs as they arise.

Fund for Future Maintenance value at year ended 31st December 2020 was £259,369. Future

Service Arrangements continued

liabilities are assessed regularly by the Court Surveyor. If the fund is insufficient to cover any costs they will be recovered from owners through the Service Charge.

Gardens

The communal gardens are maintained as part of the services included in the Service Charge. The private gardens of dwellings are kept in a clean and tidy manner, with grass cut and edges where appropriate trimmed.

An Owner wishing to erect a greenhouse, conservatory or other addition to their dwelling or garden needs written approval of the freeholder and should write in the first instance to the Manager of the Court.

Individual Owners must obtain permission from the Owners' Company before altering the planting scheme. A consultative gardening committee will be set up if sufficient Owners are willing to contribute to its work.

Guest Suite

There is a double guest room with en-suite shower. Owners may book this for their guests at a charge, the amount of which is set by the Owners' company. The Duty Managers on duty makes bookings, subject to availability. The Owner making the booking will be responsible for any consequential costs.

Arrangements can also be made for you to stay in the guest suites at the other Courts should you wish. Please consult the Manager or the Duty Manager.

Handyman

A Handyman is engaged to carry out everyday repairs in the communal areas and he will also do work for Owners at a price to be agreed with the Manager for each job, payable by Owners through the accounts of the Court. Contact with the Handyman may be made through the Duty Manager who also has information about a plumber and an electrician.

Hearing Aids

The building incorporates an induction loop which allow any Owner who has a suitable hearing aid to use the television or radio without having to raise the volume of the set.

Heating

Heating in the communal areas and servicing of communal gas appliances is included in the Service Charge. In individual dwellings and bungalows a gas boiler provides heat and hot water. Owners are responsible for the gas boilers in their own dwellings and must ensure that it is serviced at least annually by a gas fitter, registered under the Gas Safety Register.



Service Arrangements continued

Insurance

Owners often ask questions about the details of insurance and the following is a brief resume of insurance cover prepared in consultation with the insurance brokers.

Buildings Insurance

The Service Charge includes comprehensive insurance cover for all the business activities of the Owners' Company, such as Public and Employers' liability, money and frozen food belonging to the Owners' Company, engineering and directors' liability as well as the contents of the communal areas and the structural parts of all the buildings at the development (including the Owners' dwellings).

The buildings insurance covers all the usual risks, including accidental damage, but Owners should be clear that these do not include damage arising simply through wear and tear. In-built fixtures (known as landlord's fixtures and fittings) such as sanitary ware, kitchen units and fitted wardrobes as well as internal decorations within all dwellings are also covered under the buildings insurance maintained by the Owners' Company. All insurance claims are subject to a £250 excess.

Contents Insurance for Owners

Owners are responsible for obtaining their own policy for contents insurance, which should cover all of their personal possessions including furniture, carpets and curtains. (Summary definition – anything the Owner would take away with them if they sold the dwelling). It is important to remember that some possessions of a valuable nature will need to be declared and specified separately for the insurance company.

Even if an Owner does not feel that the value of their contents justifies the expenditure, it is strongly recommended that a contents insurance policy is taken out as it is usual that a contents only policy will also include a liability extension which will indemnify the Owner against any miscellaneous claims brought against them by third parties for damages they may cause whether in their own home or outside. However, it is the responsibility of individual Owners to

check this liability extension is included in their policy.

Owners' Buggies/Electric Wheelchairs

Owners are advised that the Court insurance does not cover them for any accidents or damage either within the building or the grounds of the Court.

Owners are strongly recommended to take out insurance cover on the buggy/wheelchair that includes liability cover for the use of it by the Owner or anyone else who has permission to do so.

This cover can usually be obtained as an extension to the Owners' contents insurance but needs to be specifically requested. If the Owners' insurance company cannot provide cover the Manager can advise on companies that specialise in this cover.

The freeholder has been advised that for the purposes of this statement, buggies and electric wheelchairs are mobility equipment with a maximum speed of 8 mph and a value not exceeding £5,000. More substantial vehicles will need to be separately insured.

Buggies are not to be stored in corridors or in any areas that the Owners' Company designates as unsuitable.

Additional Points

Owners must ensure that their contents insurance covers their personal possessions for water damage through burst pipes and accidental damage.

Owners are responsible for the maintenance of all items within the walls of their dwelling as defined in the lease. (The Manager has a copy of the specimen lease available in the office).

If an insurance claim arises from an incident that involves an item Owners are responsible for maintaining, the cost of repair to that item will not be met. However, the insurance will cover the cost of all other damage to the building or other furniture and equipment in the communal areas, resulting from the incident that led to the claim.

All Owners must contact the Manager

Service Arrangements continued

immediately if they believe they have an individual claim on the insurance of the Owners' Company.

Owners should make their own arrangement for contents insurance. Several providers offer specialist cover for retirement properties.

Keys

The front door keys of all dwellings also open the main front door of the Court. Duplicate keys must only be obtained from the Manager.

Laundry

There is a laundry room equipped with token-operated washing and drying machines, the proceeds of which belong to the Owners' funds. Tokens can be purchased from the Duty Managers. There is also an iron and ironing board.

Maintenance and Repairs

The Owners' company is responsible (under the terms of the leases) for maintenance, repair and upkeep of all parts of the development other than the internal parts of the individual Owners' dwelling. This responsibility extends not only to the structural parts (main walls, roofs, foundations, timbers etc) of all buildings (including the Owners' dwelling) but also to the internal parts of all common and communal areas within those buildings and all external hard and soft landscaped areas. All the Owners share these costs through the Service Charge.

All the Owners through the Service Charge share these costs. Owners do of course retain responsibility for the maintenance, repair and decoration of the internal parts of their own dwelling and the fixtures and fittings situated within it, ensuring that it is maintained in good order and decorated at least once in every five years in accordance with the lease.

Under the terms of the lease, responsibility for day-to-day maintenance, repair and (where necessary) replacement of the windows and window frames of individual Owners' dwellings (excluding sealed double glazing units and glass) rests with the Owners Management Company. Individual Owners are responsible for the

maintenance, repair and replacement of front doors, sealed double glazing units, glass and the painting of all doors except the exterior painting of the front door.

All repairs for which the Owners' Company is responsible should be reported to the Manager, or in his/her absence, the Duty Manager. Urgent repairs will be dealt with as such. Non-urgent repairs may be grouped in the interests of economy.

Court Surveyor

The Court Surveyor is employed by the Owners' Management Company for the provision of expert and impartial advice on all aspects of land, property and construction matters. The Court Surveyor can provide a range of services including design, specification and supervision through to delivery of maintenance works.

The role of the Court Surveyor is to assist in the property management and maintenance obligations of the Owners' Management Company including a detailed review every five years of the life cycle costs likely to be incurred on maintenance and repairs throughout the life of the Court. This exercise informs the annual sum to be set aside to build up the Court's Fund For Future Maintenance. This is reviewed annually by the Court surveyor together with a review and identification of works and on-going servicing and testing necessary to ensure the Court remains in good repair.

Any conservatory or shed that has been added to the individual property is the responsibility of the Owner to maintain and repair. The maintenance of paving slabs outside the front doors of the bungalows is the responsibility of the Owner.

The Chairman of Retirement Security Limited, or a member of Retirement Security's staff appointed by the Chairman is the freeholder's representative on all aspects of land, property and construction matters including health and safety and acts as a consultant to the Court Surveyor. A member of Retirement Security's staff and the Court Surveyor will often work in liaison on major projects and major reviews.

Service Arrangements continued

Section 20 Consultation

Owners will from time to time be consulted under the provisions of Section 20 of the Landlord and Tenant Act 1985 (as amended) (the 1985 Act').

This provides that the Owners' Management Company must consult Owners (leaseholders at the Court) who are required under the terms of their leases to contribute (by payment of service charges) to costs incurred on qualifying works carried out to fulfil the Owners' Management Company's repair and maintenance obligations at the Court (e.g., works to the Common Parts), and where the contribution of any one leaseholder will exceed £250.

'Qualifying works' are defined by Section 20ZA of the 1985 Act as 'works on a building or any other premises' - that is, works of repair, maintenance or improvement.

Section 20 consultation is also required for long term agreements of more than 12 months and amounts of more than £100 per annum for any one leaseholder.

Meals

Meals are not included in the Service Charge, but the Duty Manager will make whatever arrangements are required by the Owners. In particular, a three-course midday meal is available in the dining room. Guests are always welcome and any special dietary requirements will be catered for. A meal will be taken to anyone who is unwell. Owners are asked to book meals at least twenty-four hours before they are required, but every effort will be made to accommodate late requests. Meals not cancelled twenty-four hours in advance have to be paid for. The catering account is not part of the operating account and is self-funding. Any financial deficit or surplus is reflected in the Fund for Future Maintenance and will be accounted for when setting the Service Charge each year.

Meters

The electric meters are located outside each dwelling, for those apartments in the main building the gas meters are located in a room on

the ground floor. Water meters have now been installed for most of the bungalows and all of the apartments, the meters are located on the external stopcocks.

Notice Board

There are notice boards situated in the main corridor. Any notices Owners wish to have posted should be given to the Duty Manager.

Pets

The lease states that Owners may keep 'domestic animals', pets, providing they are not a nuisance. They must not be taken into the communal areas and dogs must be kept on a lead. Owners must take full responsibility for the care and exercise of their pets, and dogs must not foul the Court gardens or walkways. Any fouling must be cleaned up.

Post Box

A post box is situated in the reception area and is emptied as a courtesy gesture after 3.00pm daily. Stamps are available from the Duty Manager.

Security

The outside doors will be locked when it gets dark. All visitors, including Owners' friends, relatives, carers, tradesmen etc. are asked to sign the visitors' book, both on arrival and departure.

Owners who detect anything suspicious should contact the Duty Manager by pulling the alarm cord in their dwelling. Owners going away on holiday, even for just an overnight stay, should let the Duty Manager know.

Service Charge

The Service Charge is agreed by the Board of Directors prior to the beginning of each financial year. If there were any reason to propose a greater percentage increase in the Service Charge than the annual percentage increase in the State Retirement Pension, this would only be adopted if there was an affirmative vote at an Extraordinary General Meeting of the Shareholders.

Service Arrangements continued

Approximately two-thirds of the income from the Service Charge goes to pay the salaries of the Manager, Duty Managers and Housekeeping Assistants, who are able to provide an extensive service to Owners. The Service Charge covers the cost of the weekly one and a half hours housekeeping assistance provided to each dwelling, as well as the equivalent of one hour per dwelling to service the communal areas. The costs of employing a Gardener, a Handyman, and all ancillary services such as external window cleaning etc. are met by the Service Charge.

The Service Charge also covers comprehensive insurance of the buildings and Public and Employers Liability, general routine maintenance of the buildings, equipment and grounds, electricity, gas and water charges for the communal areas and general office administration expenses, including audit and accountancy fees.

The Service Charge does not include the internal decoration, maintenance and repair of the private apartments, nor the Owners' electricity, gas and water charges. All of these and other costs associated with living in your own home, such as telephone, are the responsibility of the Owners.

The Service Charge also contributes a significant amount each year to a Fund for Future Maintenance, which covers the cost of all major maintenance work and periodic refurbishment of the communal areas.

The Service Charge includes:

- All relevant items of building maintenance
- The redecoration and re-furnishing of the communal areas
- Maintenance contracts and equipment
- Regular cleaning of external windows and the internal windows of the communal areas
- A management fee to cover the management services provided by Spring Retirement Limited.

Under the terms of the lease, Spring Retirement Limited has the responsibility for ensuring that the Service Charge is sufficient to meet the full

cost of the services.

Any surplus or deficit in the Service Charge Budget at the end of each financial year is taken into account in setting the Service Charge Budget for the following year. The lease enables the Owners' Company to transfer any surplus to the Fund for Future Maintenance and to require owners to make payment to cover any deficit.

Where there is any significant failure to provide a service covered by the Service Charge, alternative arrangements will be made and/or underspend will be taken into account in setting the Service Charge budget for the following year.

The Service Charge is still payable under the terms of the lease if the property becomes vacant prior to sale.

Quarterly accounts of the Owners' company are presented to the Board of Directors of the Owners' company and the annual accounts have to be approved at the Annual General Meeting held every autumn at which every shareholder has the right to be present and vote.

A draft Service Charge Budget is prepared for consideration, discussion and approval at a meeting of all owners early in the New Year. Owners are formally notified of the Service Charge for the next financial year well in advance of 1st April each year.

Smoking

The smokefree law does not apply to individual properties, but in the event that an Owner smokes, a Health & Safety risk assessment will need to be undertaken and an agreement reached with the Owner about how best to minimise the risk to staff coming into the property to carry out a service clean or other duties. Smoking is not allowed in communal areas.

Staff Cover

The premises are never left unattended. There is a Duty Manager on site and on call day and night. Between 10.00pm to 7.00am it is expected that the Duty Manager on duty will only be called in case of emergency. As a result of recent

Service Arrangements continued

legislation, the Duty Managers now receive payment for being called during the night. For non-emergencies, the individual Owner making the call will be charged for this time. Please see the local pages for the hourly rate.

Telephone

There is a telephone connection point in the lounge and main bedroom of each private dwelling, to enable Owners to have a private telephone installed at normal telephone company rates.

Television

Each dwelling has an aerial point in both the lounge and main bedroom, connected to a communal aerial. Owners are responsible for their own television licences. Each bungalow has a connection for Sky and broadband if the Owner wishes to subscribe.

VAT Relief

A person who has a physical or mental impairment which has a substantial effect on their ability to carry out everyday tasks and a person who has a chronic illness (e.g. Diabetes) or a person who is terminally ill can claim VAT relief on the following goods and services. Relief is not automatically available to a person who is elderly and/or frail.

In the event of difficulty or advice about claiming VAT relief, advice can be obtained from the Manager or the Services Manager.

What kind of goods can be relieved of VAT?

- Specially designed footwear, clothing and wigs
- Artificial limbs and joints
- Wheelchairs and walking frames
- Adjustable beds designed specifically for invalids
- Commode chairs, stools and frames designed for sitting over or rising from sanitary appliances
- Chair or stair lifts

- Hoists or lifters designed for use by invalids
- Specially adapted or designed motor vehicles
- Incontinence products
- TENS machines
- Low vision aids (not spectacles or contact lenses)

What kind of services can be relieved of VAT?

- The lease of specially adapted or designed motor vehicles or any vehicle under the Motability scheme
- Installation of relieved goods
- Repair or maintenance of relieved goods
- The construction of ramps and the widening of doorways or passages (including widening rooms)
- Providing, extending or adapting a bathroom, washroom or lavatory

How does the supplier know to charge a VAT free price?

A written declaration of eligibility is usually required by suppliers in advance of making the sale. Most suppliers of eligible goods will have the pre-printed declarations.

Window Cleaning

The inside of the windows of the private dwellings are cleaned by the Housekeeping Assistants as part of the ordinary service arrangements. Other arrangements are made to clean the inside of the windows in the communal areas and all of the outside windows. This cost is included in the Service Charge.

Fire instructions

A STAY PUT policy is in operation at the Court. The basis of this policy is that Owners should stay put in their dwellings if they hear a fire alarm and assuming that the cause of the alarm is not their dwelling. In the event of a fire, further instructions will be given by Court Management on advice from the local Fire Service.

Should the local Fire Service decide that an evacuation is necessary the evacuation will be managed by them and they will guide and instruct as necessary.

Other instructions will be in place if an Owner hears the alarm and they are within the Court's communal areas. These instructions will refer to a safe place and will require Owners, visitors and staff not to use the lifts or stairs.

Specific instructions and relevant procedural notes are reviewed on a regular basis. Owners are referred to information which is distributed by Court Management by the following means: **by hand to Owners and visitors, displayed on notice boards and posted around the Court where necessary.**

All instructions and relevant procedural notes cover the following scenarios:

- Owners in a private dwelling who are alerted to a fire elsewhere in the building, or if the fire alarm activates.
- Owners who are within the building but not in a private dwelling (i.e. communal areas), and the fire alarm activates or they discover a fire.

The same instructions would apply to all visitors and staff.

All of the above are available on request to the Court Manager. In addition to the above each Court will have a Court Fire Policy and a set of Court Fire Procedures.



Compliments, Comments and Complaints Policy

The intention is that Owners should receive the best possible service, and their compliments, complaints, comments and suggestions are always welcome.

If an Owner or their relative is unhappy with something that has been done or failed to be done please make contact to the Court Manager, who will ensure the matter will be investigated and any reasonable criticism will be addressed. We will not treat anyone who makes a complaint any differently because they have done so.

In most cases the problem or complaint can be resolved directly with the member of staff providing the service. If the Owner is not satisfied the matter has been resolved, he or she can take things further by using the Complaints Procedure.

The procedure is managed by Spring Retirement Ltd.

If the freeholder is unable to resolve a complaint relating to housing or other non-care matter to your satisfaction you may refer the matter to the Housing Ombudsman. Similarly, owners can refer any unresolved complaints about the care services from their care provider to the Local Government (Social Care) Ombudsman.

Staffing

Managers

Manager

The day-to-day management of the Court is the responsibility of the Manager who works 32 hours a week. A Services Manager from Spring Retirement Limited supervises the Manager in consultation with the Board of Directors. The Services Manager and the Manager make reports on performance and Court matters to the Board of Directors.

The principal duties of the Manager are:

Finance

To ensure that the finances of the Owners' company are in good order, in accordance with agreed decisions.

Staffing

To supervise the staff of the Owners' company and contractors. To ensure that all of the personnel documentation is in good order and in conjunction with the Directors of the company and Spring Retirement Limited to appoint staff in accordance with the authorised establishment.

Maintenance

To ensure that the buildings and grounds are maintained in good order.

Re-sales

To assist in the re-sale of vacant dwellings. The cost of this is met by the freeholder and is in addition to the Manager's contracted hours and for which the Manager is separately remunerated.

Welfare of Owners

To promote the welfare of Owners, making whatever arrangements are required for their social life and ensuring they receive the benefits to which they are entitled.

Duty Managers

There are five Duty Managers but only one is present at a time. The Duty Managers work closely with the Manager to ensure the smooth running of all aspects of the Court and are given individual responsibilities for specialist activities under the direction of the Manager.

The Duty Managers are responsible for the day-to-day supervision of the Housekeeping Assistants, Cooks, Gardener and Handyman

Housekeeping Assistants

The Duty Manager in consultation with the Owners establishes the exact duties of the Housekeeping Assistants. Their responsibilities are:

- To undertake those domestic duties which the individual Owner requests for up to 1½ hours per week, as part of the basic service arrangement, to maintain the dwelling in good order. Service Cleans are not provided on Christmas Day, Boxing Day or New Years Day.
- To undertake additional housekeeping assistance, as required by the Owners and agreed with the Manager and Duty Managers.
- To ensure the vacant dwellings for resale are maintained in good order.

In the event of any difficulty between an Owner and a Housekeeping Assistant reference should be made to the Duty Manager.

In addition, the basic Service Charge includes an allowance of 44 hours a week of domestic assistance, to be at the disposal of the Duty Manager for services in the communal areas.

Additional Housekeeping Assistance

If an Owner needs more help than is provided for in the basic Service Charge, this can be supplied by arrangement with the Manager. This is subject to availability of staff and discussion with the Manager. The costs are listed in the Local Pages.

Because the hours of the staff have to be extended; it is necessary to give four weeks notice of cancellation and Owners requiring the service are asked to sign a written contract.

Where Owners require the help of Housekeeping Assistants on social outings, or as escorts (e.g. to hospital appointments), the hourly rate for additional help will be charged.

If there is any difficulty in paying for additional housekeeping assistance, the Manager is usually able to advise. In case of emergency, every effort will be made to provide an immediate service.

Trading With Staff and Contractors

To protect Owners (and staff) from any danger of exploitation, all members of staff and contractors employed by the Owners' company are explicitly forbidden to trade direct with Owners.

If, therefore, an Owner wishes to engage in a transaction with a member of staff or a contractor employed by the Owners' company, the Manager, on behalf of the Owners' company,

will issue an Invoice to the Owner and the full proceeds, apart from any taxes, will be given to the member of staff, or contractor.

Owners are particularly asked to comply with this arrangement as it is for the protection of more frail Owners.

Gratuities to Staff

In order to protect the Owners against any suggestion that they are expected to give gratuities to individual members of staff and to avoid misunderstandings, the Contract of Employment of each member of staff expressly forbids them to accept personal presents from the Owners, either in cash or in kind, including legacies, or to engage in paid employment for an Owner except as an employee of the Owners' company. If any member of staff does accept gratuities or gifts they will be dismissed

As it is embarrassing to have to refuse a gift, the Owners are asked not to offer individual gifts or money to members of staff.

The only exception is at Christmas when Owners may contribute to a staff collection. It is advisable for the collection to be made by a group of Owners acting in their personal capacity in which case the full value of the collection will be distributed to the staff. Alternatively, if a collection is made by anyone acting on behalf of the Management Company, then payments must be made via the Court payroll system in order to ensure that national insurance and taxation are properly accounted for.

Documents

Staff are not allowed to sign or witness any document or letters on behalf of or at the request of an Owner or relative of an Owner.



Management

The Management Services Provided by Spring Retirement Ltd

Management Fee

The work undertaken in exchange for the management fee paid out of the Service Charge is as follows:

Company Secretary Work

- All business of the Board of Directors
- Preparation of the Board Papers
- Preparation of the Minutes
- Implementation of Board decisions
- Election of the Directors and Returns to Companies House.
- Maintenance of the Shareholders Register for the Owners Company

Handbooks

- Preparation, in co-ordination with the Owners' Companies, production for the Handbooks.

Staffing Matters

- In consultation with the Owners Company, the recruitment, supervision and training of the Owners' Company staff and all employee documentation in accordance with the Employee Handbook and in liaison with Human Resources (HR) Consultants who provide Insurance cover in respect of awards by Employment Tribunals

- Responsible to the Board of Directors for all disciplinary matters

Management Accounts

- Liaison with the Court Accountant in the provision of the quarterly management accounts, the statutory accounts and any difficulties with the monthly payroll. This ensures that the payment to the Court Accountant is kept to a minimum.
- Formulation of the Service Charge Budget, in consultation with the Owners Company Board of Directors.

Building Matters

- Liaison with Court Surveyor, particularly with regard to life-time costings and quinquennial and annual reviews. This ensures that the Court Surveyor costs are kept to a minimum.
- Liaison with Court Surveyor in obtaining Estimates for remedial work.



Freeholder Responsibilities

Duties of Retirement Security Limited

Re-Sales

There are no restrictions on to whom dwellings may be sold, although some local authorities impose an age threshold as part of their planning system. However, the freeholder has to consent to the assignment of the lease, although that consent may not be unreasonably withheld. If the Court Manager or the Services Manager believe a potential Owner would not be able to manage safely in very sheltered accommodation of this type then that consent will be withheld.

The Freeholder requires that any dwelling shall be fully cleared and redecorated, repaired and/or reinstated as necessary, so that it is left in pristine condition before re-sale.

Transfer Premium

A proportion of the gross proceeds of the sale of the dwelling is payable to the freeholder each time an Owner sells on or transfers ownership of his/her dwelling. This is the Transfer Premium. The calculation of the Transfer Premium is based on when the transfer takes place as follows:

- Up to 1 year from purchase = 1% of the gross proceeds of sale
- Between 1 year and 2 years from purchase = 2% of the gross proceeds of sale
- 2 years or more from purchase = 3% of the gross proceeds of sale
- Maximum 3% after the property has been owned for over 2 years

The freeholder has agreed in addition to the above, If a transfer takes place within six months from the first purchase or most recent transfer, a transfer premium will not be charged.

For example, the table below shows the Transfer Premium payments for a property with a sale price of £150,000.

Period	Charge Rate	Transfer Premium	Net Proceeds for a sale price of £150,000
Less than 6 months	0%	0	£150,000
6 months to 1 year	1%	£1,500	£148,500
1 to 2 years	2%	£3,000	£147,000
2 years or more	3%	£4,500	£145,500

If you would like an illustration for any other sale price, please ask the Court Manager.

The services provided for the transfer premiums are as follows:

Re-sales

- Provision of advertising and re-sales material
- Financial support for re-sales events
- Sales bonus for managers and duty managers
- Furnishing a Show Flat where necessary
- Provision of 7 free meals and additional housekeeping assistance and handyman time for all new Owners

Ground Rents

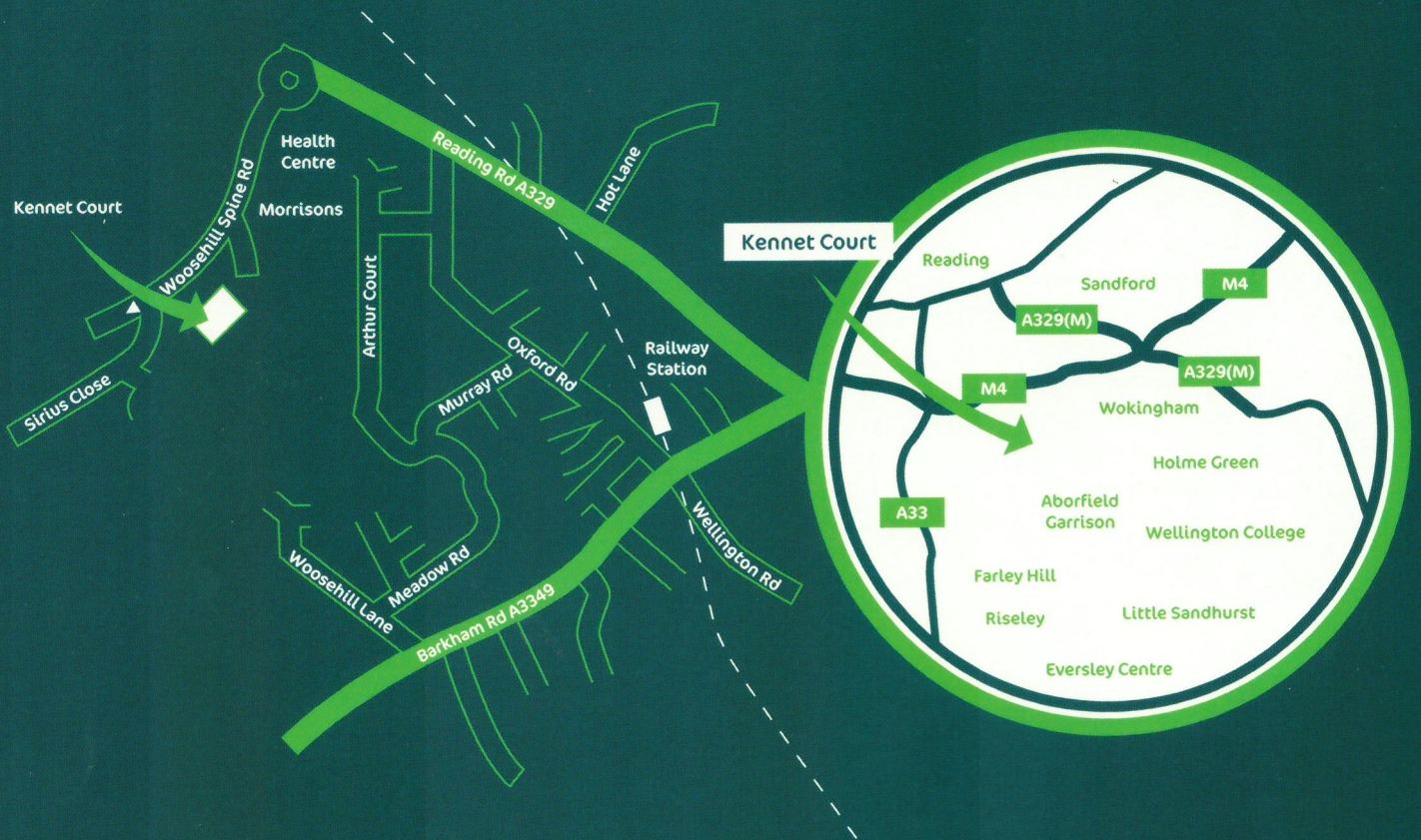
- No Ground Rents

No Transfer Premium Charged

When there is a legal change of Ownership within the family or an Owner moves from one Court to another.

Transfer Premiums are only charged when there is a sale by a Leaseholder to a new Owner.

How to find us



Kennet Court, Wooshill, Wokingham, Berkshire RG41 3DB
Tel: 0118 977 1501 | www.retirementsecurity.co.uk/kennet-court



KENNET COURT RATES AND CHARGES 1ST APRIL 2023 – 31ST MARCH 2024

MANAGER	£33,632 incl on costs	
DUTY MANAGER	£14.07 excl on costs	Sleep £40.00
HKA	£10.57	
COOK	£13.50	
HANDYMAN	£13.21	

SERVICE CHARGE	£22.50 PER DAY	
	£157.50 PER WEEK	
	£685.25 PER MONTH	

GUEST SUITE	£45 SINGLE	
	£50 DOUBLE	
LAUNDRY - WASH	£2.75	
- DRY	£2.75	

OWNERS LUNCH	£9.95 6.9% wages 10.1% food TOTAL 17%	MONDAY – SATURDAY
	£10.53	SUNDAY (INCLUDING PRE-LUNCHEON SHERRY / SOFT DRINK)
VISITORS	£13.00	MONDAY – SATURDAY
	£14.50	SUNDAY (INCLUDING PRE-LUNCHEON SHERRY / SOFT DRINK)
TRAY DELIVERY	£1.50	

ADDITIONAL HANDYMAN ASSISTANCE	£17.57	PER HOUR
ADDITIONAL HOUSEKEEPING ASSISTANCE 8AM TO 6PM	£14.05	PER HOUR
ADDITIONAL HOUSEKEEPING ASSISTANCE 6PM TO 8AM	£15.26	PER HOUR
DUTY MANAGER – DISTURBED NIGHT CALL – NON-EMERGENCY ONLY	£18.70	PER HOUR