



Langton Matravers Parish Council

Allotment Gardens Policy

The purpose of the policy is to provide the rules that have been agreed by the Parish Council for the allocation of allotment plots, the continuance of tenancy for these plots, the obligation of tenants and the actions that will be taken in the event of any non-compliance of the tenancy agreement conditions.

1. Allocation of Plots.

Allotment plots are allocated, from the waiting list, on a first come first served basis for the residents of the Parish of Langton Matravers, Worth Matravers (which includes Harmans Cross), Corfe and Swanage unless otherwise approved by the Council. Priority will always go to residents of Langton Matravers, Worth Matravers and Harman's Cross. In addition to the above residents-only policy, the Parish Council may exceptionally accept applications from voluntary community groups or institutions for the tenancy of an allotment, e.g. the local Primary or Pre-school.

2. Continuation of Tenancy.

The Tenant, unless approved by the Council, shall reside within the Parishes of Langton Matravers, Worth Matravers, Corfe or Swanage during the continuance of the tenancy. This approval is also required as a confirmation when a tenant believes they have only moved within one mile outside these parishes.

3. Giving up a Tenancy

If, for whatever reason, a tenant wishes to give up their tenancy, they must inform the Clerk in writing of their decision. The fee is not refundable. If the tenant wishes to give up at the end of the calendar year, it would be helpful if the Clerk were informed by 1st December. Tenants vacating plots MUST remove any personal items and rubbish from the plot within one month of giving notice.

4. Obligations of Tenant.

The basic obligations of the tenant are to pay the yearly rent, to cultivate the land, to keep the land tidy and to observe the tenancy agreement rules. The tenant is subject to the terms of Allotment Acts 1922 and 1950. At the ALOs' and AAO's discretion the plot fee may be adjusted or waived for new tenants who take over plots during the growing season.

5. Non-Payment of Rent

The yearly rent is payable, in advance on the 1st January each year. If the rent has not been paid by the 1st March of the same year, a reminder letter will be sent to the tenant requesting immediate payment. If by the April Parish Council meeting no payment has been received, the Council can vote to send a letter of 'Termination of Tenancy' giving one month's notice to the tenant. No money can be accepted once this letter has been sent. The Tenant will be instructed in the termination letter to remove any personal items and rubbish from the plot being re-possessioned within the one month's notice period.

6S. Non-Compliance with Tenancy Agreement Conditions.

If it appears to the Council that the tenant of an allotment plot, not less than three months after the commencement of the tenancy thereof, has not duly observed the conditions of the tenancy agreement, a warning letter will be sent to the tenant requesting immediate compliance. If the tenant ignores this warning, then at the Parish Council meeting one month after the warning letter was sent, the Council can vote to re-possess the plot by sending a letter of 'Termination of Tenancy' giving one month's notice to the tenant. The Tenant will be instructed in the termination letter to remove any personal items and rubbish from the plot being re-possessioned within the one month notice period.

Reviewed without change May 2017

Revised 9th November 2017 by resolution of the Council

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