



Policy name: Address Checks (Post Custody) Policy Framework

Reference: N/A

Re-issue Date: 28 July 2025 Implementation Date: 1 October 2025\*

\*By this date, the changes introduced on 28 July must have been implemented

Replaces the following documents (e.g. PSIs, PSOs, Custodial Service Specs) which are

hereby cancelled: N/A

Introduces amendments to the following documents: N/A

# Action required by:

	HMPPS HQ	Х	Governors	
X	Public Sector Prisons		Heads of Group	
X	Contracted Prisons	Х	The Probation Service	
	Under 18 Young Offender Institutions	X	Other providers of Probation and Community Services	
	HMPPS Rehabilitation Contract Services Team			

Mandatory Actions: All groups referenced above must adhere to the Requirements section of this Policy Framework, which contains all mandatory actions.

**For Information:** Whilst it will not be mandatory to follow this guidance, clear reasons to depart from it should be documented locally. Any questions concerning departure from the guidance can be sent to the contact details below.

In this document the term Governor also applies to Directors of Contracted Prisons

# How will this Policy Framework be audited or monitored:

Probation Service - compliance is monitored by Regional Probation Directors (RPDs) in their region.

Quality assurance is provided by the HMPPS Operational & System Assurance Group.

**Resource Impact**: After an initial and brief period of pressure while any backlog of overdue checks is worked through, there will be no additional work required as a result of this new policy and therefore no long-term resource impact is expected.

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Deputy/Group Director sign-off: Gordon Davison, PPG

**Approved by OPS for publication:** Helen Judge and Kim Thornden-Edwards, Joint Chairs, Operational Policy Sub-board, June 2024

# **Revisions:**

Date	Changes
28 July 2025	Addition of environmental factors and in-person inspections subsection at 3.18 through 3.22, and a People Convicted of a Sexual Offence (PCOSO) bullet point in 3.29. Other minor changes were made for clarity, but no mandatory actions were altered.

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## 1. Purpose

- 1.1 This Policy Framework mandates a minimum level of service expected in conducting address checks for all those persons under supervision by the Probation Service following release on licence. Assessing the suitability of the address, and identifying any potential risks linked to the person residing at that address, is essential for safeguarding others and effective risk management.
- 1.2 An address check is carried out to consider and, where appropriate, initially approve the accommodation. This is different to a Home Visit, which is concerned with seeing the Person on Probation in their home environment once they live there. The requirements set out in this Framework need to be considered in conjunction with the separate Home Visits Policy Framework, as information from the pre-release address check will inform the post-release Home Visit. Furthermore, the <a href="Home Visits Policy Framework">Home Visits Policy Framework</a> sets out the requirements of how to conduct an in-person inspection of a property.
- 1.3 Where Electronic Monitoring (EM) is being applied, the activities set out in this policy must also be taken alongside those set out in the <a href="EM Electronic Monitoring Operational Framework">EM Electronic Monitoring Operational Framework</a> (internal HMPPS link only).
- 1.4 This Policy Framework covers the address checking requirements for sentenced offenders who are about to be, or have been, released on licence. This includes all forms of release on licence, including automatic release, release via the Parole Board, and any other form of early/temporary release such as Release on Temporary Licence (RoTL). If the address is rejected following the steps outlined in this Policy Framework, and the individual is at risk of homelessness on release from custody, prisons and probation staff should consider the need for a referral to the Local Authority if they have not already done so, as described in the Homelessness Reduction Act: Duty to Refer Policy Framework.

# 2. Outcomes

- 2.1 This Policy Framework sets expectations for the undertaking of address checks, when checks must occur and where professional judgement should be applied in terms of safeguarding, sentence management and risk assessment.
- 2.2 This must include consideration of any impact on specific groups, including women, Gypsy, Roma and Travellers (GRTs) and foreign nationals. The Equality Act 2010 provides protection from unlawful discrimination in relation to the following characteristics: age, disability, gender reassignment, pregnancy and maternity (which includes breastfeeding), race, religion or belief, sex, marriage and civil partnership, and sexual orientation. HMPPS is committed to eliminating all forms of discrimination, to promoting equality and diversity, and to ensuring equal access to services.

## 3. Requirements

### The Purpose of an Address Check

- 3.1 Probation Practitioners must carry out address checks to assure themselves, using professional judgement, that the intended place the person on probation may stay at:
  - does not present unmanageable risks to the public or place previous victims at risk of serious harm; and

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is suitable for their presenting needs.

- 3.2 As far as possible, recognising that risk cannot be eliminated entirely in many instances, the Probation Practitioner must ensure accommodation requested by a person under their supervision is appropriate based on the identified risks.
- 3.3 In using professional judgement, Probation Practitioners must consider all available evidence relevant to risk to form an overall opinion on the address. Further information on Risk of Harm considerations is available here: HMPPS risk of serious harm guidance.

# When An Address Check Is Required

- 3.4 Checks must be undertaken in all circumstances where the offender, or another acting on their behalf, proposes an address to reside at. This applies whether that be for one night or longer term. A check is required for each of the following:
- Release on Temporary Licence (RoTL) from prison where it is a 'Resettlement Overnight Release';
- Home Detention Curfew (HDC) releases;
- Post-custodial release on Licence or Post Sentence Supervision (PSS);
- Re-release following recall; and,
- Following any request for a change of address while the individual is being managed in the community.
- 3.5 Address checks may be required on properties where the offender was previously resident; in some cases very recently where there was a short sentence with extended bail time. Probation Practitioners must still check these addresses and reject them if information comes to light that demonstrates that an address is unsuitable for risk management purposes. This is a requirement even where the individual owns the property; the protection of the public and/or individuals is the priority.
- 3.6 For Home Detention Curfew address checks, please also note the additional requirements outlined in the <u>Home Detention Curfew Policy Framework</u>.
- 3.7 Where HMPPS provide the accommodation through our Community Accommodation Service (CAS1 <u>Approved Premises, CAS2 or CAS3</u>) an address check is not required. This includes any requirements for a remote check, and any in-person pre-release visit. However, the location of those properties must not conflict with other requirements of the release, for example exclusion zones.

### **How to Carry out an Address Check**

- 3.8 The first address check will be on any address(es) provided prior to the release of the individual from the custodial element of their sentence. Once released, that Person on Probation may also request an address change, which will also require a check, even if only for one night. These checks must be completed within 10 working days of request.
- 3.9 Staff must prioritise an address check where there are fewer than 10 days left until the release date, as individuals must not be permitted to reside at an address while a check is incomplete.
- 3.10 Staff must begin address checks as soon as possible during the release planning process, as the approval of an address will inform other elements of the release process. This could mean checking multiple addresses where some are deemed unsuitable. Except where a mandatory requirement is specified, Probation Practitioners are not required to attend all

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- properties in person to conduct an address check, as the sources of information can be gathered remotely in most circumstances.
- 3.11 The Probation Staff member must consider any available sources of information when checking addresses for a person on probation, both publicly and internally held. Any final decision to be made on a suitable address is to be taken by the Probation Service based on information gathered and/or supplied by other parties.
- 3.12 Such checks must include at least:
  - For all cases:
    - Information on who else will be resident at the property (see 'informed consent' below);
    - Checking on an online map system (e.g. Google Maps) to better understand the area and any relevant nearby features (i.e. schools, for offenders where there are concerns about risks to children);
    - Any existing information held on the address or resettlement needs on HMPPS/shared systems (nDelius, ViSOR etc);
  - For MAPPA nominals:
    - Where subject to active multi-agency meetings, any issues related to accommodation must be discussed at the earliest opportunity in those meetings;
  - Where there are domestic abuse / safeguarding / sexual offending concerns:
    - Consultation with the local authority / safeguarding leads / Children's services related to the address or individuals residing there.
    - Consultation with the local Police.
  - Where the case is a Serious Organised Crime (SOC) or Terrorism/Extremism related:
    - Consultation must take place with the relevant local leads and local Police.
       Contacts details for local leads can be obtained by contacting
       CTOperationalPolicy at CTOperationalPolicy@justice.gov.uk.
  - Where the victim has opted into the Victim Contact Scheme (VCS):
    - The Probation Practitioner must consult with the allocated Victim Liaison Officer (VLO).
- 3.13 Where a Probation Practitioner has identified that the requested address has been or is being used by other offenders, they must use their professional judgement to consider whether that information impacts on the suitability of the address for the individual.
- 3.14 Approved addresses must not conflict with court order requirements or other licence conditions including those relating to the Victim Contact Scheme. Probation Practitioners must take full account of the reasons set out for exclusion zones and not approve any requests to reside within those areas.
- 3.15 There is no requirement to conduct checks on the physical makeup of the property, outside of any requirements necessary due to physical issues that relate to the individual as set out in 3.35 below.
- 3.16 Whilst settled accommodation is known to improve resettlement outcomes and sentence management for people on probation, an address may not always be appropriate for risk management purposes. Probation Practitioners must not compromise the management of risk to avoid a person on probation being of no fixed abode (NFA). Using their professional judgement, Probation Practitioners must only approve addresses where the risk is manageable.
- 3.17 Probation Practitioners must use any new information relevant to risk, gleaned through an address check, to inform an updated risk assessment for the individual, as necessary.

### Environmental Factors and In-Person Inspections

- 3.18 As part of the address check, Probation Practitioners must identify which locations around the specified address may increase the risk of reoffending or serious harm posed by the offender. These checks are an important consideration for assessing address suitability.
- 3.19 To fully consider the appropriateness of an address, the Probation Practitioner may need to conduct an in-person inspection. These discretionary in-person visits will be based on professional curiosity and judgement around the property and whether it is suitable dependent on the risks posed by the offender. Any such in person visits must be conducted under processes set out in 5.3 of the <a href="Home Visits Policy Framework">Home Visits Policy Framework</a>.
- 3.20 In addition, People Convicted of a Sexual Offence (PCOSO) will require mandatory inperson inspections prior to permitting residence at a location unless a visit has been conducted by the Probation Service or the Police within the last 12 months. Where this cannot be completed prior to the offender's release, this must be recorded as set out in section 6 of the Home Visits Policy Framework.
- 3.21 Some environmental factors can be monitored or controlled through the use of additional licence conditions as set out in Annex A of <u>Licence conditions policy framework</u>. Probation Practitioners must use their professional judgement and curiosity to determine whether a proposed address should be rejected on the basis of environmental factors impacting risk, which could not be mitigated through other means. The default position is that the address is not suitable unless there is sufficient evidence available to the Probation Practitioner to decide that risks can be managed at that location.

#### **Informed Consent**

- 3.22 Probation Practitioners must contact the main occupier to seek informed consent that the person on probation can reside there. The 'occupier' is the primary occupant at the time of application and is **not** the person on probation.
- 3.23 Probation Practitioners can obtain informed consent at the same time as they carry out standard address checks with the occupier.
- 3.24 Prior to communicating with the main occupier, the Probation Practitioner must encourage the person on probation to disclose any relevant risk -related information to the occupier.
- 3.25 When communicating with the occupier directly, the Probation Practitioner must be careful not to disclose any information which they are restricted from sharing. Instead, the Probation Practitioner must try to frame discussions in a way that confirms what the occupier has already been told.
- 3.26 Having communicated with the occupier, the Probation Practitioner must then consider whether the level of information which has been shared with them is:
  - sufficient to both enable them to give informed consent for the person on probation to reside there; and

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- sufficient to protect them from any identified risk of harm; and
- evidence of coercion in either direction.

If one or more of these are not sufficiently satisfied, then you must conclude that the address is not suitable.

3.27 Property landlords who are not also the main occupier do not need to be contacted. The Person on Probation must provide evidence of an agreement for their residence at the property to the Probation Practitioner.

### Where Additional Checks are Required

- 3.28 In certain cases, it is important that Probation Practitioners make additional public protection checks on proposed addresses. These would be where there is:
  - child safeguarding concerns relating to the case. In these cases, Probation
    Practitioners must be satisfied that any children at the proposed or planned address
    would not be likely to suffer significant harm by living with the supervised individual.
    Further information is available here: <a href="https://www.hmpps.child.safeguarding.hmpps.child.safeguardin
  - a history of domestic abuse relating to the case (as either victim or perpetrator). The Probation Practitioners must be satisfied that any victims or potential victims are protected and not placed at risk by proposed co-habiting arrangements. This can result in refusal to allow co-habitation with a victim of domestic abuse, even where the person on Probation and that individual is in a relationship, including marriage. Further information is available here: Domestic abuse policy framework.
  - People Convicted of a Sexual Offence (PCOSO) requires a mandatory in-person inspection as part of a review of suitability of accommodation as set out in 3.20.
     Probation Practitioners must discuss the proposed address with local Police as set out above in 3.12 and take into account environmental factors as set out in 3.18 onwards.
- 3.29 These additional checks would be carried out primarily as part of the Probation Practitioner's communications with the person on probation and the main occupier.

### **Groups with Protected Characteristics**

3.30 Many people on probation will have protected characteristics which may require further consideration when considering the suitability of an address. These considerations do not outweigh those related to risk of harm.

#### Women

3.31 Probation Practitioners should carry out address checks for women in the context of any individual identified vulnerabilities or additional issues including maternity/pregnancy. Applying a Gender Specific Trauma Informed approach to this process will help Practitioners identify supportive actions or measures they could put in place to mitigate some of those risks. Further information on Women Offenders is available here: <a href="Women's Policy Framework">Women's Policy Framework</a>.

# Gypsy, Roma and Travellers (GRTs)

- 3.32 Accommodation under this policy includes caravans, boats or other mobile vehicles lived in by people, including those who identify as Gypsy, Roma or Travellers, and who may move those vehicles regularly.
- 3.33 Address checks must still be completed on the vehicle at the location at the point of the check being undertaken. The Probation Practitioner must advise the person on probation of any inappropriate potential future locations of their home depending on the restrictions applied under the relevant supervision and the risks presented by the individual.

## Disabilities and physical requirements

The Probation Practitioner must consider whether the address is equipped for the individual should they have a supported housing requirement whether that be through a disability, impairment or due to the person being elderly.

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### Foreign National Offenders (FNOs)

3.35 Accommodation for Foreign National Offenders (FNOs) on licence will subject to restrictions imposed by the Home Office. For further information on this cohort, see the Policy Framework on FNOs here: Foreign national offenders on licence, PSS and IS91 policy framework.

# **Information Sharing with Supervised Individuals**

- 3.36 Where a Probation Practitioner rejects an address supplied by the person under their management, they must be minded to the sensitivity and potential for negative reaction. Whether this is relayed to the individual by a staff member from either the Prison or the Probation Practitioner themselves, any such rejection should be delivered in person and not simply via written correspondence. This allows for immediate concerns or questions to be addressed, or relayed back to the Probation Practitioner for follow-up support where necessary.
- 3.37 Prison staff should be responsive to the individual's needs and mindful of individual triggers for violence, self-harm, or suicide and consider opening an Assessment, Care in Custody and Teamwork (ACCT) document where appropriate. Further information on the ACCT process is available here: <a href="Prison Safety Policy Framework GOV.UK">Prison Safety Policy Framework GOV.UK</a>.
- 3.38 Prison and Probation must share risk related information prior to CRD in accordance with the relevant guidance, and that probation staff take appropriate action to manage risk using the SaSP and CARE processes. These considerations continue into the community, as the response from the individual may be delayed until the realities of the difficulty of access to family members becomes apparent.

### **Requests to Change Address**

- 3.39 Where a person on probation requests a change of address, either temporarily or permanently, this will also be subject to the same checks as described earlier in this policy.
- 3.40 Where the proposed new address means that the case will be transferred to a different Probation region, please also follow the requirements of the <a href="Case Transfer Policy Framework">Case Transfer Policy Framework</a>.
- 3.41 Where a cross jurisdictional transfer is being conducted, further information is available here: <u>Travel and transfer on licence and PSS outside of England and Wales Policy</u> Framework.

## Withdrawal of Approval

- 3.42 Approval of an address is not permanent. Information may come to light, either through a <u>Home Visit</u> or other intelligence that indicates that the current address is no longer suitable for risk management purposes. An example would be if police intelligence reveals that the property is now being used as a location from which a drug operation is taking place (referred to as "cuckooing").
- 3.43 Where this is the case, the Probation Practitioner must decide whether or not the individual must leave the property immediately, and explore alternative options. Alternatively, where the issue is not immediate, then the Probation Practitioner can set a deadline, using professional judgement, for the Person on Probation to move to a new approved address.

#### **Enforcement**

- 3.44 There is a standard licence condition and a default PSS requirement which requires all accommodation used by the person on probation to be approved by the Probation Practitioner, even where the stay is for one night. Failure to reside as directed can be considered to be a breach and may result in recall to custody where appropriate.
- 3.45 For further information on breach on licence see: Recall, review and re-release of recalled prisoners and for breach of PSS requirements see: Enforcement of Community Orders, Suspended Sentence Orders and Post-sentence supervision Policy Framework.