**ALLOTMENT RULES 2018**

as approved by Amenities Committee 23/7/14

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| **1.** | **WHO’S WHO** | |
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|  | In these rules, we are St Ives Town Council and you are the tenant named in the tenancy agreement. | |
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| **2.** | **INTERPRETATION** | |
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| 2.1 | **Terms used in tenancy agreement** | |
|  | Words and phrases defined or explained in the tenancy agreement and also used in these rules have the meaning given to them in the tenancy agreement. | |
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| 2.2 | **Gender, persons and number** | |
|  | Words importing one gender include both/other genders; the singular includes the plural and vice versa; and reference to a person includes a company or other corporate body. | |
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| **3.** | **TENANT NOT TO ALLOW BREACHES** | |
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|  | An obligation on you not to do anything includes an obligation not to cause it or allow it to be done by anyone else. | |
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| **4.** | **NATURE OF TENANCY** | |
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|  | The tenancy is a yearly tenancy beginning on 1 October in the year specified in the tenancy agreement. | |
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| **5.** | **RENT PAYMENT** | |
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| 5.1 | You must pay the rent every year in advance on 1 October. | |
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| 5.2 | You may not deduct anything from the rent or set off any other payments against it, unless the law allows you to. | |
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| **6.** | **RENTS** | |
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| 6.1 | We review the rent every year and will increase it by at least the rate of inflation, rounded to the nearest £0.50. The rate of inflation on a set date is used in the Town Council’s budget setting process and it is this figure that will be used. | |
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| 6.2 | When setting a revised rent, we take into account any additional amenities we have provided for the allotment. | |
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| 6.3 | Plots taken on before 1 May are charged for the whole allotment season (1 October to 30 September). Plots taken on between 1 May and 30 June are charged at half annual rent. Plots taken on between 1 July and 30 September are charged in the billing cycle of the next allotment season. | |
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| **7.** | **BONFIRES** | |
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| 7.1 | You may light a bonfire but only to burn materials from your allotment. The only materials you can put on a bonfire are diseased plants and dried–out organic material that will burn without smoke or hazardous residue. You must never burn plastics. | |
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| 7.2 | You must always be present while a bonfire is alight. Bonfires must not cause a nuisance to residents nearby and not lit if the wind is in a northerly direction. You must extinguish the bonfire before you leave the allotment. | |
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| 7.3 | Keep bonfires to a minimum – a well-managed plot only generates enough material for one bonfire a year. | |
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| **8.** | **USE OF THE ALLOTMENT** | |
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| 8.1 | You may only use your allotment as an allotment or leisure garden. That means you are to use it wholly or mainly for the production of vegetables, fruit and flowers for you or your family. | |
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| 8.2 | You may not carry on a trade or business from your allotment, but you can sell small amounts of surplus produce if you wish. | |
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| 8.3 | The maximum area for hard landscaping (for example, patios or internal paths) is 20% of your allotment. | |
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| 8.4 | You must not take, sell or carry away from your allotment any mineral, gravel, sand, earth or clay. | |
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| **9.** | **CULTIVATION** | |
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| 9.1 | Within 3 months of the grant of the tenancy, you must have at least a quarter of your allotment under cultivation. | |
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| 9.2 | Within 12 months of the grant of the tenancy, you must have at least three quarters of your allotment under cultivation. That situation must then continue while you are the tenant of the allotment. | |
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| 9.3 | You must keep the allotment in good condition, clean and free from weeds, and in a good state of cultivation and fertility. Where the allotment includes or abuts a footpath, you must keep that reasonably clear of weeds too. | |
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| 9.4 | You must notify us if you are away for extended periods as the cultivation of your allotment might suffer. | |
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| 9.5 | We carry out regular allotment inspections. We will give you written warning if we feel that you are not cultivating your allotment in the way you should. Our warning letters will say what we think is wrong and give you an opportunity to explain your circumstances. | |
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| 9.6 | If you chose not to address our concerns or you allow your plot to fall below acceptable standards again, you will be issued with a Notice to Quit and forfeit your plot. | |
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| **10.** | **BOUNDARIES** | |
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| 10.1 | You must trim every boundary hedge to your allotment, clean all boundary ditches to it and repair all its boundary fences or gates. | |
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| 10.2 | You must keep all your boundaries with adjacent properties clear of waste and debris. | |
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| 10.3 | You must not plant a new hedge or build a new fence without our written consent. New hedges must be trimmed and no more than 120cm tall x 60cm wide. Only native hedging will be permitted. | |
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| 10.4 | Barbed wire must not be used against a path set out by us for the use of allotment holders. | |
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| **11.** | **ENCROACHMENT ON OTHER ALLOTMENTS AND PATHS** | |
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| 11.1 | You must not go on to another person’s allotment without the express permission of the allotment holder. | |
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| 11.2 | If anyone is with you on your allotment (children, for example) you must not allow them to go on to another allotment without the express permission of the allotment holder. | |
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| 11.3 | You must not remove produce from another allotment without the express consent of the allotment holder. | |
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| 11.4 | You must not encroach on or cultivate a pathway. Pathways between adjoining plots must be left wide enough for wheelbarrows. | |
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| **12.** | **TREES AND BUSHES** | |
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| 12.1 | Except with our written consent, you must not plant trees other than dwarf fruiting trees and other fruiting bushes. Fruit trees must not be planted along the boundaries of your allotment. | |
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| 12.2 | You must consider the effect of trees on neighbouring allotments. | |
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| 12.3 | Except with our written consent, you must not cut or prune any trees. This does not apply to recognised pruning of fruit trees. | |
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| **13.** | **PONDS** | |
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|  | You must obtain permission from us if you wish to install a pond. | |
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| **14.** | **MANURE, WASTE AND REFUSE** | |
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| 14.1 | You may keep manure or compost in quantities reasonably required for cultivation. | |
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| 14.2 | You must not dump or store material which could not reasonably be used to help cultivate your allotment. | |
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| 14.3 | You must not dump or store material next to a boundary with an adjacent property. | |
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| 14.4 | You must not put anything in the hedges, ditches or dykes in or surrounding the allotment field. | |
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| 14.5 | Carpets, underlay and tyres must not be used on your allotment. | |
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| 14.6 | You must cover any manure on your allotment which has not been dug in. | |
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| 14.7 | You must remove all non-compostable waste from your allotment. | |
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| 14.8 | We will provide two skips, twice a year for the removal of non-compostable waste. Only non-compostable waste from your plot is permitted. Guidance on what is acceptable is available. | |
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| **15.** | **BEES** | |
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| 15.1 | You may keep bees, but only with our consent. | |
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| 15.2 | You must comply with the St Ives Town Council Policy for Beekeeping on Allotment Plots *(attached)* | |
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| **16.** | **DOGS AND LIVESTOCK** | |
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| 16.1 | Any dogs you bring to your allotment must be kept on your allotment and on a leash. You must remove any faeces and dispose of them off site. | |
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| 16.2 | Except as allowed by law, you must not keep livestock on the allotment without our written consent. “Livestock” includes geese, ferrets, weasels, stoats and cockerels. You may keep hens and rabbits with written consent, to the extent permitted by the section 12 of the Allotments Act 1950. | |
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| 16.3 | Any animals you keep on your allotment must not create a nuisance or affect health. | |
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| **17.** | **VERMIN** | |
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| 17.1 | If you see evidence of vermin (such as rats) on or near your allotment, you must report it to us. We can provide advice on how to deal with vermin. | |
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| **18.** | **FUEL AND OTHER INFLAMMABLE MATERIAL** | |
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| 18.1 | Fuel such as petrol and diesel must be stored off site. | |
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| 18.2 | Oil, lubricants or other inflammable liquids (except for fuel) :-   1. must be for use in garden equipment only 2. must be stored in a locked shed, and 3. must be kept in an approved container of no more than 5 litres capacity | |
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| **19.** | **CHEMICALS** | |
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| 19.1 | To control pests, diseases or vegetation you may only use products usually available from garden or horticultural suppliers. | |
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| 19.2 | Application of these products must not be detrimental to the cultivation of allotments nearby, nor may it annoy nearby allotment holders. | |
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| 19.3 | Your use and storage of chemical products is subject to Government regulations. We can supply you with details of those regulations. | |
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| **20.** | **BUILDINGS** | |
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| 20.1 | Except with our written consent, you may not put up a building on the allotment. Our consent will be subject to specifications for the building that we will supply you with. Our consent will also be on condition that you install a water butt at the same time. | |
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| 20.2 | Buildings must not be erected less than one metre from any boundary. If constructed of substantially non-combustible materials, a structure can be less than one metre from any boundary only with the written permission of the neighbouring tenant. | |
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| 20.3 | We will not refuse consent for:   1. A building reasonably necessary to keep poultry or rabbits 2. A garden shed or greenhouse to a maximum size 10’ x 6’. 3. A polytunnel provided it does not cover more than two thirds of the plot and is kept in good repair. | |
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| 20.4 | Second building structures on the same plot or co-joined plots are discretionary. | |
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| 20.5 | If you fail to maintain a structure you have put up, we can give you one month’s notice either to repair or remove it. | |
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| 20.6 | We are not responsible for loss of or damage to tools or other contents of your shed, greenhouse or polytunnel. | |
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| 20.7 | At the end of your tenancy, we will not compensate you for any structure you have put up. But you may dispose of it before you quit the allotment. You must then leave the allotment clear and tidy to our satisfaction. | |
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| 20.8 | At the end of your tenancy, you must remove any structure you have put up, including a water butt. However, you may leave a structure or water butt if we have notified you in advance that is reusable. | |
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| **21.** | **VEHICLES** | |
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| 21.1 | You may bring one vehicle to the allotment site on each visit. | |
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| 21.2 | Vehicles must be parked in the designated areas and must not obstruct haulage ways. You must not create a hardstanding. | |
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| 21.3 | The site speed limit is 5 mph. | |
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| 21.4 | You may drive to your plot only to unload tools, compost etc. You must not obstruct access for other users and your vehicle must be returned to the designated area as soon as possible. | |
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| 21.5 | If you have difficulties with mobility, which you feel makes accessing your plot difficult, please contact us at the Town Hall. | |
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| 21.6 | Gates to internal driveways will be locked as soon as ground condition dictate, to prevent damage to the tracks. The gates will also be closed at other times if we feel the ground conditions warrant it. | |
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| **22.** | **DELIVERIES** | |
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| 22.1 | If you arrange a delivery to your allotment, you or someone nominated by you, must be on site to meet the driver. | |
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| 22.2 | The combination code to the entrance gate must not be given to the driver or company. | |
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| 22.3 | Please advise us at the Town Hall when you have planned a delivery. | |
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| 22.4 | Please ensure that the vehicle making the delivery does not cause damage to any area of the allotment site. If it does, you will be responsible for putting it right. | |
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| **23.** | **WATER** | |
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| 23.1 | As far as possible, you must conserve water. You must cover water butts and consider mulching as a water conservation practice. | |
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| 23.2 | You must not use a hose. | |
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| 23.3 | You must consider other allotment holders when you take water from the water points we have provided. | |
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| 23.4 | You must not attempt to divert water from the main water supply to benefit your plot, including syphoning, digging trenches and tampering with pipework. | |
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| 23.5 | You should stick to the following guidelines:   1. water in the evening to reduce water loss by evaporation 2. collect and store rainwater where you can 3. mulch to retain moisture 4. report leaks to us straight away | |
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| 23.6 | We may have to introduce water restrictions if water is in short supply. We will only do that if we have to. We will give you as much notice as we can, but notice may be short. | |
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| **24.** | **CONDUCT** | |
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| 24.1 | You must conduct yourself appropriately and in an orderly manner at all times while on the site. In particular you must not cause a nuisance or annoyance to the occupier of another allotment or to neighbours generally. Nor may you obstruct or encroach on a path or roadway set out by us for the use of occupiers of the allotments nearby, or on public footpaths or haulage ways. | |
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| 24.2 | Nuisance includes noise nuisance but reasonable use of power-driven tools, eg strimmers, lawn mowers, is permitted. | |
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| 24.3 | You may not use the allotment for an illegal or immoral purpose. | |
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| **25.** | **DEPOSIT** | |
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| 25.1 | You have paid us the deposit indicated in the tenancy agreement. | |
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| 25.2 | We hold the deposit as security against any loss caused to us by your breach of these rules or the terms of the tenancy agreement. | |
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| 25.3 | After we have deducted any amount necessary to compensate us for your breach, we will pay you the balance without interest within 20 working days of the tenancy coming to an end. | |
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| **26.** | **DEALINGS WITH YOUR ALLOTMENT** | |
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| 26.1 | Except with our written consent, you must not assign, underlet, part with possession or share possession of the allotment or any part of it. But while you are on holiday or ill for short periods, you can authorise someone else to look after the allotment for you. | |
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| 26.2 | We may require an unauthorised person to leave your allotment. | |
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| **27.** | **PLOT MARKERS AND NOTICE BOARDS** | |
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| 27.1 | You must display any plot marker provided and keep it in good order, ensuring that it is always visible. | |
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| 27.2 | Site notice boards are for the use of allotment tenants and the Town Council only. | |
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| **28.** | **SECURITY** | |
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| 28.1 | We will give you a combination code to the main allotment site gate, on receipt of your annual rent. | |
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| 28.2 | The combination code is changed annually, effective from 1 December. | |
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| 28.3 | You must not share the combination code. | |
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| 28.4 | You must always keep the main gate locked. You must lock the gate behind you when you enter the site and when you leave the site. Should a plot be forfeit for breach of rule 28.4 the deposit will be lost. | |
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| 28.5 | We can refuse admittance to anyone if they are not accompanied by you or by a member of your family. | |
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| **29.** | **COUNCIL OFFICERS** | |
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| 29.1 | You must comply with reasonable directions given by our officers. | |
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| 29.2 | An officer or agent of ours may inspect your allotment and any shed, greenhouse or polytunnel on it. You must allow that officer or agents access at any reasonable time. | |
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| **30.** | **ALLOCATION OF VACANT ALLOTMENTS** | |
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| 30.1 | We allocate vacant allotments to people on our waiting list who live in the parish of St Ives. | |
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| 30.2 | If an allotment holder dies, his or her allotment will be offered to a member of the allotment holder’s immediate family who has been cultivating the allotment with the allotment holder for a period of time. However, this exercise can take place only once. An allotment does not transfer to members of a family in perpetuity. | |
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| 30.3 | As an existing plot holder, you can be considered for a second plot. A plot will only be allocated if there is no-one on the waiting list and your existing plot is kept satisfactorily. | |
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| 30.4 | No more than two plots can be held by one tenant. | |
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| **31.** | **COMMUNITY TENANCY PLOTS** |
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| 31.1 | A community plot is provided by the Council to serve the needs of the community. It can be one community point, or can be many individual plots on an allotment site. It is subject to the same rule as individual plots with the only difference that there is a main-point-of-contact who serves as a ‘coordinator’. If, for whatever reason, this role is vacated, the responsibility lies with the present holder to appoint a new main-point-of-contact otherwise the community tenancy would be up for review with the possibility of termination. |
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| **32.** | **DISPUTES** |
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|  | We will mediate any dispute between allotment tenants. We will observe proper processes and our decision is final and binding. |
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| **33.** | **CHANGE OF ADDRESS** |
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|  | You must notify us straight away if you change your address. |
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| **34.** | **GIVING NOTICE** |
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| 34.1 | You can serve notice on us by letter or email, addressed to the Town Clerk, St Ives Town Council, Town Hall, Market Hill, The Old Riverport, St Ives PE27 5AL / [clerk@stivestowncouncil.gov.uk](mailto:clerk@stivestowncouncil.gov.uk) |
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| 34.2 | We can serve notice on you in one of the following ways:   1. By personal service 2. By hand delivery or by recorded delivery post, in either case to your last address known to us 3. By fixing it conspicuously on the allotment |
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| **35.** | **HOW THE TENANCY CAN COME TO AN END** |
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|  | The tenancy ends in any of the following ways:   1. On the yearly rent day after you move beyond a mile of St Ives’ parish boundary 2. On the yearly rent day after the death of the tenant 3. If we give you 12 months written notice, or you give us 28 days written notice. The notices may expire at any time. |
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| **36.** | **TERMINATION BY FORFEITURE** |
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| 36.1 | We may enter your allotment and end the tenancy by forfeiture if:-   1. the rent or any part of it is unpaid for at least 40 days, whether or not we have legally demanded it, or 2. you are in breach of any of these rules, or 3. you become bankrupt or compound with your creditors |
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| 36.2 | We will give you reasonable written notice of the breach of rules for which we are intending to forfeit the tenancy. We will give you an opportunity to put the breach right if you can. If you do, your tenancy will not be forfeited. A repeat of the breach would result in immediate forfeiture. |
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| 36.3 | Forfeiture of the tenancy does not prevent us from claiming damages from you for breach of these rules or from making appropriate deductions from your deposit. |
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| 36.4 | If you forfeit your plot, you will not be able to apply for a new plot until 12 months from the date of termination. |
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| **37.** | **OUR DISPOSAL OF THE ALLOTMENT** |
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| 37.1 | If we lawfully require the allotment to dispose of it for development or another proper purpose, we will give you as much notice as we can terminating your tenancy. |
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| 37.2 | If we do terminate your tenancy because of a potential disposal, we are bound by law to compensate you for crops or improvements and find alternative land for you to cultivate. |
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| **38.** | **WHAT HAPPENS ON TERMINATION** |
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| 38.1 | When your tenancy comes to an end (however that happens) –   1. you must give up the allotment to us in the clean and tidy state required by these rules, and 2. you must hand us back any keys or other property we have made available to you |
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| 38.2 | If your allotment is not left clean and tidy, we may charge you for returning it to a satisfactory state and your deposit will not be returned. |
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| **39.** | **DATA PROTECTION ACT.**  By signing the Tenancy Contract tenants agree that the Town Council may hold personal data such as name, address and telephone numbers on our database. This information will only be used by Officers and Members of the Town Council in the performance of their duties. |