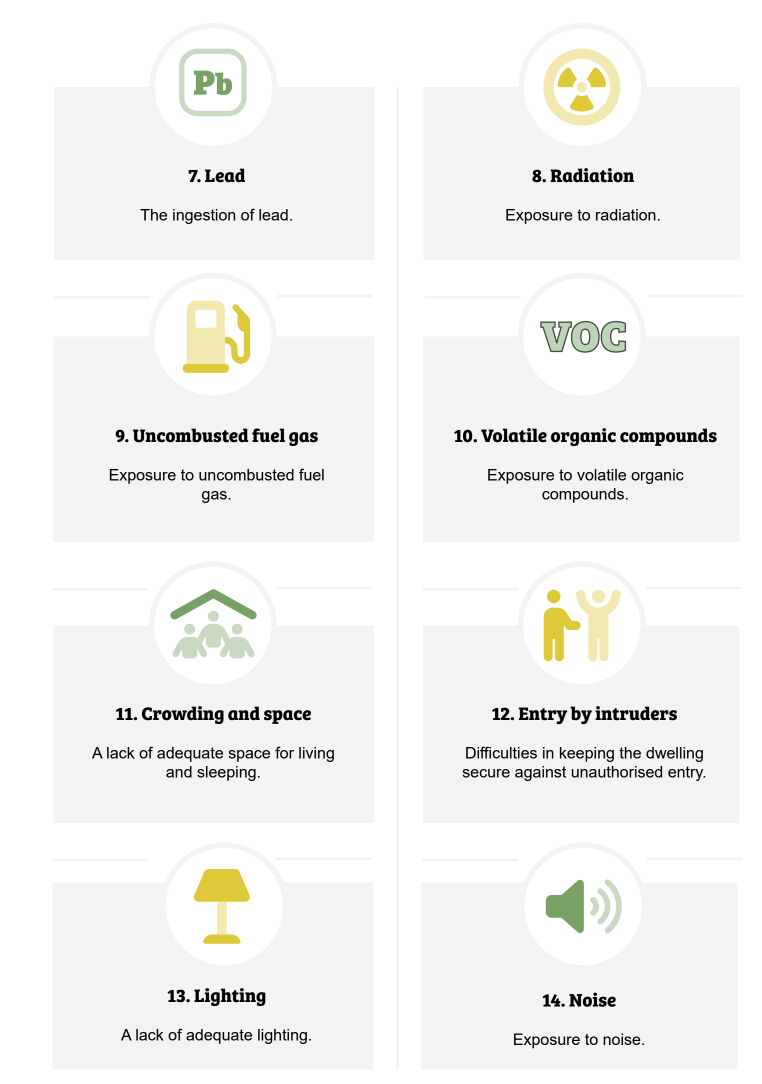


29 Matters and Circumstances

Part 4 of the Renting Homes (Wales) Act 2016 sets out a landlord's responsibility to provide dwellings that are safe and fit for human habitation (FFHH). By preventing any of the 29 matters or circumstances arising in your rental it will avoid contract-holders potentially living in unfit conditions and will also be the most cost effective approach for you.









15. Domestic hygiene, pests and refuse

1) Poor design, layout or construction such that the dwelling cannot readily be kept clean.

- (2) Exposure to pests.
- (3) An inadequate provision for the hygienic storage and disposal of household waste.

16. Food Safety

An inadequate provision of facilities for the storage, preparation and cooking of food.

17. Personal hygiene, sanitation and drainage

An inadequate provision of -

- (a) facilities for maintaining good personal hygiene;
 - (b) sanitation and drainage.



An inadequate supply of water free from contamination, for drinking and other domestic purposes.



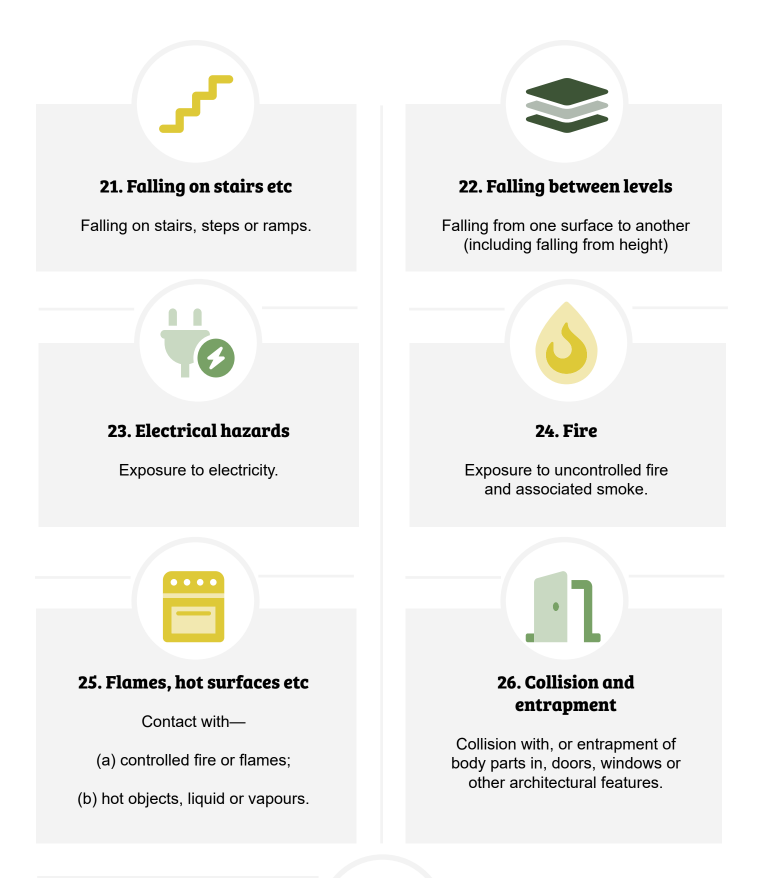
19. Falls associate with baths etc

Falls associated with toilets, baths, showers or other washing facilities.



20. Falling on surfaces

Falling on a surface.





27. Explosions

An explosion at the dwelling.



dwelling including falling elements.

29. Position and operability of amenities etc

The position, location and operability of amenities, fittings and equipment.

If a landlord's rental property is not fit to live in, a contract-holder does not have to pay rent. It is up to a landlord and contract-holder to decide if a property is fit to live in, based on the 29 'matters and circumstances' above (and the criteria below). Where a dispute cannot be resolved, it will be for the court to determine. In the majority of cases however it is expected that escalation to the courts will not be necessary, as it should be clear to both the landlord and the contract-holder whether the dwelling is of a reasonable condition to live in.

*The criteria for FFHH also encompasses three specific things which must be in all rentals in Wales:

1. a working carbon monoxide alarm present in any room containing a gas appliance, an oil-fired combustion appliance or a solid fuel burning combustion appliance (for instance a gas cooker, gas boiler or wood-burning stove). A relevant room includes halls, landings and corridors;

2. working, mains powered and interlinked smoke alarms, on each floor of the dwelling; AND

3. the electrical service installations must be safety inspected, in accordance with the British Standard BS7671, by a qualified person at intervals of 5 years or sooner where a previous electrical inspection has made such a recommendation. This is known as 'periodic inspection and testing' (PIT). A copy of the condition report (Electrical Condition Report – ECR) setting out the results of an electrical safety inspection must be given to the contract-holder. In addition, you must provide the contract-holder with written confirmation of all investigatory and remedial work carried out on the electrical service installation as a result of an inspection.

Please note: The FFHH requirements do not replace the method of assessing rental properties that Council's use under the Housing Health and Rating System (HHSRS) (Part 1 of the Housing Act 2004). Councils could still require works to be undertaken at a rental even if it was suitable under FFHH. Rent Smart Wales also has a published guide about the HHSRS on its website 'resources' page.

*Points 2 and 3 above do not come into force for 'converted contracts' until the 30 November 2023 i.e. where occupants living at the rental before 1st December 2022 remain in situ.

P Further guidance

Welsh Government has released comprehensive guidance on The Renting Homes (Fitness for Human Habitation) (Wales) Regulations 2022 ("the FFHH Regulations") on their website at: **gov.wales/fitness-homes-human-habitation-guidance-landlords**