What to do if you think the decision about your benefit is wrong

What to do if you think the decision about your housing benefit or local council tax support is wrong.

- Asking for an explanation.
- Disputing a decision about your benefit.
- Appealing to the independent tribunal against a decision about your benefit.

The decision

If you get a decision in writing from us about housing benefit or local council tax support, you can ask us to look at it again. If we do not change our decision you may be able to appeal to an independent tribunal.

The letter telling you about the decision will tell you if you can appeal.

You will usually receive a decision in writing because you have:
- claimed housing benefit or local council tax support;
- had a change of circumstances which affects your benefit;
- been told you have to pay back benefit;
- been told about housing benefit being paid to you as a landlord.

There are special rules if you are not claiming the benefit yourself. For example, if you are a landlord, and a decision is made about whether housing benefit is to be paid directly to you or a decision is made to recover an overpayment of housing benefit from you.

Do you want more information about the decision?

You have received a letter telling you about your housing benefit or local council tax support decision.

If you want more information about that decision contact us straight away. You must do so within one month of the date on the decision letter. You can phone, write to or visit us.
Benefits information

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When you contact us

You have a choice:
• you can ask us to explain the reasons for the decision;
  and/or
• if you want more information to help you decide what
to do, ask us for a written statement of reasons for the
decision if we have not already sent you one. You must
do this within one month of the date of the decision
letter. We will send the statement of reasons to you as
soon as possible.

If you still disagree with the decision, you can:
• ask us to look at it again (see below);
• appeal against the decision (see opposite).

If you asked for a written statement of reasons the one
month you have to ask us to look at the decision again or
to appeal against it will be extended by the time we took
to send the statement of reasons.

Appealing against decisions by the rent service

You cannot appeal about the amounts for the various
levels of local housing allowance (LHA), or the broad
rental market areas (BRMA) on which they are based. You
can only appeal if you think we have used the wrong
level of LHA for your circumstances. You also cannot
appeal to the Tribunals Service in relation to any other
decisions by the rent officer.

If your housing benefit has been assessed under a rent
officer determination you can request it is looked at
again. This is called a redetermination, and is like a second
opinion on the original valuation.

What happens next?

If you ask us to look at a decision again, we will check that
the decision is correct.
• A different member of staff will usually do this.
• If the decision is wrong we will change it.

If the decision can be changed

If you asked us to look at our decision again, within one
month, or had special circumstances which meant you
were unable to ask within that time, we will change the
decision from the date of the original decision.
• If you do not agree with the new decision, you can ask
  us to look at it again.

If you asked us to look at our decision again after one
month and did not have special circumstances, the
decision will usually be changed from the Monday
following the date we received the request.
• We will send you a letter telling you what the new
decision is.

If the decision cannot be changed

• We will send you a letter telling you that we cannot
  change it. The letter will confirm the original decision.

The letter will tell you if you can appeal against the
original decision.

If you can appeal, the one month time limit starts again
from the date of the letter confirming the decision.

Do you want to appeal against the
housing benefit appeals decision?

You have received a letter from us giving you the
decision or a written statement of reasons explaining the
decision.

Or we have explained our decision and you still think it is
wrong.

Do you want to appeal to an independent tribunal?

If yes, the Tribunals Service will decide your appeal. This
will be at a hearing by the first tribunal. The tribunal is
made up of people who are not from the council.

Complete the form on page 6 or send a separate letter
giving the reasons for your appeal. This is important
because the tribunal does not have to look at anything
you do not mention. Make sure that you sign the form/
letter.
Send your appeal to one of the council offices (see page 8) within one month of the date on the decision letter. Alternatively, take your appeal to any designated housing benefit and local council tax support office (see page 7).

If you cannot appeal against the decision you can still ask us to look at it again.

**Appeal tribunals**

First tribunals are made up of a tribunal judge and in some cases up to two members, none of whom is from the council.

All tribunals are chaired by the tribunal judge who is legally qualified to help apply the law to your appeal.

If necessary tribunals may also include someone with financial qualifications.

**What the tribunal looks at**

The tribunal can only look at the evidence, the law and the circumstances at the time we made the decision you are appealing against.

The tribunal cannot look at changes of circumstances that happened after we made the decision.

If a change of circumstances could affect your benefit or means you could claim again, you should report it straight away. Do not wait for the appeal hearing. Contact us using the details shown on your decision letter.

**Late appeals**

An appeal may not be accepted if it is received more than one month after the date on the decision letter.

A late appeal can only be accepted if there are special circumstances that caused the delay. These could be a death, a serious illness, a postal strike or some other special circumstance.

If the appeal is late you must explain in your letter why you could not appeal within one month.

A late appeal cannot be accepted if the only reason is that you misunderstood the law, or interpretation of the law has changed since the decision was made.

If we do not accept a late appeal the matter will be referred to a tribunal judge for a decision.

Your late appeal cannot be accepted if we receive it 13 months or more after the date on the decision letter.

**Now you have made an appeal**

Now you have appealed we will offer you an explanation of our decision if we have not already done this.

We will look at the decision again if we have not already done this.

If we decide that the original decision is wrong and the new decision is to your advantage, we will send you a new decision and your appeal will stop. If you do not agree with the new decision, you can appeal against it.

If we decide that the original decision is wrong but the new decision is not to your advantage, we will send you a new decision. Your appeal will continue against the new decision. You will have another month to comment on the new decision.

If we do not change the decision, we will send your appeal, with our response, and an explanation of the law and facts used to make the decision, to the Tribunals Service. We will also include any other relevant papers.

We will send a copy of the appeal papers to you and to your representative if you have one.

Read the appeal papers very carefully. If you do not understand something, ask us, an advice centre or solicitor to explain.

You can send further information or evidence to the Tribunals Service within one month of our response. Meanwhile the Tribunals Service will write to you to explain what you must do next.

They will ask you questions about how you want your appeal to be looked at. You can choose between an oral hearing and a paper hearing. If you choose to go to an
oral hearing you will be able to deal with any questions or issues that arise. People who go to their hearing usually do better than those who do not.

If you do not respond promptly to the Tribunals Service your appeal will stop.

**Oral hearing**

This is an appeal hearing which you can go to. It is held in your local area (in Great Britain). If you go to an oral hearing you will be able to deal with any questions or issues that arise.

The tribunal may ask you questions.

You can ask questions.

You can take someone with you to represent you.

If you live abroad and want an oral hearing, let the Tribunals Service know you want to go to the hearing or want to send someone to represent you.

The Tribunals Service can arrange for your appeal hearing to be:
- as near as possible to the place you arrive in Great Britain;
- as near as possible to your representative if you have one;
- delayed until you are in Great Britain.

**Expenses**

The Tribunals Service may pay some of your expenses for going to the tribunal, for example travel costs.

**Paper hearing**

This is an appeal hearing which you do not go to.

**The result**

Whether you have an oral or paper hearing:

You will be given a decision notice explaining the tribunal’s decision as soon as possible after the appeal hearing. A copy will be sent to the council.

You can also ask for a statement of reasons. This gives a full explanation of the tribunal’s decision including the facts and the law used. You must ask for a statement of reasons within one month of the date you are given or sent the decision notice. You must have a copy of the statement of reasons if you appeal to the Upper Tribunal. See if you disagree with the First Tribunal’s decision.

**If you disagree with the first tribunal’s decision**

**Appeals to the upper tribunal**

If you do not agree with the first tribunal’s decision you may be able to appeal to the upper tribunal.

The members of the Upper Tribunal are barristers, solicitors or advocates of not less than ten years’ standing and are appointed by the Queen on the advice of the Lord Chancellor. Again they are independent of both the Department for Work and Pensions and Councils.

**Who can appeal to the Upper Tribunal?**

Appeals can be made by:
- anyone who has already appealed to the Tribunals Service (first tribunal);
- the council;
- The Department for Work and Pensions.

**What you can appeal to the upper tribunal about**

You can only appeal to the upper tribunal on a point of law. You cannot appeal about:
- questions of facts;
- a first tribunal’s findings or conclusions.

**How to appeal**

Your decision letter from the Tribunals Service will tell you what to do if you are unhappy with the decision.

Read this carefully. It tells you important time limits for your appeal.

You cannot appeal unless you first get the statement of reasons for the tribunal’s decision.
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What to do if you think the decision about your benefit is wrong

**Statement of reason**

You should read the statement of reasons carefully. If you think the tribunal did not apply the law correctly, you can apply for leave to appeal to the upper tribunal. You must do this within one month of the date the statement of reasons was sent to you.

If you appeal to the upper tribunal, you must send the statement of reasons with your application. If you do not, your application may not be looked at.

You can ask an advice centre, solicitor or another suitable person or organisation to help with your application.

**Late applications**

Late applications for a statement of reasons or for leave to appeal to the upper tribunal can only be accepted if there are special circumstances or special reasons that caused the delay. You will need to show why you were not able to make your request on time.

**What happens next?**

A different first tribunal judge will consider if the decision can be reviewed immediately, or if it should be referred to the upper tribunal. If it is reviewed each party will be asked for their further comments, and the new decision can also be challenged. If it is not reviewed, and if it is not referred to the upper tribunal, the Tribunals Service will tell all parties why they have not done so. That decision can also be challenged within one month direct to the upper tribunal.

If it is referred to the upper tribunal each party will be asked for their further comments before the case is heard. Again the hearing can be oral or paper but will be held in London.

The decision of the upper tribunal can be challenged, but only on a point of law, within three months to the Court of Appeal.

**Local council tax support appeals**

If you disagree with the decision, you can ask us to look at your local council tax support decision again. This will need to be in writing, stating what you think is wrong.

- A different member of staff will usually do this
- If the decision is wrong we will change it

**If the decision can be changed**

If you asked us to look at our decision again, within one month, or had special circumstances which meant you were unable to ask within that time, we will change the decision from the date of the original decision.

- If you do not agree with the new decision, you can ask us to look at it again.

If you asked us to look at our decision again after one month and did not have special circumstances, the decision will usually be changed from the Monday following the date we received the request.

- We will send you a letter telling you what the new decision is.

**If the decision cannot be changed**

- We will send you a letter telling you that we cannot change it. The letter will confirm the original decision.

The letter will tell you if you can appeal against the original decision.

If you can appeal, the one month time limit starts again from the date of the letter confirming the decision.

If you have received a letter from us giving you the decision or a written statement of reasons explaining the decision. Or we have explained our decision and you still think it is wrong, you can appeal this decision.

If you disagree with our decision about your council tax support, you have the right to appeal to an independent body, the Valuation Tribunal.
Benefits information

What to do if you think the decision about your benefit is wrong

You will need to fill in an appeal form, you can do this online at www.valuationtribunal.gov.uk

You must send your appeal to the tribunal within two months of the date of this notice.

Other organisations that can help

Advice centres

Advice centres, like the Law Centre, can represent you and help you understand the reasons for decisions about housing benefit and local council tax support. They can also help you to fill in forms or to write a letter. They will sometimes go with you to the tribunal that hears your appeal.

It will help the advice centre if you show them any letters you have about the decision that you think is wrong. Trade unions may also offer free advice to their members. They may also be able to speak for you at the tribunal that hears your appeal.

You can find addresses for these organisations in the business section of the phone book, the Thomson Local directory, the Yellow Pages or at a library.

If you live abroad

You can ask someone in Great Britain to act for you. They may be able to get help from a solicitor under the Legal Advice and Assistance Scheme. The scheme does not cover the cost of a solicitor to help you at a hearing. See above.

Notes about the appeals form

• Remember that your appeal must reach the council within one month of the date at the top of the letter telling you about the decision.

• If you are submitting a late appeal i.e. more than one month after the decision was made, you must say why your appeal has been delayed.

• If you need more space, use another sheet of paper. Remember to put your name and address at the top of all extra pages.
Benefits information  What to do if you think the decision about your benefit is wrong

Appeals form

Title
Surname
All other names
Address

Have you arranged for someone to help you with your appeal?  
Yes  No

Their full name
Their address

Sign this box to authorise this person to act on your behalf

Date at the top of the decision letter

Use this space to say what the decision is that you are appealing against and why you do not agree with the decision (If you require more space, please use additional sheets and attach them to this form)

Once completed take or send this form to one of the council offices (see page 8 for details).

Signature
Date
Benefits information

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Where can I get more advice?
If you would like more information on benefits, please refer to our website at iwight.com and follow resident services, then scroll down to the benefits and council tax tab. Alternatively visit direct.gov.uk

If you want more help or advice, you can contact us at:

Tel: 01983 823950
Email: housing.benefit@iow.gov.uk

Documents may be provided to:

Customer Services Centre
County Hall,
Newport,
Isle of Wight
PO30 1UD

Opening times:
8.30am to 5pm, Monday, Tuesday, Wednesday and Thursday.
8.30am to 4.30, Friday.

Ryde Help Centre
Ryde Library,
101 George Street,
Ryde,
Isle of Wight
PO33 2JE

Opening times:
9am to 12.15pm and 1.30 to 5pm, Monday, Tuesday and Friday.

Council tax

www.iwight.com/revsandbens ‘Do it online’

Email: council.tax@iow.gov.uk
Tel: 01983 823901

Contacting the Isle of Wight Council

Web: www.iwight.com
Tel: 01983 821000

Monday to Friday, 8am to 6pm
Saturday, 9am to 1pm

You can also get more help from the following websites:
www.dwp.gov.uk – Department for Work and Pensions
www.voa.gov.uk – The rent service at the Valuation Office
www.citizensadvice.org.uk – Citizens Advice

Independent advice

If you need independent advice, contact your local citizens advice bureau. You can find their phone number (and the numbers for other local advice agencies) in the phone book and at your local library, or by visiting the council website.

Or you can visit:
www.iowlawcentre.org – IW Law Centre
www.ageuk.org.uk – Age UK
www.islehelp.org.uk – Isle Help
www.frontlineiow.org – Frontline Advice Centre

This leaflet is a guide and does not cover every circumstance. Some of the information in this leaflet may have been simplified and some information may become out of date because of changes to the law. We recommend that you get independent advice before making financial decisions based on this leaflet.

If you have difficulty understanding this document, please contact us on 01983 821000 and we will do our best to help you.