OVERSEAS TECHNICAL GUIDELINES – JULY 2024

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1. Property updating timeframes

We will use reasonable endeavours to ensure that, except where We are manually updating Your Member Data pursuant to Your instructions:

- updates to Your Member Data provided automatically to Us will appear on Our Platforms within 24 hours of receipt; or
- if You make changes to Your Member Data via RightmovePlus during a Business Day (between the hours 06:00 22:00 GMT), within 15 minutes, otherwise it may take up to 1 Business Day

2. Provision of RightmovePlus access

We will, subject to Your Membership type and upload method, use reasonable endeavours to provide access for You to add, amend or remove Your Member Data using RightmovePlus at all times, however we make no warranties that RightmovePlus will be available 24 hours a day, 7 days a week. We reserve the right to restrict access where necessary to comply with any Relevant Legislation or Codes, safety or security requirement.

3. Platform availability and performance

We will use reasonable endeavours to maintain the availability and performance of Our Platforms.

4. Maintaining data integrity

We will use reasonable endeavours to maintain the integrity of Your Member Data, but We accept no responsibility for checking the accuracy or appropriateness of Your Member Data and have no obligation to edit or review Your Member Data, although We reserve the right to edit, review, suppress or remove Your Member Data if We believe it is inaccurate, inappropriate or in Our opinion contravenes Our General Membership Terms and Conditions or any Relevant Legislation or Codes.

5. Data security

We will use reasonable endeavours to ensure that Your Member Data is not altered in such a way as to misrepresent any of the information contained within it.

6. Format and specification changes

We will use reasonable endeavours to notify You of changes to the specification and/or format in which You must provide Your Member Data at least 30 days in advance, except where changes are essential to the proper operation of Our Platforms in which case, We will notify You as soon as reasonably practicable.

7. Customer enquiries

We will use reasonable endeavours to forward all potential customer enquiries generated from Our Platforms to the contact address provided to Us by You for Your Locations as soon as reasonably practical. In the event of Our failure to do so, We will notify You within 2 Business Days of becoming aware of such failure.

8. Profile page display

We will, subject to Your Membership type and Our discretion, provide You with a profile page on Our Platforms, the entire content of which shall be subject to Our prior approval. You will comply with the following naming convention:

- Where there is a physical Branch Location, branch name must accurately reflect such geographical location.
- Unnecessary wording must be avoided (e.g. using words like 'Sales' in addition to the branch name).
- We don't allow branch names that list multiple locations like Alicante/Malaga/Barcelona. Where is the branch? If it's in Alicante, the branch name should be Alicante.
- Where there is no physical Branch Location, the branch name must not misrepresent the nature or geographical location of the business, therefore it must say "covering" or similar followed by the town, area or country. Where the branch advertises properties in different countries the branch name must say "International".
 - E.g. a virtual branch covering a specific geography should be called Johnstone & Rankin Covering Albufeira or Johnstone & Rankin Covering Central Algarve.
 - E.g. an agency with office premises in the UK and advertising properties in Spain, Portugal and France should be called Johnstone & Rankin, International.
- Where a branch is advertising a partnering agent's portfolio, the branch name must indicate the location which the partnership covers.
 - E.g. a Johnstone & Rankin branch advertising a partnering agency's portfolio in Torrevieja should be called 'Johnstone & Rankin, Covering Torrevieja'.

9. Marketing Your properties

You warrant that Your Member Data will only include information on unsold property or land appropriate to Your Membership:

- Where You or Your Client received the original instruction from a third party at one of Your Locations to sell such property or land prior to providing it to Us; or
- Where You or Your Client have developed or are developing such property or land at one of Your Locations. For the avoidance of doubt Your Member Data must not include details of property or land if You are not properly authorised to market or that is not freely available for sale.

For Estate Agency customers:

• If You have multiple Branch Locations, Your properties must only be advertised by the Branch Location that received the original instruction. For the avoidance of doubt, You must not advertise all properties through one Branch Location. We will not link properties from one Branch Location to another. This is so that it is clear to Users to which Branch Location they are enquiring about any particular property and so that RightmovePlus reports are not disrupted. We are able to set up any of Your Branch Locations to load

properties manually to Rightmove if required. For example if you do not wish to have a datafeed at a particular Branch Location. If You wish to manually upload Your properties, please do contact Us to arrange this.

- In order for multiple Locations operated by different Brands to market the same property, each Location must have a distinct instruction from the vendor that has arisen as a result of the vendor identifying 2 or more competing agencies and electing to instruct 2 or more of them.
- Rightmove reserves the right to remove duplicate property listings, if in Our reasonable opinion:
 - o there is no distinct instruction for each Location marketing the property; or
 - it appears that substantially all listings for one Location are also listed by another Location under Your Brand; or
 - multi-agency agreements for Locations under the same ownership are creating specific challenges or anomalies in market share or other Rightmove data when compared to other Members.
- If a property is listed on a joint agency agreement, and one of the agents isn't a Member, then the Member can only advertise the property if the joint agency agreement is written and signed on their letterhead.

10. Use of Property Image Carousel

You warrant that where You provide images to be shown with the property or land You or Your Client are marketing:

- such images are only of the property or land being offered, the occupier lifestyle, immediate locale and may in no way be deemed misleading to the offer; and
- You have permission to use such images (including but not limited to the copyright in such images).
- Your advert does not contain any photographs or static or animated images by which any living person can be identified.

11. Online Viewings/Virtual Tours/Property Videos

Where We have provided You the facility to add property videos, or virtual tours via Our Platforms, or have provided You the facility to upload Online Viewings via RightmovePlus, You must ensure:

- it is only of the property and land offered;
- You have the owner's permission to upload the online viewing to Our platform;
- it does not contain anything by which any living person can be identified;
- to take all reasonable steps to check the videos are suitable and does not contain anything which contravenes the Rightmove General Membership Terms and Conditions;
- videos do not contain anything that is likely to breach the Data Protection Laws (look out for things in the backgrounds of the videos such as inclusion of people, pictures of people, personal information);
- the quality of the video is reasonable.

12. Providing Your Data to Us

You will provide Your Member Data to Us in accordance with any specifications and/or in the format that We specify and in such a way as not to:

• interfere with the operation or functionality of Our Platforms;

- compromise Our Users' experience;
- have a detrimental effect on the quality of Our Platforms; or
- disadvantage Us over other property advertising portals.

13. Feed Providers

We reserve the right to switch off Your Feed Provider, which in turn switches You and Your properties invisible, if Your Feed Provider's actions result in the following (irrespective of whether Your Branch Locations were compromised or affected):

- a breach to regulations
- compromises the security of Our Platforms
- a breach of Our General Membership Terms and Conditions

14. Notices and Provision of contact email and telephone details to Us

You will provide Us with a valid working email address and a telephone number for each of Your Locations and will immediately advise Us of any changes or technical problems that would prevent Your Locations receiving emails or calls.

Where notices are served by email by either You or Us, any notices served after 4:30pm on a Business Day will not be deemed served until 9am on the following Business Day in accordance with the Civil Procedure Rules, section 6.26.

15. Your use of personal User Data supplied by Us

You warrant that You will:

- comply with all reasonable requests and preferences expressed by Our Users
- comply fully with Your obligations under Data Protection Law with respect to personal data We send or make available to You
- not make any User Data available to third parties without explicit consent
- gain Your own legitimate interest or consent bases for processing any personal data We send or make available to You if you wish to add said personal data to Your own marketing databases.
- not use the User Data supplied by Us for any purpose other than the performance of Your Contract with Us; this includes not passing User Data to any other third party, including data feed providers, for any marketing, data analysis or on-selling purposes without Our express written consent.

16. Branch advertising integrity

You warrant that Your Member Data and display adverts:

- where they include details of Your commission or fees, describe these items in accordance with The UK Code of Non-broadcast Advertising and Direct & Promotional Marketing (CAP Code) and The Property Ombudsman (TPO) Code of Practice; and
- do not include specific comparisons with third parties.

17. Property advertising integrity

You warrant that You own or have consent/permission to use all data that comprises Your Member Data and that Your Member Data:

- is accurate, appropriate, relevant, complete and may not be deemed misleading;
- is of a professional and inoffensive nature;
- is a genuine property listing and is not a 'joke' or false listing (including but not limited to a "haunted house" during the Halloween period or "Santa's Grotto" during the Christmas period);
- does not include any references to gambling or raffles;
- is to the best of Your knowledge free from known viruses, disabling programs and devices;
- does not breach any obligations of confidentiality or privacy;
- is not being displayed against the wishes of the person, firm or corporate entity from whom You or Your Client acquired it;
- does not include details of Your commission, fees (except buyer fees), or specific comparisons with third parties who We perceive to be competitors of You or Your Client;
- any links or references to any website or any other information that is specifically excluded that We deem to be inappropriate to Your Membership;
- You warrant that a valid document of instruction or memorandum of sale will be supplied upon Our request; should We require confirmation on the advertising situation of a property listing on one of Your Locations.

You are required to supply the correct property address for all Your property listings. This ensures We accurately display the property in the correct search results. In the instance where a location is not available within Our Gazetteer, You can map Your property.

18. Updating of Your property advertising

You will use reasonable endeavours to update Your Member Data to ensure that it is and remains correct and accurate including but not limited to any alterations to:

- prices;
- availability; and
- the display of any of Your Member Data.

Where there is a material change or update of Member Data, You will ensure Your Member Data is amended accordingly within 1 Business Day.

You agree that Your property listings will only be shown as 'reduced' on Our Platforms (and subject to an email alert) if the reduction is at least 2% of the property price. This can be added up incrementally within 5 working days if Rightmove are contacted directly. The 2% threshold is a commercial decision taken by Rightmove to reduce portal juggling. You should use the property description free text to highlight where a property has been reduced, including a 'was/now', even if the 2% threshold has not been met as reducing the price by any amount is technically a reduction and must be advertised as such, as long as this is not misleading.

"Fall Through" means where a property, which has been advertised for sale as 'Sold Subject to Contract' or 'under offer', and marked as such on Our Platforms, but before said property transaction could be completed the buyer withdrew. The reason for the buyer withdrawing is irrelevant for the purposes of whether or not it is a fall through.

We can re-list Your Fall Through property if it has been:

- unavailable for 7 weeks or more
- was made available in the last 7 days
- has had no property alerts in the last 7 days.

That will mean your property will go out in Instant Alerts and show with a new added-on date.

In relation to Fall Through properties, You understand that inaccurately declaring a property as a Fall Through is likely to be classed as a misleading action contrary to Regulation 5 of the Consumer Protection from Unfair Trading Regulations 2008, with a resultant penalty of a fine and/or up to 2 years imprisonment, and that, if requested, You authorise Us to provide confirmation of this declaration to National Trading Standards or any statutory body to assist in their investigations. You understand that inaccurately declaring a property as a Fall Through will be classed by Us as a breach of clause 4.1.3 of the General Terms and Conditions and will result in Us terminating Your Membership in accordance with clause 10.2.5 of the General Terms and Conditions. You agree to use the following language when properly declaring a property to be a Fall Through: "I declare this property as a fall through and request that it be returned to market."

19. When a property listing has an interested buyer

Should a property become unavailable due to a change in the property's status You will ensure that the status of the property is changed from "Available" to the correct corresponding property status of either:

- Sold subject to contract (SSTC);
- Under offer; or
- Reserved

In the event that the property sale has exchanged or completed, You will ensure the removal of the property from Our Platforms.

You warrant that each property which forms part of Your Member Data will not exceed the permitted time that it may remain in a particular property status, other than "Available". Further details of when property statuses should be updated are set out in paragraph 20 and the Data Quality requirements table below.

20. Length of time a property may be advertised as having an interested buyer

Your sales properties may remain with the following property status for a period of no longer than 6 months:

- SSTC;
- Under offer;
- Reserved.

21. Reselling of Rightmove services

You warrant that You will not without Our written permission directly or, in Our opinion indirectly, sell or provide another business that would be eligible for Membership, irrespective of whether that business that would be eligible for Membership is Your Client, with access to Our Platforms, RightmovePlus or any other Services provided to You by Us as part of Your Membership.

22. Use of links to external websites

We retain the right to edit, suppress, remove or amend any links or similar to third party sites, documents or associated data if, in Our opinion, the operation of such links will adversely affect in any way the performance of Our Platforms or the User experience of using Our Platforms.

23. Telephone Recording Guidelines

When You sign Your Contract to become a Member, You agree to telephone recording. Such telephone recording will be switched on automatically pursuant to the Telephone Recording Terms and Conditions. Please contact Us to let Us know if You wish to opt out.

24. Vetting, Fraud Prevention Checks and Breaches

We reserve the right to re-vet or perform checks on Our Members at any time to ensure compliance with the Rightmove General Membership Terms and Conditions. The personal information we have collected from You may be shared with fraud prevention agencies who will use it to prevent fraud and money-laundering and to verify Your identity. If fraud is detected, You could be refused certain services, finance, or employment. Further details of how Your information will be used by Us and these fraud prevention agencies, and Your data protection rights, can be found by visiting https://www.cifas.org.uk/fpn.

If You provide inaccurate or misleading information during Our Vetting checks, We shall have the right to terminate Your Membership in accordance with the General Membership Terms and Conditions.

If We believe You are in breach of Our General Membership Terms and Conditions, or We need to confirm You have remedied a breach We have notified You of, We reserve the right to investigate, which can include conducting mystery shops. If We identify or suspect any impropriety on Your part, We shall have the right to notify any relevant enforcement authorities of such impropriety.

If We notify You of a breach pursuant to clause 10.2.1 of the General Membership Terms and Conditions and You remedy such breach within the 14 day period and then You subsequently commit the same or similar breach (in Our opinion) again, We reserve the right to terminate Your Rightmove Membership with immediate effect.

If Your Contract is terminated pursuant to clause 10.2 of the General Membership Terms and Conditions, and You subsequently rejoin as a Member and commit the same or similar breach (in Our opinion) again, then We reserve the right to terminate Your Rightmove Membership with immediate effect.

Where a potential new Member, or any person Associated with them has held a Membership with Us at any point in the past and there are outstanding Charges associated with that Membership, all such outstanding Charges must be repaid in full before they may join Us.

Where an existing Member is found to be Associated with any person who has held a Membership with Us at any point in the past and there are outstanding Charges associated with that Membership, all such outstanding Charges must be repaid in full.

"Associated" includes any principal, partner, director, or employee of a firm who has held a Membership with Us prior to the date the contract is signed and/or a close family member of any of the above. Close family member includes spouses, partners, parents, grandparents, children, aunts, uncles, nieces, nephews, cousins and includes family members by virtue of marriage (for example stepchildren), adoption and both the full blood and half blood.

25. Authority to sign

Individuals in Your organisation designated as the "Overall Authority" must have the ability to enter into and sign contracts on behalf of You and, where We have commenced the Services, You agree to be bound by the terms of Your Contract irrespective of who signed Your Contract.

26. Definitions in these Technical Guidelines

Defined terms in these Technical Guidelines shall have the meaning given to them in the General Membership Terms and Conditions or Membership Classification Guidelines unless stated otherwise.

27. Sanctions Policy – Data Quality

- "Category A Data Quality Issue" means an issue with Your property listings which results in You being in breach of applicable legal requirements.
- "Category B Data Quality Issue" means an issue with Your property listings which results in You being in breach of Our Technical Guidelines, but not in breach of applicable legal requirements.

You agree to comply with Our Sanctions Policy for Category A Data Quality Issues as follows:

- If We identify a Category A Data Quality Issue with Your property listings, We will request that You remedy such issue within 3 Business Days. If You do not remedy the Category A Data Quality Issue in such period, We will remove Your property listings which do not comply with these Guidelines and/or the General Membership Terms and Conditions.
- If another Category A Data Quality Issue which is similar to the previous issue (in Our sole discretion) occurs up to 5 times within the 12 calendar months following the first time the Category A Data Quality Issue arose, We will ask You to remedy such Category A Data Quality Issue within 3 Business Days. If You do not remedy the Category A Data Quality Issue in such period, We will remove Your property listings which do not comply with these Guidelines and/or the General Membership Terms and Conditions and We may switch off Your Location, which means Your property listings will not be visible on Our Platforms.
- If another Category A Data Quality Issue occurs which is similar to the previous issue (in Our sole discretion) more than 5 times within the 12 calendar months after the first time such Category A Data Quality Issue arose, We have the right to switch off Your Location with immediate effect, which means Your property listings will not be visible on Our Platforms. We will review Your Membership with Us and have the right to terminate Your Membership under clause 10.2.5 of the General Membership Terms and Conditions.

You agree to comply with Our Sanctions Policy for Category B Data Quality Issues as follows:

• If We identify a Category B Data Quality Issue with Your property listings, We will request that You remedy such issue going forward.

- If another Category B Data Quality Issue which is similar to the previous issue (in Our sole discretion) occurs up to 5 times within the 12 calendar months following the first time the Category B Data Quality Issue arose, We will ask You to remedy such Category B Data Quality Issue as soon as possible. If You do not remedy the Category B Data Quality Issue in the period stipulated by Us, We will remove Your property listings which do not comply with these Guidelines and/or the General Membership Terms and Conditions and We may switch off Your Location, which means Your property listings will not be visible on Our Platforms.
- If another Category B Data Quality Issue occurs which is similar to the previous issue (in Our sole discretion) for the sixth time within the 12 calendar months after the first time such Category B Data Quality Issue arose, We have the right to switch off Your Location with immediate effect, which means Your property listings will not be visible on Our Platforms. We will switch on Your Location within 3 days of You notifying Us that You have remedied the Category B Data Quality Issue.
- If another Category B Data Quality Issue occurs which is similar to the previous issue (in Our sole discretion) for the seventh time within the 12 calendar months after the first time such Category B Data Quality Issue arose, We have the right to switch off Your Location with immediate effect, which means Your property listings will not be visible on Our Platforms. We will switch on Your Location within 5 days of You notifying Us that You have remedied the Category B Data Quality Issue.
- If another Category B Data Quality Issue occurs which is similar to the previous issue (in Our sole discretion) for the eighth time within the 12 calendar months after the first time such Category B Data Quality Issue arose, We have the right to switch off Your Location with immediate effect indefinitely, which means Your property listings will not be visible on Our Platforms. We will review Your Membership with Us and have the right to terminate Your Membership under clause 10.2.5 of the General Membership Terms and Conditions.

For further detail, please see the Data Quality Course of Action (available here: <u>https://www.rightmove.co.uk/for-agents.html</u>).

28. Sanctions Policy – Fraud

You agree to comply with Our Sanctions Policy for Fraud as follows:

- If We identify a data breach or suspicious activity, or have reasonable belief that there will be a data breach or suspicious activity ("Fraud Incident"), on Your account or if we are made aware of a Fraud Incident by third party, We have the right to take the following actions: lock Your account immediately; if We have reasonable belief that Your Rightmove account may have been compromised, We will switch off Your Locations; if We have reasonable belief that any Users have been affected, We will notify them and advise them to cease further communication. We will request that You to take various measures to assist and once completed to Our satisfaction, We will switch Your Locations on.
- If a Fraud Incident occurs more than twice on Your account, We have the right to take the following actions: lock Your account immediately; if We have reasonable belief that Your Rightmove account may have been compromised, We will switch off Your Locations; if We have reasonable belief that any Users have been affected, We will notify them and advise them to cease further communication. We have the right to switch off Your Locations with immediate effect, which means Your property listings will not be visible on Our Platforms. We will review Your Membership with Us and have the right to terminate Your Membership under clause 10.2.5 of the General Membership Terms and Conditions.

For further detail, please see the Fraud Course of Action (available here: <u>https://www.rightmove.co.uk/for-agents.html</u>).



Misuse of Media		
Property Images Carousels		
The use of a logo or other image that is not relevant to the property	Supply Your images clearly to show them at their best and achieve maximum results. Images should provide home hunters with the real vision of the property. Images must not be adapted in any way (including adding text to images). However, in circumstances where the location of the property, or if	
The use of borders, banners and corner flashes on images	other features relevant to the property, are unclear in the image (for example in a drone image), You may indicate on the image the relevant location, using an arrow or outline (or similar). You may use CGI / AI augmented images, provided that they are accompanied by current accurate images of the room or property. You must ensure that all images are specific to the property being advertised.	
The use of non-property images.	Non-property images are not permitted unless the image is a lifestyle image (see next section).	
The unclear use of lifestyle images on property listings	We advise caution and sensibility when using lifestyle imagery. Where used, lifestyle imagery must be accompanied with a caption to denote they are "Lifestyle images" or similar. The use of lifestyle imagery must not be deemed misleading to the offer of the property listing.	
The use of composite images (image within an image)	Draw home hunters to Your properties by providing clear and stimulating images. Ensure that each image area of the gallery has one single image provided.	
The use of a watermark that does not conform to Our criteria	To make sure Your images are presented clearly if watermarked, only white, translucent watermarks may be used, and they may be no larger than one-quarter of the overall image size. Watermarks should be white (for images) or grayscale (for floorplans). Opacity of watermarks should be 30% or lower. Logos may be used, but watermarks are only for the purpose of preventing image copyright and should contain no further messaging.	
Media links & Videos		
The use of links specifically for floorplans, brochures, online viewings or virtual tours	Providing consistency creates a positive User viewing experience, which is why We standardise the functions of the Website. All links must provide relevant, expected content and must not display direct or third party advertising. Links must go through to a contained area and must not purposefully drive Users through to other properties and or other services.	
The use of non-property specific content in videos	By interrupting the experience of a User, it may prevent them sending a valuable lead. This is why all videos displayed within the full details of property listings must only contain property specific content and do not carry direct or third party advertising. No additional media such as virtual tours and/or videos should direct a User to Your agency's website or any other external website.	
	It is important that You know where Your leads are being generated from and that We are providing You with value, which is why You must not include contact details or lead request forms.	
	It can be easy to inadvertently video personal data (e.g. family photos or individuals) or material which can cause offense when filming virtual tours/online viewings. You will need to take care to ensure You	



must ensure You do not include personal data in the video and edit out anything which identifies a living
individual or could cause offence.

29. Data Quality Requirements Table

Misuse of Properties Descriptive Text	
Summary and details pages	
The display of any fee or cost within the property details section	Intrigue home hunters with great descriptive details, specific to the property that will be valuable towards its success and set You apart from the rest.
	Apart from buyers' fees, We do not allow for the display of vendor fees or commission information to be included in property listings, or property details on Agents Microsites.
Amending Property Prices	You must seek agreement to amend a property price, and We can request to see evidence that a vendor has given permission for this change.
The promotion of any business or service that are not specific to the property The use of misleading or inaccurate statements within the	Sell Your properties with fantastic details, and really describe the property to its best. However, text and images (static or animated) used on a property listing must be specific or unique to the property being advertised in the interest of Your Client and in line with advertising best practice, regulations and guidance.
property details section	In accordance with Primary Authority advice, the term "bathroom" includes bathrooms, shower rooms and ensuites. This does not include separate toilets, wash hand basins or cloakrooms with toilets.
The display of Your own website address within the property details section.	To ensure that You know where You are getting the best value from Your advertising and clarity over the generation of Your leads, contact details, including: web addresses, phone and email details must not be included in Your property descriptions. We use reasonable endeavours to ensure that all of Your property
The use of telephone numbers or email addresses in the summary & description.	listings are displayed with clear branding and contact details that allow home hunters to contact You about the properties they are interested in.
The sole use of a second language that is not English within the Summary and details pages	The summary description of a property should only include English text. Property details pages can only include text of a second language if text in English initiates the description. The English language text must be a full translation of the second language or vice versa. Primarily displaying all listings in English is because the majority of Our audience is based in the UK.
Use of language such as "SOLD BY" or "ANOTHER SOLD BY"	When searching for properties, home hunters tell Us they want to see those properties that are available. We ask that property listings are used to best present the available property and not as a way to present



	past success, as this interferes with the User's experience in searching for a home and may deter them in selecting Your properties.
Use of status text such as Sold STC, Reserved or Under Offer, where this does not match the status on a listing.	Ensuring Your property listings appear in the correct search means that We get the properties in front of the right audience. It is for this reason that You must ensure Your properties are supplied with the correct status and that any text in the property listing that displays a status of unavailability is matched with the status that the property is provided with.
Providing an incorrect or deceiving address to advertise a property	Having Your properties appear in the correct geographical location is important to home hunters in understanding where the property is. It is why the correct property address must always be used. We use reasonable endeavours to ensure that Our Gazetteer is up to date, but in the instance where a town is not available within Our Gazetteer, You can map Your property. You can also contact the team at <u>Overseas.Support@Rightmove.co.uk</u> to add missing locations to Our Gazetteer.
The use of free text within the property address field	It is a free text field that gives You the freedom to display the location of the property on Your listing as You and Your Client require. You may only use the display address field for the locality of the property as is the expected experience for home hunters.
Raffles and other forms of gambling	Raffles and other forms of gambling are strictly prohibited on Rightmove. We will remove any property listings that make reference to raffles or gambling with immediate effect.
Displaying incorrect property status	
The required updating of properties that are Sold STC	Home hunters tell Us that the viewing of properties that they believe are 'Available' and later find out are 'Sold STC' is a big frustration to them. You must give Your prospective customers the clear position of a property and flag Your listings accordingly.
	Properties must be marked Sold STC from the point of acceptance of an offer until the point of completion.
	The accuracy of listings displayed in the search is important to the experience of home hunters. We will, where identified, remove properties We believe have been advertised within a status over an excessive period of time and/or after the expiry of the time periods for the application of a property status set out in paragraphs 19 and 20 above.
	The status of a property can be deemed by home hunters as a signifier of success of the advertiser. For this reason, only the advertising agent who has achieved the successful Sold STC status may advertise that property listing as Sold STC. The other advertiser/s may:
	 Continue to advertise the property listing as available if You are still accepting new offers. If offers are no longer being accepted, the property listing must be removed from the market by the other advertiser/s.
The required removal of properties that have been sold	It's important that We protect how Your potential customers perceive Your business. Home hunters tell Us that the display of property listings that are no longer available is by far their number one frustration in their experience of searching for a home.



	It is Your responsibility to keep Your property stock updated in accordance with paragraphs 16, 18,19 and 20 above and Sold property listings are removed upon completion. However, We reserve the right to remove listings that We believe are no longer on the market and may request You provide documentary proof to help Us establish the current status of a property listing.
Displaying an incorrect sale price	
Providing an incorrect or deceiving price to advertise a property	Having properties priced correctly is important as this ensures the advert comes up on relevant search results and helps home hunters in understanding their affordability. It is why the correct sale price must be provided at all times and not the price per square meter, for rent or one which in Our opinion seems completely disproportionate.
Misuse of email alerts and added in functionality	
The active reloading of properties that are already being advertised	Any unintentional or deliberate action which results in the reloading of properties to Our Platforms may impact home hunters, other Members and Your business.
	We will take any necessary action where We have reason to believe that properties have been repeatedly reloaded, either unintentionally or deliberately. All Members are responsible for ensuring that the provision of their data will not have a detrimental effect on the quality or the functionality of Our Platforms and are required to comply with the data obligations set out in these guidelines.
The active rotating of properties that have been previously advertised	The mass rotation of properties may affect the quality of the data on Our platform as well as the User journey, and that is why You must not mass rotate properties.
	We will take action where We have reason to believe that properties have been rotated <i>en masse</i> , either unintentionally or deliberately, causing a detrimental effect on the quality or functionality of Our Platform and/or on User experience.
	Advertisers wishing to display their complete portfolio are expected to increase their property allowance to match their stock levels.
Location and listing of properties	
The multiple listing of the same property by one or more branches	We will only accept one unique listing from a property from one of Your Locations even if 2 or more offices are contracted to sell. Please note this applies even when branches belong to different franchisees under the same company branding.
The multiple listing of similar units using the same photos, summary and full description	Properties should not be perceived as a pure duplication of stock as feedback from Users is they often ignore multiple listings that look virtually identical. In the instance where You advertise similar units under the same Location, We ask You to ensure that each advert displays a different set of the initial 2 images, and that the summary description is unique to each unit.
Logos	
The use of any logo that is not Your specific company trading logo	We require that the logo supplied to Rightmove for use must be the official trademark of the business, with no variations in wording and additional text.
Property Types	



Displaying a property as a new home	It's really important that We get Your properties in the right search in front of the right people. It is for this reason that only properties which have been newly built (i.e. have never been lived in) or that have had a change of use are advertised as a 'New Home'.
	For the same reasons as set out above, all properties newly built (i.e. have never been lived in) or that have had a change of use are clearly defined as a 'New Home' using the 'New Home' flag.
The representation of any text or price that we deem to be misleading to Users of the site	Giving a prospective customer the full view of the offer is important and therefore, where a price displayed on a property listing forms part of a discount, the detail/breakdown of the price and discount must be clearly presented within the summary and description of the property listing. This includes (but not limited to) Fractional Ownership.
The display of UK based properties in Overseas searches.	If You have a property located in the UK that You wish to advertise, You should contact Our UK team. As the display of properties located in the UK in an Overseas search simply puts the property in front of the wrong audience and disrupts the home hunting experience, We ask that UK properties are removed.
The display of To Let properties in Overseas searches.	Rightmove Overseas supports properties For Sale only. Rental properties are not permitted on Rightmove Overseas and We will remove any property listings that are advertising properties for rent.

Misuse of Profile Page	
The use of bold claims and statements on Your office profile page	We ask that all claims that have a higher value or advantage over other Members are suitably evidenced and disclaimed in line with advertising best practice, regulations, and guidance.
The display of any fees or costs on Your office profile page	Profile pages are the ideal place to promote Your business, history, ethics, successes and service levels. Fees, rates or charges may be displayed in the profile page section within the text description. However, You must ensure that all descriptive data is displayed in accordance with advertising best practices, regulations, and guidance.
The use of website addresses on Your office profile page	A safe and consistent site is important to the experience of Users of the Website; You must ensure that external links to other websites are not included in the profile page.
The use of phone numbers that are not registered with Your company on Your office profile page	It is really important to Us that Our Members get the best value from Our Platforms and that Users of Our Platforms have a great experience and are safe. Therefore, only the phone number for the services that You advertise with Us can be used and registered against a Location.
The use of any image We deem to be inappropriate for the office profile page	 With the profile page being Your place to shout about Your business, this would seem unlikely to be an issue. However, the imagery You use must be: A branch photo (internal/external) The business logo Or images related to Your Brand No images may contain offers, services or fees.
The promotion of Our competitors' websites or names on Your office profile page	The profile page is a place to advertise Your business. You must not mention or display details of businesses We deem to be competitors to Rightmove on Our Platforms.
The use of an office address that is not relevant or registered under Your company name	We provide You with a location on the profile page to tell prospective customers how they may contact You and also Your Location, so they can come and see You. It is therefore vital that You ensure that the address advertised on Rightmove is relevant and registered under Your company name.



Material Information for Property Listings	
Material information for property listings	We expect Members to comply with National Trading Standards' material information for property listing requirements pursuant to the Consumer Protection from Unfair Trading Regulations 2008 (available here: for sales: <u>Material Information Guidance for Property Sales (rightmove.co.uk)</u> and here for lettings: <u>Material-Information-in-Property-Listings-Lettings-v1.0.pdf (rightmove.co.uk)</u> as may be amended from time to time). For a glossary of terms, please click here: <u>https://www.rightmove.co.uk/guides/property-details-glossary/</u> .
Price on application and other price qualifiers	We will remove "Price on Application" and other price qualifiers (including but not limited to "Offers Invited" and "Sale by Tender") which obscure the price on Our Platforms for new property listings added from 01 July 2022. This includes properties which have been relisted and added from 01 July 2022. Please see here for further information: <u>https://hub.rightmove.co.uk/content/uploads/2022/06/POA-opinion-</u> <u>May-2022-version-2.pdf</u>
Managed freehold properties	For managed freehold properties where there is a requirement to contribute to common areas, such as car parking or the access road to the property, such charges should be included in the property description field.
Commonhold properties	For commonhold properties, We recommend that You include the Commonhold Community Statement in the second brochure field.