Dear Sir / Madam

RE: Ensuring Equality in Access to Council Services for Roma Communities

I write to you on behalf of the Equal Rights Trust, to share with you the findings of consultation meetings which we have undertaken with members of the migrant Roma community in consultation meetings held in Oldham, and to make recommendations for how the Council could better meet its obligations under the Equality Act 2010. These consultations have revealed the existence of significant barriers which prevent members of this community from accessing employment and housing in Oldham on an equal basis with others. Through this letter we seek to bring these issues to your attention, given your obligations under the Equality Act 2010.

We invite you to consider the information presented below in light of Oldham Council’s obligations under the Equality Act 2010, and specifically obligations under the Public Sector Equality Duty, which requires the Council to have due regard to the need to eliminate discrimination and promote equality of opportunity in access to its services. This letter makes specific recommendations for how the Council could better meet its obligations under the Public Sector Equality Duty. We would be grateful if you would respond to this communication to set out the steps which the Council is taking, or intends to take, to address these recommendations, and any other measures which you are taking to ensure that Roma persons in your borough are able to access services on an equal basis with others.

Background

The Equal Rights Trust is an international non-governmental organisation whose purpose is to combat discrimination and promote equality as a fundamental human right and a basic principle of social justice. The Trust recently concluded a project in the United Kingdom entitled “Equal Rights for Roma, Gypsies and Travellers Programme – Immigrant Roma”, the purpose of which was to increase the awareness of migrant Roma communities of the rights afforded to them by the Equality Act and other laws, and thus enable them to access public services on an equal basis with others.

1 The term “Roma” as the Council of Europe defines it refers to a wide range of communities, including Gypsies and Travellers, who do not necessarily identify as Roma. The UK Government uses the term Roma “for people of Roma origin who have come to the UK in recent years, particularly following the end of the Cold war and successive enlargements of the EU in 2004 and 2007”. This letter adopts the latter definition.

2 Equality Act 2010, section 149.
The Roma community is constituted of a diverse group of individuals and communities, brought together by a distinct and common culture, language and history. Within the United Kingdom, the term 'Roma' is largely synonymous with migrants typically arriving from Central and Eastern Europe. Currently, there are an estimated over 10 million Roma people living in Europe and they are considered one of the largest ethnic minorities in the region. Since the 1990s, increasing numbers of Roma families and individuals have migrated to the United Kingdom. Today, there are an estimated 197,705 migrant Roma living in the United Kingdom. However, the exact number is difficult to ascertain, due to a lack of accurate data held by the government and the fact that many Roma avoid declaring their ethnicity, using their nationality instead, because of fears of discrimination and racism.

Despite a relatively robust framework of law, policies, institutions and practices designed to ensure the enjoyment of the right to non-discrimination on grounds including ethnicity, the Roma remain deeply marginalised in the United Kingdom. The situation of the Roma in the United Kingdom has been exacerbated by a sharp rise in anti-migrant Roma xenophobia in reaction to the lifting of restrictions for Bulgarian and Romanian workers in January 2014. The absence of reliable data related to immigrant Roma and the confusion in the public mind of Roma and Romanians feed into the amalgam of anti-Gypsyism and anti-migrant racism. Thus, the Roma are living in an increasingly hostile environment, experiencing exclusion from many areas of life and often unable to access public services such as housing, healthcare and social assistance on an equal basis with others. Many Roma in the United Kingdom work for low wages and their distinct vulnerabilities are often exploited.

Our work with the Roma in the United Kingdom is focused on increasing their understanding of the rights available to them under the Equality Act 2010 and increasing the understanding of public bodies and service providers of the specific needs of the Roma. In the course of this project, we have worked in partnership with the Roma Support Group (London), Clifton Learning Partnership (Rotherham), Roma Community Care (Derby) and the University of Salford (Greater Manchester) to convene consultative workshops with the Roma communities in four of the regions of the United Kingdom with the largest migrant Roma populations: Greater London, South Yorkshire, Greater Manchester and the East Midlands. We have also facilitated forums in which members of the Roma community and local service providers in these areas can discuss the challenges faced by migrant Roma in accessing basic services and how service providers can meet their obligations under the Equality Act to promote equality of opportunity in access to these services.

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7 See above, note 4.
Consultation Findings

During our consultation meetings in Oldham, we were pleased to learn of a significant number of positive initiatives which the Council has launched to engage Roma communities and address the barriers which prevent Roma persons from accessing services on an equal basis with others. The appointment of a Roma individual to work on integration and communication, the provision of English language classes and the Early Help Service providing support to minority communities in accessing basic services are all positive examples of the steps which the Council is taking. Nevertheless, the information provided at our consultation sessions indicates that Roma persons in your area continue to experience disadvantage in some important areas of life.

One significant area of concern raised during our consultations was access to employment. Many Roma with whom we spoke expressed concern that they were subject to direct discrimination\(^8\) when applying for work. One person informed us that when enquiring about job opportunities over the telephone, employers ask his nationality and then hang up once they hear the response. Another person stated that a diploma from another European Union country is not recognised by potential employers.

The Trust recognises that these examples involve discrimination by private employers and that the extent to which the Council can address such practices is limited. Nevertheless, these examples do indicate that there is a need for the Council to provide additional support to Roma persons seeking to access employment. Such measures would be consistent with the Council’s obligations to have “due regard to the need to (...) encourage persons who share a relevant protected characteristic to participate in public life or in any other activity in which participation by such persons is disproportionately low” as required by section 149(3)(c) of the Equality Act. In this light, the Trust was pleased by commitments made by Council outreach workers to support those seeking employment and training. However, concerns raised by participants at our meetings about the lack of translation and interpretation for persons accessing Council employment services highlight an area in which the Council could do more.

During our consultation meetings, we found that the Roma community in Oldham faces significant discrimination from private landlords. Such discrimination took various forms, but many of those with whom we spoke made claims that they had received racist treatment from their landlords. For example, some individuals claimed that when they made complaints to their landlords about the maintenance of their accommodation, they were mistreated and ignored. Overcrowding was also identified as a serious issue. A police officer at one session attested to the fact that he had visited overcrowded homes – with as many as eight to twelve people in a two-bedroom house – without electricity and with insufficient food preparation areas. A Roma participant at the same event stated that landlords rent a single room in a house to a family of four. Further, the Trust was gravely concerned to find that almost none of the participants who privately rented accommodation in Oldham were aware of whether their tenancy deposits were protected, as required by law. Based on our consultations, we believe that problems of overcrowding, poor quality accommodation and the absence of tenancy protections affect Roma persons disproportionately because of their ethnicity.

The Trust welcomes the fact that the Council’s environmental health team is focused on addressing issues of overcrowding and poor quality housing. Again, however, the Trust would urge the Council to give further consideration to the particular needs of Roma persons, and the greater vulnerability of many Roma in private rented accommodation, resulting from their language difficulties, economic insecurity and their migrant status.

\(\footnote{\text{See above, note 2, section 9(1).}}\)
**Recommendations**

While we welcome the work which the Council is doing, we urge consideration of whether and how the Council could take further steps to meet the specific needs of Roma persons and encourage Roma persons to participate in areas such as employment where participation is disproportionately low, as required by section 149(3)(b) and (c) of the Equality Act.

Therefore, the Equal Rights Trust calls upon the Oldham Council to act in line with its obligations under section 149 of the Equality Act by: (a) conducting an investigation into language, information and other barriers which restrict access to council services for persons of Roma ethnicity, and taking such measures as are necessary to enhance participation in areas where problems are identified; (b) proactively engaging with the Roma community in the area to share information about council services, correct misunderstandings and allay concerns about the Council’s work; (c) increasing and improving its efforts to support members of the Roma community to access employment, and ensuring that services which are focused on increasing employment in the area address the specific needs of the Roma community; (d) conducting an investigation into discrimination against Roma persons in the area of housing, and taking such steps as are necessary to promote equality of opportunity for these persons; (e) taking enforcement action against landlords found to be discriminating against Roma persons.

Beyond the specific recommendations above, the Council has a general obligation under the Public Sector Equality Duty to eliminate discrimination and promote equality of opportunity on the basis of race and other protected characteristics. As such, we are aware that the Council may already be taking steps to ensure equality of access to Council services for Roma and other minority ethnic communities. We would be grateful if you could also provide us with any information on any measures which the Council has taken, and of the ways in which these measures are monitored. In particular, we would be interested to know how the Council is working to ensure that private landlords are meeting their obligations under the Equality Act, and how this is monitored.

We hope that the information provided in this letter relevant and useful in respect of the Council’s obligations under the Equality Act 2010. Should you require further information or advice, the Trust would be very happy to assist. We look forward to hearing from you and to cooperating with you to address the issues identified in this letter.

Yours sincerely

Dr Dimitrina Petrova  
Executive Director, Equal Rights Trust