### ASSURED SHORTHOLD TENANCY AGREEMENT

for a self-contained property

#### THIS AGREEMENT MUST NOT BE USED:

- Where the landlord is resident on the premises
- Where the landlord has served a notice that the tenancy is NOT to be an assured shorthold tenancy

Where the tenant was previously a tenant under a fully assured tenancy granted by the landlord and the tenant has not given the landlord notice requesting a shorthold tenancy

Date of this Agreement (after all the parties have signed):

#### THIS TENANCY AGA REMENT IS BETWEEN

Name and Address of Landlord

("The Landlord") **AND** 

Name(s) of **Tenants** 

₹ then ("The Tenant") (in case of joint tenants the word "Tenant" applies to each of the case names of all joint tenants should be inserted) 

**Property** (insert property address)

Together with items in the Property as set out in the inventory signed by both parties.

A term certain of **Term** 

> from (Start date)

> to (End date)

(if no start or end time is given, the date includes the whole day from midnight to midnight)

#### PAYMENT OF RENT FOR THE PROPERTY

The Rent is the sum of £ for every week/month\* of letting.

Payable as a single payment of £ in advance on day of

and thereafter every Weeks/months\* in advance from day of

Rent shall/shall not\* include Water charges.

Rent shall/shall not\* include Gas charges.

Rent shall/shall not\* include Electricity charges.

Rent shall/shall not\* include Broadband/Internet charges

(\*delete as ppropriate)

#### **DEPOSIT**

A deposit of £(if one insert 'NIL') is due, which will be held under the terms of	
0,	(insert scheme name OR 'n/a if no
deposit) which is a government authorised tenancy of	leposit protection scheme. The Landlord will
provide the Tenant with scheme, ails within 30 days	after receiving the deposit. The Landlord can
use the deposit to pay any sums who the Tenant is I	iable to pay under this Agreement, including
reasonable compensation for breach as of the Tenant'	

#### **GENERAL LETTING PROVISIONS**

- 1. The Landlord and the to let and the Tenant agrees to take a tenancy of the Property for the Term at the Rent and on the terms and conditions set out in the greement.
- 2. The tenancy will be an As are d Shorthold Tenancy (as defined in section 20 of the Housing Act & 3). The Landlord cannot without a court order lawfully gain poss section of the Property whilst the Tenant is living at the Property. The Landlord will be entitled to apply to court for possession when the Term ends, without having to prove that the Tenant is at fault. During the Term, the Landlord may only apply for a court order for possession as allowed by clause 13 of this Agreement.

#### **Change of Rent**

3. The Landlord must not increase the Rent before in Term expires. The Landlord can increase the Rent if the Term has expired, and the Tenant has been in occupation for at least 12 month. And it is at least 12 months since the last Rent increase.

## Service of notices to the Tenant and the Landlord

- 4. (a) Any notice to the Tenant shall be deemed properly served sent by first-class pre-paid post or delivered by hand to the Property.
  - (b) Any notice to the Landlord shall be deemed properly served if sent by first-class pre-paid post or delivered by hand to the last-known address or registered office of the Landlord or his/her agent.

#### Meaning of Landlord

- 5. Where the context admits -
  - (a) The "Landlord" includes the person(s) named as such in this Agreement and anyone who subsequently acquires their interest in the Property.

#### **Tenant**

Joint and several liability

F rs nal data

- (b) "The Tenant" includes the person(s) named as such in this Agreement and anyone who subsequently acquires their interest in the Property.
- 6. Where more than one person is the Tenant, any of them individually is liable for all the Tenant's obligations in this Agreement, as well as being jointly liable with the other Tenants. This means that any one Tenant could be asked to pay the Rent in full.
- nai 7. (a) Each of the parties is entitled to use the other's personal data to the extent necessary for complying with and enforcing the terms of this agreement, or in order to enter into this agreement, and agrees not to use it for any other purpose. Such use may include storing on paper or electronic media and, to the extent necessary, sending to professional advisers, a party's bank, the local authority, the police, UK Border Agency, utility providers and other agencies with a legitimate interest in processing the data.
  - (b) Each of the parties agrees that they will take reasonable steps to keep any personal data about the other secure, accurate and o no longer than necessary (and in any event for not longer years after expiry of the Term). Each party will provide the othe with details of the personal data they hold on the other, and how it is used, within one month of being requested to do so, and corre at immediately, or erase it when no longer required, if requested.
  - (c) Complaints the way personal data is processed may be made to the Information Commissioner's Office.

#### **TENANT'S OBLIGATIONS**

Payment of rent and other charges

**Council Tax** 

Damage to the Property

**Nuisance and Anti-Social Behaviour** 

- 8. The Tenant must behave in a tenant-in manner and will:
  - (a) Pay the Rent at the times and in the pranner specified.
  - (b) Pay for all gas and electric light and pole which shall be consumed or supplied on or to the Property change the Tenancy and the amount of charges made for the use of the telephone and internet (if any) on the Property or such property of such property of them as is agreed by the parties.
  - (c) Pay the Council Tax if any is payable on the Property the Term.
  - (d) Not damage the Property (or items provided by the Landled) or make any alterations or additions or decorate any part of the Property without prior written consent or either the Landlord or his or her agent.
  - (e) Not do, or tolerate on the Property, anything which may be or become a nuisance or annoyance to the Landlord or to the occupiers of any neighbouring properties (this would include obstructing pavements, allowing the Property to look untidy, making unreasonable noise and other inconsiderate behaviours).



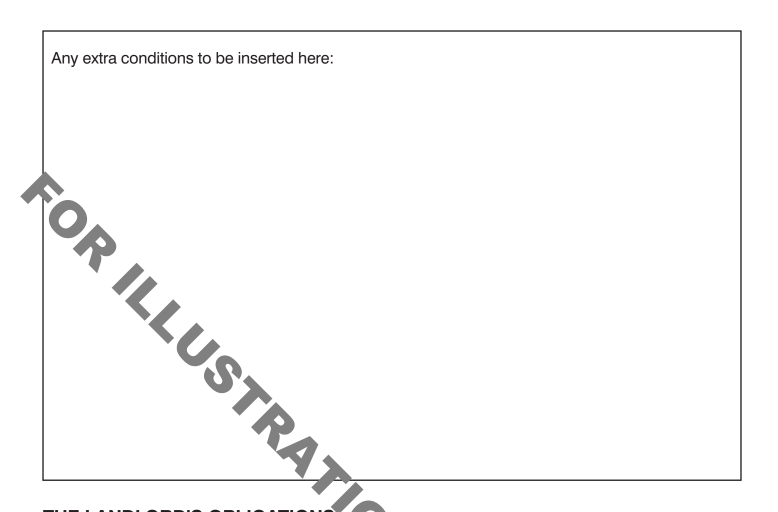
**Allow Reasonable** Access

**Forwarding** notices

**Report of Disrepair** 

At the end of the Tenancy

- (f) Not to cause, or allow household members, or visitors to engage in anti-social behaviour, which means any conduct causing or capable of causing a nuisance or annoyance to the landlord, other occupiers, neighbours or people engaging in lawful activity within the locality. (Examples of anti-social behaviour include failure to control dogs or children, leaving gardens untidy, not properly a perception or perception of disposing of rubbish, inconsiderate use of the property, as well as more serious problems such as noise, violent and criminal behaviour, domestic abuse, the supply and use of controlled drugs, and intimidation, harassment or victimisation on the grounds of a persons' race, sex (gender), sexual orientation, disability, age, religion or belief, pregnancy or maternity status, socio-economic
  - (g) Not to do anything at the Property which would be likely to invalidate the Landlord's insurance or make the insurance premiums go up (and the Landlord agrees to provide the Tenant with a copy of the insurance policy within 7 days of request).
  - siness or let rooms or receive paying guests or use the Property any other purpose than that of a private residence (this does
  - (i) Not are the Property with anyone who is not named in this Agreement, or part with the possession of or sub-let the Property or any part of will out the Landlord's written consent (such consent not to be unreas ably withheld).
  - (j) If the Landlord was given at least 24 hours' advance notice, or to allow the Landlord pople acting on the Landlord's behalf access at all reasonable turn of the day to inspect the condition of the Property or adjoining property and carry out any necessary works.
  - (k) To allow the Landlord or people asting on the Landlord's behalf access at any time, without advance otile, in an emergency.
  - (I) To inform the Landlord immediately or receipt of any official notice served at the Property or any of an notice or post addressed to the Landlord.
  - (m) Promptly report those items of disrepair which are the Landlord's responsibility (see clause 11) to the Landlo do his/her agent.
  - (n) To vacate the Property at the end of the Term and leave of the same condition and state of cleanliness as it was in at the beginning of the Tenancy (allowing for fair wear and tear).
  - (o) To pay the Landlord the reasonable costs of repair, replacement or cleaning if the Tenant does not leave the Property in the condition required by this Agreement (but the Tenant does not have to pay for or repair any damage caused by insured risks or by reasonable wear and tear).
  - (I) To leave the furniture and other items provided by the Landlord in the rooms or places in which they were situated at the beginning of the Tenancy.



#### THE LANDLORD'S OBLIGATIONS

#### Payment of rates

- 9. The Landlord agr s with the Tenant as follows -
  - (a) To pay all outgoing a respect of the Property (except for those which are the Tenant's responsibility in this Agreement) and to reimburse the Tenant for any ach outgoings which the Tenant pays on the Landlord's behalf

#### Quiet enjoyment

(b) That as long as the Tenant correct is with its obligations in this Agreement, the Tenant may have to session of the Property without undue interference or interrupies, from the Landlord or anyone explicitly or impliedly authorised to the Landlord.

#### **Decorations**

**10.**The Landlord shall be responsible for all interval and external decorations (but can re-charge the reasonable cost of repairing damage to decorations caused by the Tenant if the damage goes beyond fair wear and tear and was not caused by an lost ed risk).

#### **Duty of repair**

- 11. Sections 11 to 16 of the Landlord and Tenant Act 1985 apply which mean that the Landlord is responsible for the following:
  - (a) to keep in repair the structure and exterior of the Property (including drains, gutters and external pipes),
  - (b) to keep in repair and proper working order the installations in the Property for the supply of water, gas and electricity and for sanitation (including basins, sinks, baths and sanitary conveniences, but not other fixtures, fittings and appliances for making use of the supply of water, gas or electricity), and
  - (c) to keep in repair and proper working order the installations in the Property for space heating and heating water.

#### Statutory duties

- **12.** The Landlord is responsible for making sure that the Property and any items supplied for the Tenant's use are safe and comply with all statutory requirements, specifically (but without restricting that overall obligation)
  - (a) Obtaining any necessary HMO licences and planning consents
  - (b) If the Property is within an area of selective licensing, obtaining an appropriate licence;
  - (c) Complying with the conditions in any licence and/or planning consent
  - (d) Checking gas appliances at least once a year
  - (e) Making sure the electrical installations are safe
  - (f) Providing smoke and (if applicable) carbon monoxide alarms

# EXTENDING 147 TENANCY OR ENDING IT EARLY

#### Early termination

- 3. The Landlord can apply for a court order to end the tenancy before the expiry of the Term on any of the following grounds, set out in edule 2 of the Housing Act 1986:
  - round 7A Serious criminal offences
  - Gro, Id B Immigration status
  - Ground Serious arrears of rent
  - Ground 17 Some arrears of rent
  - Ground 11 Pe sistent delay in paying rent
  - Ground 12 Ier . I has not complied with agreement
  - Ground 13 Tena , neglecting the property
  - Ground 14 Nuisance in inti-social behaviour
  - Ground 14ZA Criminal of Inces
  - Ground 15 Mis-use of cust rate
- 14. The Tenant does not have the right o end the tenancy before the expiry of the Term unless the local schority has assessed the Property as being unfit for habitation. The Tenant may, with the Landlord's written consent (which will not be unreasonably withheld) be released from the tenancy below on Term expires if the Tenant finds a reasonably suitable alternative to ake their place for the remainder of the Term.

#### **Extension of tenancy**

- 15. If the Landlord does not want the Tenant to stay at the when the Term expires, the Landlord should give the Tenant least 2 months' advance written notice under section 21 of Me Housing Act 1988 (there is a prescribed form for this).
- **16**. If the Tenant stays in possession of the Property at the end of the Term, a statutory periodic tenancy will arise. It will be on the same terms as this Agreement, except that it can be ended by written notice to quit. The period of the tenancy will be the period for which rent was last paid under the fixed term tenancy. That will determine the amount of notice that needs to be given. For a tenant the minimum notice is 4 weeks and for a landlord the minimum notice is 2 months.

The Landlord and the Tenant(s) have signed this Agreement with the intention that it shall be legally binding once it has been signed by all the parties. (The date should be inserted at the top of the first page once all parties have signed.) Each signatory should be given a copy of the signed agreement free of charge.

Signed by or on behalf of the Landlord(s):	
Signature:	Print name:
Signz &	Print name:
Signed by the Tenant(s):	
Signature:	Print name:
Signature:	Print name:
Signature:	Print name:
Cinnatura	Drivet ve avec
Signature:	Print name:
Signature:	Print name:
	·
Signature:	Print name:
Signature:	Principame:
olgitature.	Principame:
Signature:	Print var e
Signature:	Print name:
Signature:	Print name:
<u>-</u>	
Signature:	Print name:

(Note: Photocopying of this agreement without LSH permission is a breach of copying this

This agreement is produced by LIVERPOOL STUDENT HOMES, 5 Oxford Street, Liverpool L7 7HL © Liverpool Student Homes, August 2001-2018.

## USE OF THIS AGREEMENT DOES NOT IMPLY THE PROPERTY IS REGISTERED WITH LIVERPOOL STUDENT HOMES OR THAT THE AGREEMENT IS APPROPRIATE FOR EVERY LETTING TRANSACTION

Landlords and Tenants must decide for themselves whether this agreement is right for them.