ASSURED SHORTHOLD TENANCY AGREEMENT Academic Yea 2024-2025

Whenyou accept anoffer electronically from us or sign the tenancy ST

Rent Date	Amount of	Rent	Rent
	Rent	period	period end
	instalment	start date	date
	due		

- Landlord itself needs permission anwhere the Landlord considers it reasonable to seek such permission on able to easilybtain it.
- 1.4. The words "including" and "such as" and any other similar expressions are to be construed without limitations.
- 1.5. Any obligation on a party not to do something includes an obligation not to allow that thing to be done and an obligation to use best endeavours to prevent that thing being done by another person.
- 1.6. A reference to legislation or a legisla

- 4.5.2. To reimburse the Landlord for any Council Tax charged on the Aodation (and a fair proportion of any Council Tax charged on the Building or a Cluster Flat) as a result of the Tenant's failure to comply with claus 6.4. or as a result of the Tenant not having exempt status for Council Tax any reason
- 4.6. To obtain another for a television licence for the Accommodal framilicense is required
- 4.7. To keep the Accommodation anr73tiulommacnaT i f20 (a73 (tabC.6 (t) (n a)5.6 (d)11.1 (t)4.9 (i)5.6dy(

- 4.13. Not to do anything which may cause damage to the electrical installation or equipment in any part of the Building.
- 4.14. To operate all applinces in accordance with the manufacturer's instructions
- 4.15. Not to put anything harmful in or do anything likely to block the drains or pipes serving the Building and to take reasonable precautions to prevent pipes from freezing in the Accommodation. If thAccommodation is in a Cluster Flat, this is a joint obligation with the other occupiers of the Cluster Flat.
- 4.16. Promptly report to the Landlord any failure of the Services
- 4.17. Promptly report to the Landlorahy damager defects to the Accommodation Contents or the Building or any part of itf the Tenant fails to notify the Landlord and, as a consequence, the damage/defect worsens, or contributes to further damage of the Building, the Tenant may be liable for any remedial works.
- 4.18. Not to bring any large electrical appliance into the Building without the Landlord's prior consent and not to bring any room heating or cooking appliances into the Building under any circumstances.
- 4.19. Not keep any dangerous or flammable goods, materials or sudestain the Accommodation, apart from those required for general household use.
- 4.20. Not to obstruct corridors or fire escapes tamper with fire prevention systems (such as fire extinguishers, fire doors and smoke detectors) and control equipment (including liciously, recklessly or negligently activating such fire prevention systems) or do anything which may be a

- 4.27.2 take reasonable care of the keys and reimburse the Landlord the cost of replacing any keys:
- 4.27.3 if the Tenant chooses to move out of the Accommodation before expiry of the Tenancy Period, the tenancy will continue unless and until it is terminated in accordance with clause7. Returning the keys to the Landlord will not in itself be sufficient the tenancy and
- 4.27.4 if at the end of the tenancy the Tenant does not return all keys to the Landlord, the Landlord may change the locks and charge the Tenant the proper and reasonable cost of doing so.
- 4.28 Not to allow anyone else to live at the Accomplation. If the Tenant does not comply with this clause, the Landlord may terminate this tenancy agreement in accordance with database steps to evict the Tenant and/or any person who lives in the Accommodation unlawfully.
- 4.29 Not to assign or sublet the Accommodation (or any part of it) includes renting out the Accommodation (or any part of it) on Airbnb or any similar online letting sites or through a letting agent.
- 4.30 Not to

- 4.40 Not to smokeor use ecigarettes or pipes of any kind in the Accommodation or in any other part of the Building. Sokingor using ecigarettesis permitted in the grounds of the Building only in designated areas (if anynet all buildings will have these areas).
- 4.41 To allow the Landlord, its employees and any workers acting on its behalf, access to the Accommodation(and, where applicable, the Cluster Flat) at all reasonable times duringts li al (n)-4.9 uil

- 4.45 Not to keep, store or use deep fat fryers and/or chip pans.
- 4.46 To notify the Landlord promptly if a pest infestation is found in the Accommodation or in any of the Common Parts and to pay (within fourteen (14) days of the Landlord's invoice) the cost of cleaning the Accommodation (or a share of the cost of cleaning the Common Parts), removal and treatment by a specialised contractor, and replacement or repair of any furnishings damaged or contaminated by the infestation has been caused by the Tenant.
- 4.47 To use the Common Parts in common with the dlord and all other residents and occupiers of the Building, and others as authorised by the Landlord.
- 4.48

5.2. To allow the Tenant to quietly enjoy the Accommodation and not to interrupt the Tenant's

- date of the transfer. Once the **tra**fer is complete, the Landlord has no further liability to the Tenant for the return of the Damages Deposit.
- 5.7. The Landlord's liability for loss or damage to person or property is excluded to the fullest extent permitted by law unless the loss or damage is

5.14.

7.13 In the event of a termination under class. 7.12 above, the Landlord will not be liable for any direct or indirect losses clamages,

use the Tenant's personal data for all lawful purposes in connection with this tenancy agreement (including debt recovery, crime prevention, allocating rooms or where there is a serious risk of

Digitally Signed by the Tenant with Username and password: