

TENANCY GUIDE TO SERVICE AND FEES:

We have produced this guide to inform tenants of the procedures and requirements relating to a typical tenancy. **It is important** that you read it carefully to avoid delay in securing the property. Please note the charges listed below are the MAXIMUM fees that will be applied. We aim to be as transparent as possible when disclosing our services, procedures and fees. Whilst every care is taken, changes such as seasonal promotions do occur so contact our lettings branch directly for an accurate assessment of your rental needs.

TENANCY APPLICATION/REFERENCES

When a suitable property to rent has been found, ALL persons aged eighteen or over will complete an Application Form and will be named in the Tenancy Agreement. We will take up references on behalf of our client, your landlord, which will include: a credit reference, an employer's reference, an accountant's reference if needs be, and a previous landlord reference. A payment to indicate your commitment is required when you submit your application and will be deducted from your first month's rent. The payment is NON-REFUNDABLE should the following occur: a) you fail the Right To Rent Checks b) you submit any false information in your application form c) you make no attempt to complete the application and submit references within 15 calendar days d) you withdraw your application by no fault of the Landlord or the Agent. Please note that this payment in advance does not constitute a tenancy or offer of a tenancy but is proof of your serious intention to proceed. Please note a MAXIMUM of 15 calendar days is given to applicants to produce a passed reference before the property is remarketed. 15 calendar days starts from day application form received.

TENANCY AGREEMENT

Before any tenancy begins you will sign a Tenancy Agreement setting out the landlord's and tenant's obligations. Once the Tenancy Agreement has been executed by you and the landlord it is binding. Should you change tenants at any point during the tenancy you must inform us and, subject to your landlord's agreement (which might include the need to take up new references) we will prepare new documents for signature.

SECURITY DEPOSIT

Before your tenancy commences you will be required to pay a security deposit which will be a minimum of one months rent. This deposit is held by us as stakeholders or passed to your landlord. The deposit is held against any damages or expenses arising during your tenancy and will not be released until after you vacate the property, all rent has been paid up to date and we have written confirmation of any costs for damages from both parties. No interest on the deposit is payable to either party.

TENANCY DEPOSIT PROTECTION

When you pay a security deposit your landlord or agent must protect it using a Government authorised Tenancy Deposit Scheme. This is to ensure you get all or part of your deposit back when you are entitled to it and any disputes will be easier to resolve. Within 30 days of paying your deposit your landlord or agent is required to give you details about how your deposit is protected. This includes the contact details of the tenancy deposit scheme and what to do if there is a dispute at the end of the tenancy.

WHEN DO YOU SIGN AND WHAT DO YOU PAY?

Once acceptable references have been received and approved, a date will be agreed for the commencement of your tenancy. It is essential that you sign the Tenancy Agreement and pay the Initial Money before this date.

The Initial Money consists of:

- Holding Deposit – 1 week's rent (deducted from your first month's rent)
- First month's rent in advance
- Security Deposit - one month's rent

Other Charges:

- Change of Sharer £150.00
- Additional Clauses £50.00 (only chargeable if requested by tenant)
- Payment of interest for the late payment of rent at a rate of 3%
- Payment of up to £250 for the reasonably incurred costs for the loss of keys/security devices
- Payment of £800 for any unpaid rent or other reasonable costs associated with your early termination of the tenancy

PLEASE NOTE WE DO ACCEPT CASH- if you are paying cash you will need to pay this into your bank and then transfer the funds to us from your account.

Payments should be made via our referencing platform Goodlord OR if referencing is being completed outside the Goodlord platform, payment should be made to;

Name- Richardsons Sort code- 09 01 28 Account number- 49405126

Reference: Property Address

Cheques are accepted although the property can't be held until funds have cleared.

INVENTORY AND SCHEDULE OF CONDITION

An Inventory and Schedule of Condition of the property, its contents, furniture, fittings and effects will normally have been prepared. This will be checked and agreed with you at the commencement of your tenancy. It is important that you take care in agreeing the Inventory and Schedule of Condition at this stage as it will form the basis of any claim for damages, by your landlord, at the end of the tenancy. At the end of tenancy the Inventory and Schedule of Condition will be checked again.

RENTAL PAYMENTS

All rent is payable in advance by standing order. Please note that all standing order payments should be made three days prior to your rent due date to allow for clearance. Should you experience any financial problems during the tenancy it is essential that you contact us immediately.

TENANT'S OBLIGATIONS

You should be aware that responsibility for the property rests with the tenant during any tenancy. It is particularly important that any gas or electrical problems are reported immediately, and the property is fully secured when you leave it unattended at any time. During the winter months necessary steps must be taken to prevent the freezing of the water and heating systems. In leasehold properties, mainly flats and maisonettes, the tenant will be bound by the rules and regulations affecting all residents within the block, contained in the head lease.

THE AGENT'S OBLIGATIONS

Our obligations will vary depending on which of the following services we provide for your landlord:

- Purely let the property
- Let the property and accept the rent
- Let and manage the property.

You will be advised which of the above applies prior to your tenancy commencing but should you need further details regarding a specific property please contact your local branch.

Property Visits: - Properties may be subject to visits. The purpose of these is to check the condition of the property, its cleanliness, garden maintenance and the way in which the tenancy is being conducted generally. A mutually agreeable appointment will be made in advance with the tenant.

Pets: - Should you wish to keep one or more pets in the property we will negotiate this individually with your landlord and include a specific clause in your tenancy agreement.

Council Tax:- It is the tenant's responsibility to pay the Council Tax directly to the local authority.

Insurance: -The tenant is responsible for insuring his / her own personal effects and furnishings.

Burglary: -Should the property be burgled during the tenancy you should contact the Police and your local branch immediately.

DRAFT TENANCY AGREEMENT IS AVAILABLE IN ANY BRANCH FOR A PROSPECTIVE TENANT TO READ PRIOR TO THE COMMENCEMENT OF A TENANCY.

Guarantor Referencing. (A guarantor must be a UK Homeowner and have an income of 3x (the rent amount), income can't be classed as any kind of benefit allowance, they also need to pass a credit check).

THIRD PARTIES

We may pass your contact details on to third parties such as utility companies and broadband providers to help you set up accounts at your new address. Please email sales@richardsons-estates.co.uk if you DO NOT wish to be contacted.