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ASSURED SHORTHOLD TENANCY AGREEMENT

52 WEEKS FULL RENT

This agreement is made between

The landlord

And

The tenants of the property below for the academic year 2026 / 2027

Please note that all properties are strictly no smoking

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It is very important that you read carefully the information on this page before signing this Contract / Tenancy Agreement you may also wish to show this agreement to parents or SUAdvice at the University. All dates referred too in this Assured Shorthold Tenancy Agreement are for the period from 2.00pm on 3rd August 2026, which is when the agreement begins, and 10.00am on 31st July 2027 when this agreement ends.

- a) All of our properties are strictly no smoking.
- b) Once this contract has been signed you are legally bound by the conditions and will not be released from the contract unless you produce a suitable replacement tenant that the other housemates are also in agreement with and who is willing to sign the contract and be bound by the same conditions stated within, however for the other housemates to reject a replacement tenant proposed by the tenant leaving the property a valid and just reason must be given and agreed by the agent. Stating that a tenant is not suitable is not enough.
- c) Every tenant will need to complete all of the following
 - I. Online application form
 - II. Provide Post dated rent cheques or standing order covering the entirety of the Tenancy Agreement as stated on page 5 of this Tenancy Agreement
 - III. Provide Student ID card

Signed by Lead Tenant......

- IV. Provide Proof of permanent home address
- V. Provide Guarantor Form completed and signed by your parent or guarantor
- VI. Provide Proof of home address for your guarantor in the form of a) utility bill b) bank statement c) current driving licence
- VII. Pay a deposit £125 per person. The deposit is refundable until the time of signing the tenancy agreement should you decide not to proceed. Once the tenancy is signed the deposit will be non refundable and form your damage deposit from the first day of the agreement. If for any reason after deposits have been entered in to the DPS, your group as a whole does not proceed we will refund the deposit in full however the DPS will not allow us to refund the deposit for the first 30 days. Please be aware that we have no way of releasing deposits at any point inside the first 30 days
- VIII. Signed Tenancy Agreement completed by all members of the group
- d) If we do not receive all documentation that we require prior to the arranged signing of the tenancy agreement we will be within our rights to re-advertise the property and if another group of tenants wish to proceed you will lose the property.
- e) The weekly rent per person includes Endsleigh Student Contents Insurance, unless stated otherwise on page 4 of this Agreement. The cost of this insurance is equivalent to £2 per person per week and is included within the total rent amount..
- f) The utility bills are the responsibility of the tenants from 3rd August regardless of the move in date PLEASE NOTE: This applies whether or not any of your group moves in to the property on that date or not.

8 3
Signed by Tenant Two.
Signed by Tenant Three
Signed by Tenant Four.
Signed by Tenant Five.
Signed by Tenant Six
Signed by Tenant Seven.
Signed by Tenant Eight
Signed on behalf of Cunningham Lettings.

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THIS AGREEMENT is dated	
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PARTIES

(1) The Landlord C/O Cunningham Lettings Managing Agent 59 Lenton Boulevard, Lenton, Nottingham, NG7 2FQ

(2) The tenants

Lead Tenant	
Tenant Two	
Tenant Three	
Tenant Four	
Tenant Five	
Tenant Six	
Tenant Seven	
Tenant Eight	
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AGREED TERMS

1. <u>Interpretation</u>

1.1. The definitions and rules of interpretation in this clause apply in this agreement.

Contents: the furniture, furnishings and any other items set out in the Inventory.

Deposit: £125 per person

First Rent Payment Date: 20th July

HA 1988: Housing Act 1988. **HA 1996:** Housing Act 1996.

LTA 1985: Landlord and Tenant Act 1985.

Term: A fixed term of 52 weeks from 3rd August Clause headings shall not affect the interpretation of this agreement.

DPS: Deposit Protection Scheme as defined in the Housing (Tenancy Deposit Schemes) Order 2007

- 1.2. A **person** includes a natural person, corporate or unincorporated body (whether or not having separate legal personality) [and that person's legal and personal representatives, successors and permitted assigns].
- 1.3. Words in the singular shall include the plural and vice versa.
- 1.4. A reference to one gender shall include a reference to the other genders.
- 1.5. A reference to a statute or statutory provision is a reference to it as it is in force for the time being, taking account of any amendment, extension, or re-enactment and includes any subordinate legislation for the time being in force made under it.
- 1.6. A reference to an agreement is a reference to this agreement.
- 1.7. A reference to **writing** or **written** includes faxes and e-mail, WhatsApp and sms.
- 1.8. Any reference to Tenancy refers to the tenancy created under this agreement.
- 1.9. Any reference to the giving of consent by the Landlord requires the consent to be given in writing, signed by the Landlord.
- 1.10. Any obligation in this agreement on a person not to do something includes an obligation not to agree or allow that thing to be done.
- 1.11. References to clauses are to the clauses of this agreement.
- 1.12. Unless otherwise expressly provided, the obligations and liabilities of the parties under this agreement are joint and several.

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1.13. Please note that all properties are strictly no smoking

This is a joint and several liabilities Assured Shorthold Tenancy Agreement; this means that all the tenants are equally liable for the full rent of the property, room rates in the property may differ. The consequence of this is that if a tenant moves out, the remaining tenants must pay the rent of the person who left.

Rent Paym	nent Schedule to be completed	by The Agent at the time of signing
		per week
For referen	ce, the average weekly room ra	te is £per week
Rent is pay	able by each individual Tenant	in advance on the dates set out below for the 52 week contract from 3rd August
31st July		
Termly pa	yment schedule	
A student	loan is paid in three equal in	stalments to you. Our rent payments are designed to coincide with loan
	• •	or before 20th July for 4 weeks of August and a payment of 4 weeks
	e on or before the 20th Aug	
£	Payable 20th July	4 weeks rent to cover August
£	Payable 20th August	4 weeks rent to cover September
£	Payable 1st October	12 weeks rent
£	Payable 10th January	16 weeks rent
£	Payable 4th May	16 weeks rent
£	Payable on 20th July (the Payable on 20th August	chedule DIRECT PARENT PAYMENTS ONLY is covers the month of August) (this covers the month of September) and then from 1st October to 1st July
inclusive (48 weeks total rent)	
<u>Alternate</u>	Room Rate Rent Payment Sch	nedule to be completed by The Agent at the time of signing
		in advance for the 52 week contract from 1st September - 31st July
Room num	berName of Te	enant occupying this room
Alternate l	Room Rate: Termly payment	schedule
£	Payable 20th July	4 weeks rent
£	Payable 20th August	4 weeks rent to cover September
£	Payable 1st October	12 weeks rent
f	Payable 10th January	16 weeks rent
£	Payable 9th May	16 weeks rent
	, 40.10 > 41.11149	- · · · · · · · · · · · · · · · · · · ·
Alternate R	coom Rate: Monthly payment so	chedule DIRECT PARENT PAYMENTS ONLY

Payable on 20th July (this covers the month of August)

£

£

inclusive (48 weeks total rent)

5 Initial here

Payable on 20th August (this covers the month of September) and then from 1st October to 1st July

2. AGREEMENT TO LET

- 2.1. By Agreement with the Landlord and the Tenant the unexpired term Old Agreement is now brought to an end and the Landlord agrees to let the Property to the Tenant for the Term only.
- 2.2. This Agreement creates an assured Shorthold tenancy under Part I Chapter II of the HA 1988, this means that once the Tenancy has expired the Landlord is entitled to recover possession under section 21 of the HA 1988, unless the Landlord has served a notice on the Tenant at the start of, or during the Tenancy stating that it is not an assured shorthold tenancy.
- 2.3. Clause 2.2 will not apply where the Landlord fails to comply with DPS requirements and will be prevented from recovering possession of the Property using the accelerated possession procedure under section 21 of the HA 1988.

3. <u>Contents</u>

- 3.1. The Tenant will keep the Contents in good condition and will return the Contents to the Landlord at the end of the Term in the same state (except for fair wear and tear) as detailed on the Inventory which will provided at the beginning of the term.
- 3.2. To keep the interior of the Property and the doors and windows and skylights (including the glass in the doors, windows and skylights) in a good state of repair and condition and clean the windows and the glass in any exterior doors at least once in each month during the Term or as often as is reasonably required;
- 3.3. To keep the furniture in good repair and not to remove from the Property any of the furniture and to replace with similar articles of at least equal value any part of the furniture which may be destroyed or so damaged as to be incapable of being restored to its former condition (except such as may be destroyed or damaged by accidental fire), except where the insurance maintained by the Landlord has been wholly or partly invalidated by any act or default of the Tenants or at the option of the Landlord, to pay him the value of the furniture in its present condition;
- 3.4. Not to deface the Property or permit or suffer them to be defaced internally or externally and not to change the locks or security codes without the prior written consent of the Landlord, and to supply the Landlord with a set of keys or the new code immediately upon replacement.
- 3.5. Smoking is prohibited inside the property
- 3.6. The Tenants must report immediately to the Agent if keys or security codes or devices are lost or compromised during the Term and must take immediate steps to provide new keys and or new security codes or devices, supplying the Landlord with a set of keys or the new code or device immediately upon replacement.
- 3.7. The Tenants must deliver to the Agent all keys and security devices or codes by 10am on the date the Term ends or a charge will be incurred.
- 3.8. To keep the grass cut and the hedges trimmed and the pathways weeded, and the beds in a state of good cultivation and not overgrown with weeds and to clear away fallen leaves; If a gardener has to be employed during the tenancy or at the end of the tenancy before new tenants take up residence, the tenants will be liable to pay the cost of this.
- 3.9. To report to the Landlord as soon as possible any disrepair or defect for which the Landlord is responsible in the structure or exterior of the Property or in any installation in the Property. The Tenant will be held responsible for any damage caused by late notification and charged
- 3.10. To permit the Landlord and his Agents to enter the Property at all reasonable times for the purpose of inspecting the Property and the furniture and for the purpose of carrying out any repairs or alterations that may be necessary during the Term pursuant to the Landlord's repairing obligations and to inspect the Property with interested parties with a view to proposed sale or letting; 24 hours notice will be given.
- 3.11. To place all refuse in a proper receptacle and ensure that it is regularly collected by the local authority, such receptacle to be kept only in a place on the Property approved by the Landlord;
- 3.12. To keep all electrical, radio, television, video and other domestic appliances, security alarms and smoke detectors in good working order, except for installations that are the responsibility of the Landlord;
- 3.13. At all times to keep the interior of the Property, including internal walls and other surfaces, doors and window frames within the Property, in a good state of decorative condition as the same are in now (fair wear and tear excepted), and not damage the walls with nails, pins, glue, blue tac or other adhesive putty and make good any damage so caused and to deliver up the Property and the furniture at the end of the Term in the condition as the same as are now in (fair wear and tear excepted).
- 3.14. Following routine inspections usually every 3 months, the Tenant must ensure the Property is in a clean and tidy condition. Following routine inspection of the Property, if the Landlord is dissatisfied with the level of cleanliness, the Tenants will be given an opportunity in writing to remedy the same within 5 working days. If the Tenants fail to then leave the Property in a clean and tidy condition after the 5 day

period, then contract cleaners will be instructed to clean the property at the Tenants cost, and you must pay the invoice within 14 days of the agent receiving it.

3.15. The Landlord and Tenant consent to the use of the Inventory as evidence in any dispute arising in connection with the Deposit if the dispute is referred to an adjudicator according to the DPS in which the Deposit is held.

PROVIDED that this clause 3 (except for clause 3.8) shall not relate to any matters which are the responsibility of the Landlord under the Landlord and Tenants Act 1985 Section 11 (or a statutory extension or modification thereof).

4. <u>Rent</u>

- 4.1. The Tenant agrees to pay the Landlord the Rent in advance, on, or before the Rent Payment Dates at all times in the manner set out on page 5 of this agreement
- 4.2. The first instalment of the Rent shall be made on or before the First Rent Payment Date as set out on page 5 of this agreement.
- 4.3. The Tenant will be in breach of this Agreement if the Tenant fails to pay the Rent in accordance with this clause and the Landlord will be entitled to use the statutory provisions contained in the HA 1988 to recover possession of the Property or any other statutory remedies available.
- 4.4. If there is damage or destruction to the Property, which has made it uninhabitable, payment of the Rent shall be suspended until the Property is made habitable.
- 4.5. You cannot withhold rent for any reason (other than stated in clause 4.4), this includes withholding rent whilst waiting for repairs to be completed, if you feel repairs have not been completed in a satisfactory length of time please put your complaint in writing to Gaynor Cunningham 59 Lenton Boulevard, Lenton, Nottingham NG7 2FQ. Withholding of rent in all cases will be subject to the terms on page 5
- 4.6 Any reminders or correspondence regarding outstanding rent or arrears may be issued to the Tenants collectively via the agreed tenancy group chat or other established communication channels. Notification to the group shall be deemed to constitute notice to all Tenants.

5. COUNCIL TAX

5.1 IF AT ANY POINT DURING THE TENANCY AGREEMENT COUNCIL TAX BECOMES PAYABLE THE TENANT/S WILL BE LIABLE AND WILL BE ASKED TO COMPENSATE THE LANDLORD FOR ANY COSTS ARISING FROM THIS.

6. DEPOSIT

- 6.1. The Landlord acknowledges receipt of the Deposit from the Tenant.
- 6.2. At the end of the Term, the Landlord will be entitled to withhold from the Deposit such proportion of the Deposit as may be reasonably necessary to:
 - (a) Make good any damage to the Property or the Contents (except for fair wear and tear).
 - (b) Replace any of the Contents which may be missing from the Property.
 - (c) Pay any accounts for Council tax charges or any other taxes or accounts for which the Tenant may be liable, which remain unpaid.
 - (d) Pay any Rent which remains unpaid by any tenant under the joint and several liability Tenancy Agreement
 - (e) Clean the Property and the Contents at the end of the Term if the Tenant is in breach of its obligations under clause 3.1

7. **DEPOSIT PROTECTION SCHEME ARRANGEMENTS**

- 7.1. The Landlord is a member of The Deposit Protection Service, a statutory insurance DPS and agrees to hold the Deposit in accordance with the rules of the above service.
- 7.2. The Deposit is protected by THE DEPOSIT PROTECTION SERVICE or by the landlords own scheme / deposit holder. If the landlord has his/her own deposit scheme information will be provided to the tenants along with information regarding repayment of the deposit at the end of the Tenancy Agreement. The agent uses DPS Deposit Protection Scheme, The Pavilions, Bridgewater Road, BRISTOL, BS99 6AA.
- 7.3. If the Landlord intends to withhold all or part of the Deposit as detailed in clause 5 Cunningham Lettings will inform the tenants at the earliest opportunity
- 7.4. The Landlord will place the Deposit into a DPS within 30 days of receiving the Deposit and will notify the Tenant of the details of the DPS.
- 7.5. The Landlord and Tenant agree when the Tenancy expires the Landlord will inform the DPS Scheme Administrator that the Deposit is to be repaid in the sums agreed between the Landlord and Tenant within 30 working days of being informed of the share decisions.

8. Use of Property

- 8.1. The Tenant will only use the Property as a private dwelling house, for the use of the Tenant and not to take in lodgers or paying guests
- 8.2. The Tenant will not use the Property for the purposes of conducting a business.
- 8.3. The Tenant will not interfere with or make any alteration to the structure of the Property or the layout of the garden
- 8.4. The Tenant will not keep pets or any animal on or in the Property without first obtaining the Landlords written consent
- 8.5. The Tenant agrees not to do anything to or on the Property that:
 - (a) Causes a nuisance or annoyance to occupiers of adjoining or neighbouring properties, in particular not to play or use or permit to be played or used in the Property any musical instrument or sound reproduction equipment between the hours of 10.30pm and 7.30 am so as to be audible outside the Property
 - (b) Involves using the Property for immoral or illegal purposes.
 - Has the effect of invalidating the insurance on the Property or to cause the increase in the rate of premium on any such policy that the Landlord has taken out in accordance with clause 12.2.
- 8.6 The Tenant will not without the express written consent of the Landlord fix any cables aerials wires lines or other attachments to the exterior of the Property
- 8.7 The Tenant shall not neglect the upkeep of the lavatories pipes drains ducts and conduits within or serving the Property, should there be an issue with any of the aforementioned services please inform the agent immediately to avoid the charge being passed back to the tenants.

9. ASSIGNMENT OR SUBLETTING

The Tenant will not assign sublet, part with or share possession or occupation of the Property or any part of the Property without the landlords consent, which will not be unreasonably withheld. In particular and without prejudice to the generality of the foregoing the Tenants must not enter into any agreement or arrangement whereby any occupant of the Property may become entitled to an assured tenancy or otherwise to security of tenure pursuant to the HA 1996

10. REPAIRS

- 10.1. The Tenant must keep the Property clean, tidy and in good repair and condition.
- 10.2. The Tenant must keep the drains, gutters and pipes of the Property clear from obstruction subject to section 11 of LTA 1985.
- 10.3. The Tenant must not make any alteration, addition, or redecoration to the Property.
- 10.4. The Tenant must ensure that any Contents are replaced with items of a similar value or where it is impossible to replace or repair an item to its former condition, the Tenant will pay the Landlord the value of the item in its current condition if the Landlord consents.
- 10.5. The Tenant hereby grants consent for the authorised contractor or tradesperson, duly appointed by the Landlord, to enter the premises and perform necessary repairs in response to maintenance requests. Such entry shall occur promptly, at the earliest feasible opportunity.

11. <u>Utilities and outgoings</u>

- The Tenant shall pay all costs and charges relating to the supply and use of gas, electricity, water, sewerage, telecommunications, data and any other services or utilities provided to the Property during the term of the Tenancy, but shall not be responsible for the repair, maintenance or replacement of any mains, pipes, drains, cables or other infrastructure serving the Property.
- 11.1. The Tenant shall comply with all laws and recommendations of the relevant suppliers relating to the use of those services and utilities.
- 11.2. You must provide the agent with meter readings on the day that the first keys are collected this applies whether you are on a bills inclusive package or not
- 11.3. You must provide meter reading throughout the year when asked by the agent this applies whether you are on a bills inclusive package or not

12. LANDLORD'S COVENANTS

- 12.1. The Landlord agrees to provide the Tenant with suitable means of access and egress to and from the Property.
- 12.2. The Landlord agrees to insure the Property, to its full value, providing a copy of the insurance cover to the Tenant if requested.

- 12.3. The Landlord will ensure that all damage caused to an insured risk is remedied as soon as possible under the insurance policy, unless the damage has been caused by the wilful actions or negligence of the Tenant.
- 12.4. The Landlord agrees that upon the Tenants paying the rent and performing and observing their covenants to allow the Tenant quiet enjoyment of the Property and to avoid unreasonable interruption.
- 12.5. The Landlord agrees to carry out all repairs for which it is responsible under section 11 of the LTA 1985 namely:
 - (a) To keep in repair the structure and exterior of the dwelling-house (including drains, gutters and external pipes),
 - (b) To keep in repair and proper working order the installations in the dwelling-house for the supply of water, gas and electricity and for sanitation (including basins, sinks, baths and sanitary conveniences, and other fixtures, fittings and appliances for making use of the supply of water, gas or electricity that are provided by the landlord), and
 - (c) To keep in good repair and proper working order the installations in the dwelling house for space heating and heating water.
 - (d) To keep in good repair the appliances that are supplied under within the property.
 - (e) To hand the property over in clean and tidy condition
- 12.6. The Landlord will not be required:
 - (a) To carry out works or repairs for which the Tenant is liable by virtue of its duty to use the premises in a tenant-like manner, or would be so liable but for an express covenant on its part,
 - (b) To rebuild or reinstate the premises in the case of destruction or damage by fire, or by tempest, flood or other inevitable accident,
 - (c) To keep in repair or maintain anything that the Tenant is entitled to remove from the Property.
 - (d) Provide a Television License whether or not he supplies a television

13. **DEFAULT BY THE TENANT**

The Agent reserves the right to re-enter the Property or any part of them and resume possession of the furniture if:

- (a) The Rent is unpaid 15 days after becoming payable;
- (b) The Tenant has breached the agreement in any way; or
- (c) The Tenant is declared bankrupt under the Insolvency Act 1986

14. RESERVATION OF LANDLORD'S RIGHT TO ENTER THE PROPERTY

- 14.1. The Agent reserves the right to enter the Property, giving 24 hours notice if:
 - (a) It intends to inspect the condition and state of repair of the Property;
 - (b) Accompanied viewings
 - (c) It intends to carry out repairs to the Property pursuant to its obligation to repair the Property under this agreement;
 - (d) Gas, Electricity or water readings from the gas, electricity or water meter in the Property are required;
 - (e) If the Landlord wishes to show prospective new tenants around the Property,
- 14.2. The Agent has the right to retain a set of keys to the Property which should only be used with the prior consent of the Tenant, save in an emergency.
- 14.3. The The Landlord authorises Agent to enter the property and to act as agent on their behalf
- 14.4. If the Tenant breaches the agreement or fails to fulfil any of its obligations under the agreement, the Tenant will pay any reasonable costs incurred by the Landlord in connection with the enforcement of those obligations.

15. EXPIRY OF THE AGREEMENT

- 15.1. The Landlord has the right to recover possession of the Property and end the agreement, whilst following legal procedures, if;
 - (a) The Tenancy has come to an end and the Landlord has given two months notice to the Tenant of its intention to recover possession of the Property, and at least six months have passed since the date of the original agreement.
 - (b) It is exercising Grounds 2, 8 and 10- 15 under Schedule 2 of the HA 1988 to reclaim possession of the Property where the Tenant has breached its obligations under the agreement.

- (c) The Rent is outstanding for the period of 8 weeks or more
- (d) The Tenant is in breach of an obligation under the agreement, has been notified of this breach by the Landlord and has failed to respond adequately or at all to the notice.
- 15.2. If the Tenant stays in the Property by written arrangement with the landlord/ agent after the Tenancy has expired then a periodic tenancy will arise on a monthly basis. The Tenancy can be ended by the giving of notice to the Landlord by the Tenant, five weeks before the expiry of the period of Rental.
- 15.3. The Tenant will provide the Landlord with a forwarding address before the Tenancy has come to an end.
- 15.4. The Tenant will remove all personal possessions from the Property once the Tenancy has ended. If any of the Tenant's personal possessions have been left at the Property after the Tenancy has ended, the Landlord has the right to dispose of the Tenant's possessions after making reasonable attempts to contact the Tenant and charge accordingly.

16. **Interest**

The Tenants must pay interest at a rate of 3% plus the Bank of England base interest rate per annum on any rent or other payment due from the Tenants to the Landlord which is not received by the Landlord within 14 days after the payment is due, from the date on which payment was due to the date of the actual payment, both before and after any judgment

17. **JOINT AND SEVERAL LIABILITY**

Where the Landlord and the Tenant for the time being comprise two or more people, obligations expressed or implied to be made by or with them are deemed to be made by or with such persons jointly and severally, this means that all the tenants are equally liable for the full rent of the property. The consequence of this is that if a tenant moves out, the remaining tenants must pay the rent of the person who left.

18. REPLACEMENT TENANTS

- 18.1 The Tenant will be unable to end their Tenancy prior to the expiry date of their tenancy, unless;
 - (a) The Tenant can show their rental account is fully up to date;
 - (b) A replacement tenant has been found who can take over the tenancy until the expiry date of the Tenancy. The replacement tenant must be authorised to take up the tenancy by all other remaining tenants of the household and by the Landlord; however for the other housemates to reject a replacement tenant proposed by the tenant leaving the property a valid and just reason must be given and agreed by the agent. Stating that the tenant is not suitable is not enough.
 - (c) The leaving Tenant and replacement tenant have signed the appropriate documentation provided by the Landlord
 - (d) The tenants will be liable for a £50 charge to make changes to the the Tenancy Agreement
- if no replacement is found and a Tenant leaves the loss of rent for that period we will make every effort to collect all outstanding rent and other payments from that tenant and / or their guarantor, should the agent be unsuccessful all outstanding monies will be deducted from the group deposit, deposited at the commencement of the Term

19. NOTICES

- Any notice sent under or in connection with this agreement will be deemed to have been properly served, if sent to or left at the Landlord's address (as given at the top of this agreement) by the Tenant.
- 19.2 Any notice sent to the Tenant under or in connection with this agreement will be deemed to have been properly served if left at the Property or sent to the Property by first class post. If sent by first class post the notice will be deemed to have been received the day after it was sent.

20. GOVERNING LAW AND JURISDICTION

This agreement and any dispute or claim arising out of or in connection with it or its subject matter shall be governed by and construed in accordance with the law of England and Wales.

Additional request made by tenants,	
At the time of signing the landlord agreed to:	
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