

32 Lenton Boulevard, Lenton, Nottingham NG7 ZES | T: 0115 841 8841 | E: contactus@cunninghamlettings.co.uk

Considerations, company regular (MACNES) - Registered arthress: 32 Lenters Studiesard, Lenters, Notification, ACT 201 - Telephone 0115020001 - VAT 9955000

To: Managing Agent -- Cunningham Lettings ---- 32 Lenton Boulevard, Lenton, Nottingham, NG7 2SE

Please	Note:

of your	e required to provide proof of your address in the form of a utility bill, bank statement dated in the last 3 months or paper section driving licence, this can be a scanned copy by email to avoid posting to tina@cunninghamlettings.co.uk
I (Print	Guarantor's name).
`	nt Guarantors permanent address)
	itors Email address
Guarai	itors contact number
Acting	on behalf of (Insert Tenant's name).
Agree t	o the terms of the Assured Shorthold Tenancy Agreement dated (Insert date on Tenancy Agreement)
And sig	ned by (Insert Tenant's name)
Tenants tenants liability	bility under this Guarantee in respect of the monthly / termly rent payable under this Agreement shall be limited to the above named contribution to the total rent. This shall be calculated by dividing the rent equally between the Tenant and the other persons liable as to pay the rent and then deducting from this all amounts (if any) actually received by you from the Tenant on account of the rent. Your also extends to any damages or expenses not covered by the deposit paid by the tenant but shall be limited to the above named Tenant's any such costs or expenses.
	(Insert student property address).
	By the above named tenant, this is based on an individual liability not joint with the other tenants in the property.
1.	I agree that I have the means to pay any / all of the rent due on this property by the above named tenant, this is on an individual liability basis, not joint with any other tenant at the property.
2.	I agree to make any payment requested of me within 14 days of written notice for the payment. For details on the payment schedule refer to the tenancy agreement.
3.	If the above named tenant defaults in the performance of observance of any of the provisions on his or her part contained in the Tenancy Agreement, I will pay to you losses, damages, expenses and costs that you shall be entitled to recover by reason of this default, to the extent to which you are unable to recover them from the tenant. This includes any loss, damage, expense or costs exceeding the deposit paid by the tenant, the liability shall be limited to a maximum of £6,000.
4.	This guarantee shall continue only for the duration of the Tenancy Agreement commencing on the signed date of this agreement, and extend to the acts and defaults of the Tenant during that period, but during this period it shall not be recoverable or discharged by my death or by the death or bankruptcy of the tenant.
5.	If the Tenancy Agreement is assigned or terminated by agreement or by re-entry or disclaimer or otherwise, all future liability on my part shall cease.
6.	My liabilities shall not be affected by any variation of the terms of the agreement between the Landlord and the Tenant.
Signed	by Guarantor

Today's Date....