TENANTS GUIDE

Thank you for applying to rent a property through Wiloth Property and Estate Management. The notes below are designed to answer some questions you may have about the process of renting a property.

**Why use us? (About us page)**

**Featured properties (Featured properties)**

**Damage and Holding deposit**

We will endeavour to obtain and hold either a deposit or a letter of guarantee from the Tenant against dilapidations, unpaid bills or unpaid rent for which the Tenant is liable (“the Deposit”). You will not be entitled to any interest that accrues in this sum. We will hold the Deposit as stakeholders and deal with it as specified in the Tenancy Agreement. The following additional provisions will apply in relation to the Deposit:-

As a regulated and bond Agent we endeavour to provide a fair and equitable Tenancy Agreement and services to both our Landlords and Tenants, with this in mind all our Tenancy Agreements, where we are to hold the Deposit during the term of the Tenancy, include the following clauses:

If you decide to hold the Deposit and the Tenancy is an Assured Shorthold Tenancy you must specify to us prior to the start of the Tenancy under which other Tenancy Deposit Protection Scheme the Deposit will be covered. Of the Tenancy is covered by Tenancy Deposit Solution you must provide proof of membership, together with a copy of insurance policy before the Deposit can be released. If the Deposit is to be sent to custodial scheme known as the Deposit Protection Scheme you will need to forward the Deposit to the DPS and register the details of the Tenancy.

At the end of the Tenancy covered by the Tenancy Deposit Scheme if there is no dispute we will keep any amount agreed as deduction where expenditure has been incurred on behalf of the Landlord, or to repay the whole or the balance to the Deposit according to the conditions of the Tenancy Agreement with the Landlord and the Tenant. Payment of the Deposit will be made within 10 working days of written consent from both parties.

**Holding deposit**

Once an offer to rent a property has been accepted by the landlord, we will require you to pay a holding deposit. This is plus the reference cost per applicant or in the case of a single applicant the reference cost. The holding deposit will only be accepted in cleared funds (i.e. cash or bankers draft).This holding deposit will enable us to withdraw the property from the market and commence referencing. Please be aware that any holding deposits paid are NON REFUNDABLE in the event of the applicant withdrawing from the deal OR in the event of unsatisfactory references OR any false or misleading information given by the applicant. If the landlord withdraws (except for the reason of unsatisfactory references or false or misleading information given by the applicant) the holding deposit will be returned to you. Reference costs are not refundable under any circumstances once referencing has commenced.

**References and Guarantors**

**References**

Once an offer to rent a property has been accepted by the landlord, we will need to carry out references on every prospective tenant over the age of 18. We use referencing agencies to carry out our reference checks. Once the form has been completed and returned to us, we will send it to the agency that will then begin the process of checking the references on our behalf. Please note that your credit status will also be checked. If you think you may have any CCJ’s (County Court Judgement’s) or Defaults that could affect your references it is advisable to let us know in advance to avoid potential problem which could forfeit your deposit monies. If for any reason the agency is unable to obtain the information they require, we reserve the right to make our own enquiries. Note that if there is more than one applicant, we are unable to start the referencing process until application forms are received from all parties.

**Landlord’s approval**

Once we have received the referencing agencies report confirmation of your suitability, we will then contact the Landlord to receive final approval. It is at this stage only that we can confirm your acceptance as a tenant.

**Guarantors**

There may be instances in which the reference company may suggest a guarantor is needed to proceed with a tenancy. For example; students, self-employed with minimal accounts information, contract and temp workers, newly employed applicants, part time workers or those on lower incomes or sporadic incomes. If this is deemed to be necessary, any guarantor must also be referenced and will need to fill out an application form which on completion will be sent to the agency for checking. Please bear in mind that this may delay the final results by a few days and could therefore affect the proposed moving in date. Also they will be required to sign a copy of a guarantor agreement. This means that they have a legal obligation to pay the rent and other outgoings relating to the property should you, the tenant, not. Your guarantor therefore needs to have a reasonable sized income and MUST also be resident in England and Wales. It is advisable that before a guarantor is referenced they are fully aware of their obligations. We are happy to discuss this with them.

**Tenancy agreements**

The most common form of agreement is an Assured Shorthold Tenancy. The minimum term is usually six months although most tenants opt for a twelvemonth tenancy agreement. Break clauses in these agreements can normally be negotiated.

Throughout the process you will be asked to sign various paperwork like forms, receipts and of course the tenancy agreements. Please be sure that you understand exactly what you are signing before you sign it and that you understand your obligations fully.

Please be assured that Wiloth Property and Estate Management are a professional agency who will not mislead you, however, if you are unsure as to the content of any document you are being asked to sign, you may be advised to seek independent advice. This information provided gives you an indication as to the requirements you are required to meet before a tenancy can commence. This list is not exhaustive, as other issues may delay you moving into the property. It is for this reason, that we can only advise you at the outset that the date you request to move in can ONLY BE A PROPOSED DATE. Neither the Landlord, Wiloth Property and Estate Management or any of its employees can give you any guarantee or assurance as to the actual move-in date as these matters are completely out of our collective control, whether allegedly promised or implied. We will make every endeavour to move you in on the date you have proposed, but in view of the above we would suggest you make provision for any possible delay. In order to avoid any misunderstandings, we would ask that you sign below to confirm you have read and understood this document.

**Signing contracts**

A tenancy agreement is drawn up once we are in receipt of satisfactory reference reports for all applicants (and the guarantor(s) if necessary). Before a tenancy can commence and before keys can be released, the tenancy agreement must be signed by all applicants (You, your co-tenants and guarantors (if applicable) must ALL sign the tenancy agreements before you can move into the property). We do not accept signatures by fax or from any third party. All signatures must be original and must be received before the tenancy starts.

**The breakdown is as follows:**

One calendar months’ rent in advance

Dilapidation deposit equivalent to one month’s rent

\*Reference costs (per person)

\*Tenancy agreement charge

\*Inventory check out charge, in most cases, some landlords may require a larger deposit.\*\* This is only payable should the landlord instruct Wiloth Property and Estate Management to arrange the preparation of a professional independent inventory and check in & out. We will advise you about this if required. Initial monies MUST be received in cleared funds.

**Sharer Information**

Where there is more than one tenant, please be advised that the tenancy agreement is classed as being “joint and several”. Effectively, this means that all named tenants are the “tenant” and all tenant obligations under the tenancy agreement fall to all of you equally. The tenancy agreement (and the law) does not recognise split rent payments or split obligations. Another example of this is notices. If one joint tenant serves a notice to quit, this will apply to all tenants and not just the person who wants to leave. The tenancy would terminate as a whole and all tenants would have to vacate. New terms may be negotiated with the landlord but that is entirely at his/her own discretion. Non-managed properties If the landlord is managing the property, the deposit will be held by the landlord and your rent will be paid directly to the landlord. The landlord will therefore deal with any maintenance issues and may well ask to inspect the property periodically. Managed properties If Wiloth Property and Estate Management is employed as the landlord’s managing agent, we will hold the deposit as stakeholders and the rent will be paid directly to us. We will therefore deal with any maintenance issues and may well inspect the property periodically on the landlord’s behalf.

**Your Obligations**

Cash – Can be paid up until the day you move in

Bank transfer – We can only accept this if you make the transfer to our bank account at least 7 (Seven) working days prior to the commencement of the tenancy. We have to allow for any bank delays. Please note that if you chose this option we will not be in a position to release keys until the funds show in our account. If you wish to use this method, please ask for our bank details. Payment by personal cheque, debit or credit cards are NOT acceptable.

Utilities

You as the tenant are responsible for the payment of gas (if applicable), electricity, water, telephone (if applicable), council tax and television licence (if applicable) as well as paying the monthly rent. It is the responsibility of the tenants to change these utilities over into their own names. Under no circumstances whatsoever can we as a company eliminate your liability to pay any of these utilities if they exist. If you have any special circumstances which could affect the way you pay these companies you will have to speak withthem directly.

Council tax

Before taking any property on, you should check the amount of Council tax that is due on the property. Again as the tenant you are fully held responsible to paythis.

TV licence

The tenants are fully held responsible for the TV licence whether the landlord has provided a television set or not.

Insurance

It is the tenant’s responsibility to insure their own contents.

Paying the rent

A standing order mandate will be set up from your bank account to pay the rent on the same day each month. The money will either go straight in to the landlord’s OR Wiloth Property and Estate Management’s account. We will normally set up the standing order so the money leaves your account approximately 3 (three) days before the rent is due to allow transfer time from one bank to another. If you are sharing with another party, you will need to let us know how you are apportioning the rent so we can set up the standing order accordingly.

**Letting (Letting page)**

**Short lets (Short lets page)**

**Contact Us (Contact Us page)**