#### ASSURED SHORTHOLD TENANCY AGREEMENT

#### Academic Year 2025-2026

When you accept an offer electronically from us, or sign the tenancy agreement and we countersign it, a legally binding contract is formed between you and us (as the Landlord). Even if you do not sign the tenancy agreement/accept the accommodation offer electronically, if you accept the keys for the Accommodation you will occupy it on the terms set out in this tenancy agreement.

This tenancy agreement incorporates Student Roost's Cancellation Policy, which is available to view and download on Student Roost's website at www.studentroost.co.uk/cancellation-policy and on the Agent's website at www.sulets.com/terms.

## 1. DEFINITIONS AND INTERPRETATION

1.1. In this tenancy agreement the following words shall have the meanings given to them in this clause:

Accommodation: <SA:BedroomType>

or such other accommodation owned by the Landlord as the Tenant may occupy from time to time.

**Agent:** Student Union Lettings Limited (Company Number 08140750), known as 'Sulets', with registered office at First Floor Campus Centre Building, Mill Lane, Leicester LE2 7DR.

**Building:** <SA:AreaName>

The word "Building" includes the Accommodation as well as Common Parts and areas for shared use.

**Cluster Flat**: A flat, apartment, townhouse or a house within the Building, comprising individual bedrooms with a bathroom and a kitchen, living area and access ways for the shared use by the occupiers of the bedrooms. "The Cluster Flat" is the flat, apartment, townhouse or house where the Accommodation is situated.

Common Parts: All structural and exterior elements of the Building, all conducting media serving the Building, areas in the Building provided for all residents and their visitors/guests and any other parts of the Building other than the Accommodation. Common Parts includes any cycle and bin stores, any gym, tv rooms, study rooms, communal lounges, cinema rooms, hosting kitchens, any laundry, communal gardens, courtyard, landscaped areas, any rooftop terrace and parking areas serving the Building, those parts of the Landlord's property which are necessary for the purpose of gaining access to the Accommodation (i.e. the reception area, stairways, lifts and corridors leading to and from the Accommodation) and those parts of a Cluster Flat which are intended for the joint use of all the occupants.

**Contents:** Fixtures, fittings, furniture, furnishings, equipment and other items listed in the Inventory and/or provided by the Landlord for the Tenant's use (whether in the Accommodation or elsewhere in the Building).

#### Damages Deposit: £0

(or such other sum advised by the Landlord to the Tenant)

**Fees:** The fees, expenses and any other sums (apart from Rent) which the Landlord is entitled to charge in accordance with this tenancy agreement.

**Guarantor:** The person standing as guarantor for the performance of the Tenant's obligations in the tenancy agreement.

**Inventory:** The list of the Contents of the Accommodation provided by the Landlord to the Tenant as part of the arrivals/check-in process.

Landlord: <SA:LandlordName>

Company number <SA:LandlordCompanyNumber>

whose registered office address is at Charles House, 8th Floor, 148 Great Charles Street, Birmingham, B3 3HT.

**Rent:** <SA:LicenceTotal> for the Tenancy Period (equivalent to <SA:WeeklyRent> per week)

**Rent Dates**: The Rent is payable at the frequency chosen by the Tenant during the booking process and recorded in the Tenant's account with the Landlord.

Below the details of the payments the Tenant has agreed to make to the Landlord, along with the chosen payment method. This information can also be accessed through the Student Portal. The Tenant is advised to carefully review the payment details to ensure they can meet the required payments by the due dates.

If Rent is payable in 9 (nine) instalments, it is due on the first day of each calendar month, as set out in the table below. The first instalment of Rent is due on <SA:InstallmentDueDate1> and the final instalment of Rent is due on 1 May 2025. If this tenancy agreement is entered into after <SA:InstallmentDueDate1> and the Rent is payable in 9 (nine) instalments, the first instalment of Rent is due for payment immediately.

If Rent is payable in 4 (four) instalments, it is due on <SA:InstallmentDueDate1>, 1 October 2025, February 2026 and 1 May 2026, as set out in the table below. If this tenancy agreement is entered into after <SA:InstallmentDueDate1> and the Rent is payable in 4 (four) instalments, the first instalment of Rent is due for payment immediately.

If Rent is payable in 1 (one) instalment, the Rent Date is <SA:InstallmentDueDate1>. If this tenancy agreement is entered into after <SA:InstallmentDueDate1> and the Rent is payable in 1 (one) instalment, the Rent is due for payment immediately.

If the booking is made before 1 August 2025, the Tenant shall pay £250.00 (two hundred and fifty pounds) at the time of booking. This amount will be deducted from the final instalment for those opting for the four or nine instalment option or from the total payment for those choosing the one instalment option, as set out in the table below.

The £250.00 (two hundred and fifty pounds) is refundable in case of cancellation made in accordance with the provisions of the Cancellation Policy.

If the Tenant made the payment via the Student Portal, the Landlord may refund directly to the original payment method.

If the payment was made via bank transfer, the Tenant must provide the Landlord with the account details to which the refund should be processed. Upon receiving this information, the Landlord will process the refund within 5 (five) working days.

	Amount of Rent Instalment	Rent Period Start Date	Rent Period End Date
<sa:installmentduedate1></sa:installmentduedate1>	<sa:installmentamount1></sa:installmentamount1>	<sa:installmentstartdate1></sa:installmentstartdate1>	<sa:installmentenddate1></sa:installmentenddate1>
<sa:installmentduedate2></sa:installmentduedate2>	<sa:installmentamount2></sa:installmentamount2>	<sa:installmentstartdate2></sa:installmentstartdate2>	<sa:installmentenddate2></sa:installmentenddate2>
<sa:installmentduedate3></sa:installmentduedate3>	<sa:installmentamount3></sa:installmentamount3>	<sa:installmentstartdate3></sa:installmentstartdate3>	<sa:installmentenddate3></sa:installmentenddate3>
<sa:installmentduedate4></sa:installmentduedate4>	<sa:installmentamount4></sa:installmentamount4>	<sa:installmentstartdate4></sa:installmentstartdate4>	<sa:installmentenddate4></sa:installmentenddate4>
<sa:installmentduedate5></sa:installmentduedate5>	<sa:installmentamount5></sa:installmentamount5>	<sa:installmentstartdate5></sa:installmentstartdate5>	<sa:installmentenddate5></sa:installmentenddate5>
<sa:installmentduedate6></sa:installmentduedate6>	<sa:installmentamount6></sa:installmentamount6>	<sa:installmentstartdate6></sa:installmentstartdate6>	<sa:installmentenddate6></sa:installmentenddate6>
<sa:installmentduedate7></sa:installmentduedate7>	<sa:installmentamount7></sa:installmentamount7>	<sa:installmentstartdate7></sa:installmentstartdate7>	<sa:installmentenddate7></sa:installmentenddate7>
<sa:installmentduedate8></sa:installmentduedate8>	<sa:installmentamount8></sa:installmentamount8>	<sa:installmentstartdate8></sa:installmentstartdate8>	<sa:installmentenddate8></sa:installmentenddate8>
<sa:installmentduedate9></sa:installmentduedate9>	<sa:installmentamount9></sa:installmentamount9>	<sa:installmentstartdate9></sa:installmentstartdate9>	<sa:installmentenddate9></sa:installmentenddate9>
<sa:installmentduedate10></sa:installmentduedate10>	<sa:installmentamount10></sa:installmentamount10>	<sa:installmentstartdate10></sa:installmentstartdate10>	<sa:installmentenddate10></sa:installmentenddate10>
<sa:installmentduedate11></sa:installmentduedate11>	<sa:installmentamount11></sa:installmentamount11>	<sa:installmentstartdate11></sa:installmentstartdate11>	<sa:installmentenddate11></sa:installmentenddate11>
<sa:installmentduedate12></sa:installmentduedate12>	<sa:installmentamount12></sa:installmentamount12>	<sa:installmentstartdate12></sa:installmentstartdate12>	<sa:installmentenddate12></sa:installmentenddate12>

#### Services:

(a) Maintenance (including external window cleaning) and repair of the Building;

- (b) insurance of the Building;
- (c) cleaning and lighting of the Common Parts, excluding the areas inside Cluster Flats (i.e. kitchens, living areas and corridors);
- (d) hot and cold running water supply to Studios and Cluster Flats;
- (e) electricity supply to Studios and Cluster Flats;
- (f) access to Wi-Fi in the Building;
- (g) insurance of the Tenant's possessions in accordance with the policy details supplied to the Tenant;
- (h) disposal of rubbish deposited in proper receptacles provided in the Building; and
- (i) security of the Building.

Studio: A self-contained studio apartment in the Building.

Tenant: <SD:FullName>

## **Tenancy Period:**

The period starting at 12:00 PM (UK time) on <SA:LicenceStart> and ending at 10:00 AM (UK time) on <SA:LicenceEnd>

# Tenant's Rights:

- (a) To use the Common Parts, subject to the provisions of clauses 4.47, 4.48 and 4.53 below;
- (b) if the Accommodation is in a Cluster Flat, to use the Common Parts in that Cluster Flat;
- (c) to use the Contents allocated to the Accommodation, for their intended purpose; and
- (d) to have the Services provided by the Landlord.

Use of the Common Parts and the Contents in them is shared with the other residents of the Building who are entitled to use them.

- 1.2. Words in the singular include the plural and vice versa.
- 1.3. Where this tenancy agreement requires notice or consent, that notice or consent must be in writing. The Tenant agrees that the Landlord may serve any document relating to this tenancy agreement on the Tenant by email. It will be reasonable for the Landlord to refuse consent if the Landlord itself needs permission and, where the Landlord considers it reasonable to seek such permission, is not able to easily obtain 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 legislative provision is a reference to it as amended, extended or re-enacted from time to time. The reference shall include all subordinate legislation made from time to time under that legislation or legislative provision.
- 1.7. The Landlord's rights in this tenancy agreement may be exercised by the Agent and the Landlord's obligations may be delegated to the Agent. Notices which should be given by the Landlord or to the Landlord will be properly given if they are given by the Agent or to the Agent. Where the Tenant or the Guarantor is required to seek the Landlord's consent, the Landlord's consent is deemed to be given if the Agent consents. Both the Agent and the Landlord are entitled to claim compensation for losses sustained or expenses reasonably incurred as a result of the Tenant's breach of their obligations in this tenancy agreement.

#### 2. GUARANTOR

2.1. The Tenant will procure that the Guarantor provides a signed guarantee agreement in the Landlord's standard form within 14 days of submitting their signed tenancy agreement to the Landlord (irrespective of whether the Tenant has signed the tenancy agreement or agreed it electronically).

- 2.2. The Landlord may, in its sole discretion (acting reasonably), waive the requirement (or any of the requirements specified in clause 2.3 below) for the Tenant to procure a guarantor.
- 2.3. The Landlord is entitled to insist on a replacement guarantor if, at any time, the Guarantor does not satisfy the following requirements:
- 2.3.1. over the age of 18;
- 2.3.2. in full time employment; and
- 2.3.3. a homeowner/or renting accommodation.
- 2.4. If the Tenant does not provide the signed guarantee agreement within 14 days of submitting their signed tenancy agreement the Landlord may advertise the Accommodation as available to let. If the Accommodation is then booked by someone else, this tenancy agreement will end when that person signs their tenancy agreement and provides to the Landlord a signed guarantee agreement from their guarantor. Until the Accommodation is booked and guaranteed by someone else, the Tenant will remain liable for the Rent and Fees (if any) due under this tenancy agreement.

#### 4. AGREEMENT TO GRANT AND TAKE A TENANCY

- 3.1 Subject to the provisions of clause 3.4, the Landlord agrees to grant, and the Tenant agrees to take a tenancy of the Accommodation. This agreement creates an assured shorthold tenancy under Part I of Chapter II of the Housing Act 1988. This tenancy agreement gives the Tenant a right to occupy the Accommodation for the Tenancy Period, unless terminated earlier in accordance with its terms.
- 3.2 This tenancy agreement incorporates all additional terms and conditions applicable to the Accommodation and/or the Building as set out on the Landlord's website and the Agent's website:

www.studentroost.co.uk

www.sulets.com

- 3.3 Where a person has been provided with a copy of this tenancy agreement but does not sign it or agree to it electronically and subsequently takes occupation of the Accommodation, that person shall be deemed to have taken a tenancy by the act of collecting keys for the Accommodation, on the same standard terms and conditions as are set out in this tenancy agreement.
- 3.4 This tenancy agreement is conditional upon the Tenant:
- 3.4.1 remaining a registered student in full time education at an institution of further and/or higher education (as defined by statute) in the United Kingdom throughout the duration of the Tenancy Period;
- 3.4.2 not having any unspent criminal convictions;
- 3.4.3 not having any rent arrears under any prior tenancy agreement with the Landlord or any member of its group; and
- 3.4.4 not having breached any prior tenancy agreement with the Landlord or any member of its group.

If the Tenant breaches any of these conditions the Tenant will be in breach of this tenancy agreement, although such a breach will not allow the Tenant to terminate or avoid liabilities under this tenancy agreement.

# 4. TENANT'S RIGHTS AND OBLIGATIONS

4.1. To pay the Rent in advance on the Rent Dates and in accordance with the payment plan chosen by the Tenant during the booking process, whether or not it is demanded. It is the Tenant's responsibility to make sure the Rent is paid on time. The Landlord is not required to send Rent reminders or issue invoices. If the Tenant has chosen to pay by monthly or termly instalments, please see the payment schedule in clause 1 above (Rent Dates). The Tenant can also log in to their online account to see the dates that Rent payments are due. The Tenant must not withhold Rent or any other amounts under this tenancy agreement. The Tenant shall pay interest at the rate of 4% per annum above HSBC UK's base rate on any Rent lawfully due that is paid more than 14 days after the date on which it became due. Interest will be charged on a daily basis. The interest shall be payable from the date the Rent should

have been paid until the date the Rent is actually paid. If payment is not made within 14 days of the due date the Landlord reserves the right to refer the Tenant's account to a debt collection agency, and charge all associated costs back to the Tenant.

- 4.2. To pay the Damages Deposit as security for the performance of the Tenant's obligations under the tenancy agreement. This is not the limit of damages if the Tenant breaches this tenancy agreement. The Tenant must not offset the Damages Deposit against payment of Rent or other sums due under this tenancy agreement.
- 4.3. To pay the Landlord's reasonably incurred costs in enforcing the Tenant's obligations in this tenancy agreement and the proper cost of making good any loss or damage arising from the Tenant's breach of them (including where reasonably necessary all reasonable legal costs, judgment enforcement costs and debt collection costs).
- 4.4. Where damage or loss occurs within the Building or a Cluster Flat and it is not possible for the Landlord (acting reasonably) to ascertain who is at fault, to pay a fair and reasonable proportion of the cost of repairing the damage or reinstating the loss PROVIDED THAT:
- 4.4.1. the Landlord shall not charge tenants under this clause where it is apparent that the loss or damage was not caused by a resident or invited visitor; and
- 4.4.2. damage occurring within a Cluster Flat will be charged to the people living in the Cluster Flat (in equal proportions).
- 4.5. Council Tax
- 4.5.1. Unless it is the local authority's policy not to issue them, to hold a current council tax exemption certificate and produce it to the Landlord within seven (7) days of the Landlord's request; and
- 4.5.2. To reimburse the Landlord for any Council Tax charged on the Accommodation (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 clause 4.5.1 or as a result of the Tenant not having exempt status for Council Tax for any reason.
- 4.6. To obtain and pay for a television licence for the Accommodation if a license is required.
- 4.7. To keep the Accommodation and its Contents in a clean and tidy condition and not to do anything which makes the Common Parts dirty or untidy or which damages them. Where the Accommodation is in a Cluster Flat, to keep (jointly with other occupiers) the Common Parts in the Cluster Flat and their Contents in a clean and tidy condition. The Landlord may carry out inspections to ensure compliance with this clause but will give at least 24 hours' notice before entering the Accommodation, unless there is an emergency or the Landlord has reasonable grounds to suspect that the Tenant is in serious breach of this tenancy agreement, in which case the Landlord will be entitled to immediate access. If there is evidence of serious non-compliance, the Landlord may serve a notice on the Tenant (and any other occupiers) requiring corrective action and if that corrective action is not taken (within any reasonably specified timescale), the Landlord may have the work carried out and re-charge the cost (or a fair proportion of the cost where the work concerned is the responsibility of several occupiers) to the Tenant. In addition to the cost of the work, the Landlord may charge an administration fee equivalent to 10% of the cost of the work, to cover the cost of the Landlord having to arrange the work and carry out the re-inspection. The Tenant shall pay these charges within fourteen (14) days of the Landlord's invoice for them and shall be liable to pay interest on any late payments. A list of damage and cleaning charges is available from the Landlord on request.
- 4.8. Not to install any telephone, satellite, cable or similar telecommunications services to the Accommodation, nor affix anything (including aerials, cables or satellite dishes, posters, notices and pictures) to the exterior or any part of the Building.
- 4.9. To complete and return the Inventory to the Landlord within three (3) working days of the Tenant taking occupation of the Accommodation. The Landlord will provide the Tenant with a copy of the Inventory as part of the arrivals/check-in procedure. If the Tenant does not return the Inventory within three (3) working days the Tenant accepts that the Inventory is an accurate description of the condition of the Accommodation and the Contents. The Landlord will use the Inventory at the end of the Tenancy Period to assess any damage or losses, excluding reasonable wear and tear.

#### 4.10. Contents

4.10.1. Not to remove any of the Contents from the Accommodation or the Common Parts to which they are allocated:

- 4.10.2. To use the Contents carefully and not damage them;
- 4.10.3. To pay the Landlord for repair or replacement of any lost or damaged Contents (unless caused by fair wear and tear or recovered on the Landlord's insurance). A list of damage and cleaning charges is available from the Landlord on request; and
- 4.10.4. To leave the Contents in their approximate original positions at the end of the Tenancy Period.
- 4.11. Not to remove anything which is attached to any part of the Building.
- 4.12. Not in any way to change, damage, re-decorate or attempt to repair any part of the Building or the Contents.
- 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 appliances 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 the Accommodation 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 Landlord any damage or defects to the Accommodation, Contents or the Building or any part of it. If 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 or cooking appliances into the Building without the Landlord's prior consent and not to bring any room heating appliances into the Building under any circumstances.
- 4.19. Not keep any dangerous or flammable goods, materials or substances in the Accommodation, apart from those required for general household use.
- 4.20. Not to obstruct corridors or fire escapes or tamper with fire prevention systems (such as fire extinguishers, fire doors and smoke detectors) and control equipment (including not maliciously, recklessly or negligently activating such fire prevention systems) or do anything which may be a fire risk or in any other way put the health and safety or security of others or the Landlord's or other people's property at risk.
- 4.21. To vacate the Accommodation and the Building (and ensure that any guests/visitors also vacate the Accommodation and the Building) immediately whenever the fire alarm is sounded.
- 4.22. Not to use designated fire escapes except for the purpose of emergency escape.
- 4.23. Not to alter or tamper with the window restrictors in the Accommodation and/or the Building in any way.
- 4.24. Not to alter or tamper with any balcony or rooftop terrace forming part of the Accommodation and/or the Building in any way. This includes slabs, glass, guard rails and grilles around the perimeter of any balconies and all screens separating rooms and any balcony doors including frames. In addition, you must not:
- 4.24.1. use or store any barbeque or other cooking equipment or any inflammable, explosive or combustible substance or material on any balcony or rooftop terrace;
- 4.24.2. store or keep water or any other liquid on or to drain off any balcony or rooftop terrace;
- 4.24.3. use any balcony or rooftop terrace as a storage area; and
- 4.24.4. hang or expose clothes or washing from any balcony or rooftop terrace.
- 4.25 Not to use grills, barbeques or any other open flame device in the Accommodation.
- 4.26 Not to possess or use in or near the Building any weapons, replica weapons, BB guns, airguns, firearms (whether or not they are licensed) or everyday items that are being used as weapons (for example, knives). Breach of this clause will be a serious breach of this tenancy agreement and may lead to termination of the tenancy.
- 4.27 In this clause and clause 4.43.8 'keys' includes all types of device for securing or gaining entry to the Building or any part of it:
- 4.27.1 not to make any duplicate keys or change any locks at the Building;

- 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 clause 7. Returning the keys to the Landlord will not in itself be sufficient to end 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 Accommodation. If the Tenant does not comply with this clause, the Landlord may terminate this tenancy agreement in accordance with clause 7 and take 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). This 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 share occupation of the Accommodation (or any part of it) under any circumstances (unless the Landlord has agreed to a dual occupancy tenancy). This includes renting out the Accommodation (or any part of it) on Airbnb or any similar online letting sites or through a letting agent.
- 4.31 To be responsible for all the Tenant's invited visitors to the Building and to reimburse the Landlord for any damage or loss which the Tenant's visitors cause at the Building.
- 4.32 To notify the Landlord if the Accommodation will be left unoccupied for more than one month.
- 4.33 To only use the Accommodation as follows:
- 4.33.1 where the Accommodation is in a Cluster Flat, to use the Accommodation only as a study bedroom for single residential occupancy; and
- 4.33.2 where the Accommodation is a Studio, to use the Accommodation as a private residence only.
- 4.34 Not to allow any children under the age of 18 years to stay overnight in the Accommodation.
- 4.35 Not to keep or bring any animal (including reptiles, fish, insects and birds) into the Building, unless it is a trained assistance animal for a person who has a disability.
- 4.36 Not to cause any nuisance, offence, disruption, harassment, annoyance or persistent disturbance to others. Persistent breach of this clause may result in termination of this tenancy agreement (see clause 7).
- 4.37 Not to make any noise which is audible from outside the Accommodation and not to make a noise in the Common Parts or outside the Building if it is likely to annoy others. Persistent breach of this clause, particularly where it occurs between 11:00 PM (UK time) and 8:00 AM (UK time), is likely to be anti-social behaviour which may result in termination of this tenancy agreement and/or enforcement action by the local authority.
- 4.38 Not to cause any obstruction in any access way serving the Building or the Accommodation or neighbouring property.
- 4.39 Not to possess, use, supply or deal in stolen goods, controlled drugs or "legal highs". Breach of this clause will always be treated as a serious breach of this tenancy agreement if it happens in the Building or the surrounding area and may result in termination of the tenancy.
- 4.40 Not to smoke or use e-cigarettes or pipes of any kind in the Accommodation or in any other part of the Building. Smoking or using e-cigarettes is permitted in the grounds of the Building only in designated areas (if any not 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 during the day for the purposes of showing prospective new tenants around the Accommodation. The Landlord will give at least 24 hours' notice if access to the Accommodation is required for this purpose.
- 4.42 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 during the day for the purposes of inspection, maintenance and repair, or to carry out other obligations according to this tenancy agreement or other agreements the Landlord has in relation to the maintenance and management of, and supply of utilities to, the Building. The Landlord will give at least 24 hours' notice if access to the Accommodation is required, but will be entitled to have immediate

access in an emergency or where the Landlord has reasonable grounds to suspect that the Tenant is in serious breach of this tenancy agreement.

- 4.43 At the end of the Tenancy Period:
- 4.43.1 to give the Landlord vacant possession;
- 4.43.2 provide a forwarding address which the Landlord or its legal advisers or agents can provide to process servers, enforcement officers, bailiffs, local authorities, debt collectors and judgment creditors and their legal advisers or agents, provided that the Landlord (and its legal advisers and agents) agree not to provide details of the Tenant's forwarding address unless they are satisfied, acting reasonably and properly, that the person requiring the address is a duly authorised official or employee of the organisation in question and has supplied written evidence of their authority;
- 4.43.3 to clean the Accommodation and leave it in the same condition it was found in. If the Tenant fails to clean the Accommodation to the Landlord's reasonable satisfaction, the Landlord's costs for paying for the Accommodation to be cleaned may be deducted from the Damages Deposit;
- 4.43.4 to remove all rubbish from the Accommodation and dispose of it in the appropriate refuse area;
- 4.43.5 to leave the Accommodation cleared of all the Tenant's possessions and any rubbish; If anything is left by the Tenant the Landlord may dispose of it in accordance with clause 5.9.2;
- 4.43.6 to make sure all Contents in the Accommodation are in the condition as described in the Inventory (excluding fair wear and tear) and left in their original positions;
- 4.43.7 to hand back the Accommodation to the Landlord in a good re-lettable condition;
- 4.43.8 to return to the Landlord all keys by 12:00 PM (UK time) on the last day of the Tenancy Period; and
- 4.43.9 if the Accommodation is in a Cluster Flat, jointly with the other occupiers to clean the Common Parts of the Cluster Flat, clear them of all personal belongings and rubbish, make sure Contents in the Common Parts are as described in the Inventory and left in their original positions, and leave the Common Parts in good re-lettable condition.
- 4.44 Not to light candles, joss-sticks, Shisha pipes or any portable gas or oil burning fires or other fuel burning appliances in any part of the Building.
- 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 if this has been caused by the Tenant.
- 4.47 To use the Common Parts in common with the Landlord and all other residents and occupiers of the Building, and others as authorised by the Landlord.
- 4.48 To abide by any specific rules for the Common Parts which are displayed in the Common Parts or separately agreed with the Tenant.
- For the avoidance of doubt, the Rent payable by the Tenant is in consideration for the Accommodation. Whilst the Tenant has the right to access Common Parts, these are not guaranteed to always be available to the Tenant. Restriction in access to the Common Parts will not afford the Tenant any reduction in the Rent.
- 4.50 Not to carry out a business, trade or profession of any kind from the Accommodation or any other part of the Building.
- 4.51 Not to cause, or allow visitors to engage in, anti-social behaviour, which means any conduct causing or capable of causing a nuisance or annoyance to the Landlord (including its staff and contractors), other occupiers, neighbours or people engaging in lawful activity within the locality. Examples of anti-social behaviour include (but are not limited to) not properly disposing of rubbish and inconsiderate use of the property, as well as more serious problems such as noise, violent and criminal behaviour, the supply and use of controlled drugs and intimidation, harassment or victimisation on the grounds of a persons' race, sex (gender), sexual orientation, disability, age, religion or belief, pregnancy or maternity status, or socio-economic status.

- 4.52 Not to use the Accommodation, the Cluster Flat, the Studio or the Building for any improper, immoral or illegal purpose.
- 4.53 Reimburse the Landlord for any excess sum payable under Landlord's insurance policy for each and any claim on Landlord's insurance policy resulting from any action or inaction on Tenant's part, the part of invited visitors or guests in breach of this Tenancy Agreement.
- 4.54 Not to use any parking areas serving the Building unless a car park space has been purchased from, and a car parking licence has been entered in to with, the Landlord.
- 4.55 To promptly report any accidents that occur in the Accommodation and/or Building as soon as possible. The Tenant must complete an accident form if requested to do so by the Landlord.
- 4.56 To comply with all local statutes and laws regarding the use of the Accommodation.
- 4.57 Not to use, keep, store, and/or charge electric scooters or electric bikes in the Accommodation and/or Building.
- 4.58 The Tenant is entitled to the Tenant's Rights.

If the Tenant breaches its obligations or any other term of this tenancy agreement, the Landlord reserves the right to (and the Tenant expressly consents that the Landlord may) inform the Guarantor, the academic establishment at which the Tenant is a registered student and any other relevant authorities of the circumstances of the breach or its discretion to terminate this Agreement and take steps to evict the Tenant.

## 5. LANDLORD'S RIGHTS AND OBLIGATIONS

- 5.1. To provide the Services (subject to the Tenant paying any applicable Fees).
- 5.2. To allow the Tenant to quietly enjoy the Accommodation and not to interrupt the Tenant's occupation of the Accommodation more than is reasonably necessary, as long as the Tenant has paid the Rent in accordance with the terms of this agreement.
- 5.3. The Landlord will protect the Damages Deposit in an approved Tenancy Deposit Protection Scheme. Prescribed Information confirming that the Damages Deposit has been protected will be sent to the Tenant within the required timescale. Subject to clause 5.4, the Damages Deposit, or the relevant amount of the Damages Deposit, will be returned to the Tenant following the end of the Tenancy Period in accordance with the terms of the Tenancy Deposit Protection Scheme. Where the Tenant requests the Damages Deposit (or balance of it) be sent to an overseas bank account the Landlord shall be entitled to deduct the cost of the banking fee and transfer fee incurred by the Landlord from the Damages Deposit payment. If the Tenant has entered this tenancy agreement as a second or subsequent tenancy and the Landlord has agreed to roll over the deposit, the Tenant agrees that the Landlord may retain the deposit relating to the Tenant's current tenancy at the end of that tenancy and hold it as the Damages Deposit for this new tenancy agreement. The Landlord will continue to protect the rolled over deposit in the Landlord's chosen Tenancy Deposit Protection Scheme.
- 5.4. Subject to the rules of the Tenancy Deposit Protection Scheme, the Landlord shall be entitled to use the Damages Deposit (or a proper proportion of it) or invoice the Tenant for:
- 5.4.1. any damage, or compensation for damage, to the Accommodation and a share of any damage or compensation for damage to the Common Parts and their respective Contents for which the Tenant may be liable, subject to an apportionment or allowance for fair wear and tear, the age and condition of each and any such item at the start of the Tenancy Period, damage by insured risks and repairs that are the responsibility of the Landlord;
- 5.4.2. the reasonable costs incurred in compensating the Landlord for, or for rectifying or remedying, any breach by the Tenant of the Tenant's obligations in this tenancy agreement, including those relating to the cleaning of the Accommodation and the Common Parts and their respective Contents;
- 5.4.3. any unpaid Council Tax incurred on the Accommodation, Studio, Cluster Flat and/or Building for which the Tenant is liable;
- 5.4.4. any Rent, Fees or other money due or payable by the Tenant under this tenancy agreement of which the Tenant has been made aware and which remains unpaid after the end of the Tenancy Period; and

- 5.4.5. any loss arising as a result of any breach by the Tenant of their obligations in this tenancy agreement (including any non-payment of any sum which the Tenant should have paid and the Landlord's proper and reasonable costs of enforcing or attempting to enforce the Tenant's obligations and the costs of instructing advisers).
- 5.5. At the end of the Tenancy Period the Tenant will be given the opportunity to attend a check-out inspection with the Landlord with a view to agreeing what (if any) deductions the Landlord will be entitled to make from the Damages Deposit.
- 5.6. If the Landlord transfers its interest in the Accommodation and/or Building it will transfer the Damages Deposit to the same person to whom it transfers its interest. The Damages Deposit will remain protected by the terms of the Tenancy Deposit Protection Scheme. The new landlord will advise the Tenant of any change to the Tenancy Deposit Protection Scheme within 30 days of the date of the transfer. Once the transfer 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 caused by (respectively) the Landlord's negligence, breach of statutory duty or breach of obligation in this tenancy agreement (which includes the acts or omissions of (respectively) the Landlord's employees).
- 5.8. The Landlord is not liable to repair any damage caused by the Tenant (or their visitor) unless and until the cost is met by insurance or by the Tenant (any excess on the policy being payable by the Tenant) or unless and until the Landlord has a statutory obligation to do so. If the Landlord has a statutory obligation to repair the Landlord may nevertheless claim the cost of doing so from the Tenant where it was the Tenant who caused the need for repair. If the Landlord (acting reasonably and after proper investigation) is persuaded that the Tenant (or their visitor) caused damage deliberately or recklessly, the Landlord may claim the cost of repair from the Tenant instead of claiming against insurance.
- 5.9 Items belonging to Tenants
- 5.9.1. The Landlord is entitled to remove from the Accommodation or the Common Parts any article which constitutes an obstruction or a fire or health or safety risk or which (in the Landlord's reasonable opinion) is likely to cause damage to the Building but (unless perishable) will if requested return it to the Tenant at the end of the Tenancy Period or on the termination of the tenancy agreement (if earlier) (proper and reasonable removal and storage costs being payable by the Tenant).
- 5.9.2. The Landlord will not be an involuntary bailee. This means that any item left at the Accommodation and/or in the Building by the Tenant at the end of the Tenancy Period shall be treated as having been permanently abandoned and the Landlord is entitled to remove, dispose of or sell any such item. At the end of the Tenancy Period, the Landlord shall have no responsibility to take care of any item the Tenant leaves at the Accommodation and/or in the Building, return it to the Tenant or account to the Tenant for the value of any such item.
- 5.10. To accept delivery of the Tenant's parcels and mail during reception open hours. The Landlord will not accept anything it thinks may contain offensive, dangerous, illegal or illicit material and/or anything that is too big or heavy for the Landlord to store. The Landlord will not be liable for any loss or damage to the Tenant's parcels and mail.
- 5.11. At the start of the Tenancy Period, to make sure that the mechanical and electrical appliances within the Accommodation are clean and in good working order. The Landlord will maintain such items in the same condition so long as the repairs are needed as a result of reasonable wear and tear. Should the damage be a result of misuse by the Tenant, the Tenant will be held responsible for the cost of the repair.
- 5.12. The Landlord can suspend or withdraw Services (having given the Tenant prior notice where possible, unless it is a case of emergency) if the Landlord considers it necessary to do so, to allow the Landlord to carry out repairs or alterations. The Landlord will not be liable for any costs, expenses, losses, liabilities, damages or actions that occur as a result of doing so.
- 5.13. To enter the Accommodation, having given at least 24 hours' notice, to show prospective tenants around.
- 5.14. The Landlord has the right to display a 'to let' sign on the Accommodation in the last two months of the Tenancy Period.
- 5.15. The Landlord reserves the right, in its absolute discretion, to refuse entry to the Building to any visitor/guest and/or reject any visitor/guest from the Building if it considers that a visitor/guest's behaviour or conduct is causing, or is likely to cause (without limitation) damage, injury, nuisance or distress to others.

#### 6. DUAL OCCUPANCIES

- 6.1 If this tenancy agreement is entered into by two Tenants, each Tenant will be jointly and severally liable for the Tenant's obligations contained within this tenancy agreement. In the event of non-payment of Rent and/or any other breach of this tenancy agreement, the Landlord may enforce the relevant provisions of the tenancy agreement and/or bring legal action against either Tenant or both Tenants.
- 6.2 Each Tenant hereby represents and warrants that they have full and complete authority to submit an electronic application to enter into a tenancy agreement with the Landlord on behalf of the other Tenant, and each Tenant has the consent of the other to sign this tenancy agreement and bind the other Tenant to its terms.

#### 7. TERMINATION OF THIS TENANCY AGREEMENT BY THE LANDLORD

- 7.1. The Landlord may terminate this tenancy agreement at any time before the first day of the Tenancy Period if the Tenant is not able to start or continue their course of study at their chosen university or college. The Tenant must notify the Landlord in accordance with the terms of Student Roost's Cancellation Policy that they will not be able to start or continue their course.
- 7.2. The Landlord may terminate this tenancy agreement at any time before the Tenant takes occupation if the Tenant:
- (a) has any rent arrears or owes any amounts/fees under any prior tenancy agreement with the Landlord or any member of its group;
- (b) has not paid the Rent due by the Rent Date, according to the payment frequency chosen during the booking process;
- (c) has not paid the Damages Deposit; or
- (d) has not provided the Guarantor's signed guarantee agreement (i) within fourteen (14) days of submitting their signed tenancy agreement, or (ii) before the Tenant's check-in date, whichever is the earlier.
- 7.3 Unless the Tenant has made arrangements with the Landlord for late arrival the Landlord shall be entitled to terminate this tenancy agreement at any time before the Tenant takes occupation, without notice to the Tenant, if the Tenant has not taken up residence within fourteen (14) days of the start of the Tenancy Period but the Tenant will be liable for the Rent up to and including the date of termination.
- 7.4 The Landlord may terminate the tenancy if, at any time during the Tenancy Period, the Tenant ceases to be a registered student in full time education in the United Kingdom or engages in any criminal or anti-social behaviour or has breached or failed to observe any of the Tenant's obligations under this tenancy agreement.
- 7.5 The Landlord shall be entitled to apply to court for possession of the Accommodation if any of the Grounds numbered 2, 6, 7A, 8, 10, 11, 12, 13, 14, 15 or 17 in Schedule 2 of the Housing Act 1988 exists or arises. This will not release the Tenant from any liabilities the Tenant has already incurred. (The grounds can be seen in detail at www.legislation.gov.uk).
- 7.6 The Landlord shall also be entitled to terminate the tenancy agreement following the expiry of the Tenancy Period and apply to court for possession of the Accommodation by serving a Section 21 Notice of Possession.
- 7.7 The Landlord reserves the right to relocate the Tenant to comparable alternative accommodation at any time during the Tenancy Period where it is reasonable or desirable to do so (including to avoid difficulties between tenants or for the better management of the Building) or for the purpose of carrying out emergency repairs and/or any capital works (for example, refurbishment projects or construction work) to the Accommodation or Cluster Flat or Studio or Building. Subject to clause 7.8, the Tenant will occupy the alternative accommodation on the same terms as this tenancy agreement, including the Rent payable.
- 7.8 If the Landlord relocates the Tenant at the Tenant's request or because the Tenant is in serious or persistent breach of one or more of their obligations in this tenancy agreement:
- 7.8.1 the Tenant will surrender their tenancy of the Accommodation on the day they leave it and on the same day take a tenancy of the new accommodation for the remainder of the Tenancy Period;
- 7.8.2 the tenancy of the new accommodation will be on the terms of this tenancy agreement, except for the description of the Accommodation (which may be amended by mutual agreement of the parties); and

- 7.8.3 if the Tenant requests a move to more expensive accommodation, the Tenant and their Guarantor will be liable to pay the higher rent from the date the Tenant is given access to the more expensive accommodation.
- 7.9 If the Accommodation is not immediately available for occupation at the start of the Tenancy Period, the Landlord may provide either:
- 7.9.1 temporary alternative accommodation (if the problem is likely to be resolved in the short term); or
- 7.9.2 permanent alternative accommodation (if the problem is unlikely to be resolved in the first four (4) weeks of the Tenancy Period).
- 7.10 Temporary alternative accommodation may be in a hotel, hostel, guest house or similar and the Tenant will accept the substitute for a period of four (4) weeks without alteration to the Rent. If the Accommodation is still not available for occupation four (4) weeks after the start of the Tenancy Period, the Landlord will either:
- 7.10.1 offer the Tenant permanent alternative accommodation; or
- 7.10.2 continue to provide temporary alternative accommodation PROVIDED THAT the Tenant shall have the right to terminate this tenancy agreement if they do not wish to continue living in temporary alternative accommodation.
- 7.11 Permanent alternative accommodation will be in a house, flat, studio or hall of residence of a similar standard to the Accommodation (or better) without alteration to the Rent. The Tenant will accept the permanent alternative if it has similar levels of amenity and is not more than half-a-mile further from the Accommodation.
- 7.12 If the Accommodation is not available for occupation at the start of the Tenancy Period and the Landlord (despite using its reasonable endeavours) is not able to provide alternative accommodation, upon the Landlord notifying the Tenant in writing, the tenancy agreement will immediately terminate, and the Tenant will be entitled to a refund of all pre-payments they have made to the Landlord (if any) and shall have no further liability under this tenancy agreement.
- 7.13 In the event of a termination under clause 7.12 above, the Landlord will not be liable for any direct or indirect losses, damages, expenses, costs, charges and/or loss of anticipated savings incurred by the Tenant (including but not limited to any additional sums the Tenant may be required to pay to obtain alternative accommodation elsewhere) resulting from any such termination.
- 7.14 If the Accommodation or Building are destroyed or otherwise damaged, to the extent that the Accommodation is not habitable, the Landlord may end the tenancy agreement by giving the Tenant one month's written notice.
- 7.15 On termination, no matter how the tenancy agreement ends, the Landlord's rights and remedies in respect to breaches of this agreement remain in force.

## 8. TERMINATION OF THIS TENANCY AGREEMENT BY THE TENANT

- 8.1. The Tenant may terminate this tenancy agreement only in accordance with Student Roost's Cancellation Policy which is fully incorporated into this tenancy agreement and is available to view and download on Student Roost's website at www.studentroost.co.uk/cancellation-policy and also on the Agent's website at www.sulets.com/terms. The Agent shall charge a fee of £50 which is payable by the Tenant on cancellation.
- 8.2. If the Accommodation or Building are destroyed or otherwise damaged, to the extent that the Accommodation is not habitable, the Tenant may end the tenancy agreement by giving the Landlord one month's written notice.
- 8.3. The Tenant is responsible for paying Rent and any associated costs under this agreement until the tenancy agreement ends and the Tenant vacates the Accommodation.

# 9. NOTICES

9.1. As required by section 48 of the Landlord and Tenant Act 1987 the Tenant is hereby notified that the Tenant may serve notices (including notices in proceedings) on the Landlord at the following address:

The Legal Department

Student Roost

Charles House

8th Floor

148 Great Charles Street

Birmingham B3 3HT

- 9.2. Any notice sent by hand shall be deemed to be served on the date of delivery provided that if any notice sent by hand is delivered after 5pm on any day it will be deemed to be served on the next working day (being any day except Saturday, Sunday and Bank Holidays). Any notice sent by first-class post will be deemed to have been duly served at the expiration of 48 hours after the time of posting if the end of that period falls before 5pm on a working day and otherwise on the next working day. In proving the giving of a notice, it shall be sufficient to prove that the notice was left, or that the envelope containing the notice was properly addressed and posted.
- 9.3. If this tenancy agreement has been entered into by two Tenants in accordance with clause 6, any notice to the Landlord must be signed by both Tenants in order to be valid notice under this tenancy agreement.

#### 10. ADDITIONAL CONDITIONS

- 10.1 The Landlord will collect and process the Tenant's personal data in accordance with its Privacy Policy (www.studentroost.co.uk/privacy-policy). The Tenant hereby authorises the Landlord to 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 harm to the Tenant or to others at the Building or to the Landlord's or other people's property). The Landlord may share information about the Tenant with the Tenant's educational institution and/or with the Guarantor where it is reasonable and appropriate to do so. Sharing of information will usually only occur where there is a cause for concern regarding student care, welfare or behaviour or material breaches of the Tenant's obligations in this tenancy agreement. For the avoidance of doubt, the Tenant hereby authorises the Landlord to share the Tenant's sensitive personal data with the Tenant's educational institution and/or with the Guarantor for all reasonable purposes connected with the tenancy. For more information about the type of data that the Landlord collects, the purposes of processing, who personal data may be shared with and how to exercise your privacy rights, please refer to the Privacy Policy.
- 10.2 The Landlord's Privacy Policy is fully incorporated into this tenancy agreement and is available at www.studentroost.co.uk/privacy-policy.
- 10.3 The parties to this tenancy agreement are the Tenant and the Landlord. It is not intended that this tenancy agreement confers any benefit to anyone who is not a party to it other than the Landlord.
- 10.4 The Landlord is not responsible or liable for the costs, expenses, losses, liabilities or actions of any nature whatsoever relating to or arising as a result of disputes between tenants or other Building occupiers.
- To the extent permitted by law, the Landlord will not be liable to the Tenant or any of their visitors/guests for injury, damage or loss to person or property caused by criminal conduct of other persons, including theft, burglary, assault, vandalism or other crimes, or the Tenant's personal conflict with Building occupiers.
- 10.6 If any provision of this tenancy agreement is or becomes unlawful, invalid or unenforceable, that provision shall be considered struck out and the remainder of the tenancy agreement shall remain in full force and effect.
- This tenancy agreement shall be governed by and construed in accordance with the laws of England and Wales and the Tenant and Landlord submit to the exclusive jurisdiction of the English courts.

[Signature Page Follows]

#### Digitally Signed by the Tenant:

<SD:FullName>

## On Date:

<SA:AllocationAcceptanceDate>

# Digitally Signed on behalf of the Landlord:

<SA:LandlordName>

Charles House

8th Floor

148 Great Charles Street

Birmingham B3 3HT

# On Date:

<SA:AllocationAcceptanceDate>