

Exhibits for (Defendant)

In the County Court at Staines Claim No. G1GF583Y

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AGREEMENT FOR CREATION OF AN ASSURED SHORTHOLD TENANCY

CORE TERMS

FOR OFFICIAL USE ONLY

EXECUTED BY AND ON

LEAD TENANT

OCCUPIER

Period on the

Standard Letting Terms set out in this Tenancy Agreement as varied or supplemented by any Special Letting

Terms, or Pre Tenancy Conditions.

This is an Assured Shorthold Tenancy under the Housing Act 1988. The Tenant understands that the

Landlord will be entitled to recover possession of the Property when the Tenancy Period ends.

The Landlord's/Agent's name and address to be used by the Tenant for all notices (including those in legal

proceedings) to be served on the Landlord is:

Notices Under Tenancy Agreements

STANDARD LETTING TERMS

1. INTERPRETATION OF THIS AGREEMENT

In these Letting Terms

(a) The Landlord includes the persons for the time being entitled to receive the Rent and entitled to vacant possession of the Property at the end of the tenancy.

(b) The Lead Tenant is the individual Tenant that acts on behalf of all the other Tenants and upon whose authorisation deposit negotiations and repayment will be conducted.

(c) The Tenant includes any person having title under this Agreement.

(d) The Guarantor (if applicable) is the person who guarantees to pay the Rent under this Agreement in the event of the Tenant failing to do so and who guarantees to ensure the Tenant complies with his obligations under this Agreement.

(e) 'Costs and Expenses' includes reasonable costs and expenses of the Landlord's Agent solicitor and other professional advisers.

(f) All references relating to the Property apply to every part of it and all of the fixtures fittings and decorations.

(g) When two or more persons are together the Landlord or two or more persons are together the Tenant they are responsible for their obligations both jointly and individually.

- (h) If a word is in the singular it will also include the plural and vice versa and if the masculine gender is used it will also include the feminine gender.
- (i) If the Landlord owns the Property on a lease the Landlord will ensure that (where appropriate) the obligations of the superior Landlord are fulfilled.
- (j) Any consent required from the Landlord may be given by the Landlord's Agent and any notice required to be given by or to the Landlord will be accepted as given or served if given by or to the Landlord's Agent.
- (k) ICE means the Independent Case Examiner of The Dispute Service Ltd.
- (l) Agent means a person who is authorized to act on behalf of another, in this instance the Landlord.
- (m) Member means the Landlords agent who is also a member of the Tenancy Deposit Scheme.
- (n) Stakeholder means that the person holding the tenancy deposit during the tenancy between the parties (landlord and tenant) should obtain the agreement of both sides before making any deductions for damage, cleaning etc.
- (o) The headings are only for convenience and not part of the Letting Terms.
- (p) If any Clause of this Agreement is held invalid or is otherwise unenforceable the remainder of this Agreement shall not thereby be invalidated.
- (q) The laws of England and Wales apply to this Agreement and in the event of a dispute if either the Landlord or the Tenant wants to take Court proceedings they must do so within England and Wales.

2. NOTICES

2.1 Any Notice required to be served upon the Tenant will be accepted to be properly given if it is left at the Property or if sent by post to the Tenant at the Property or is faxed to the Tenant or e-mailed to the Tenant at the fax number or e-mail address supplied by the Tenant.

2.2 The Landlord gives Notice to the Tenant that possession of the Property might be recovered under Ground 1 of Schedule 2 to Housing Act 1988 under which the Court must order possession of the Property where the Landlord has previously occupied the Property as his only or principal home or requires the Property as the only or principal home for himself or his spouse.

2.3 The Landlord serves notice to the Tenant that possession of the Property might be recovered under Ground 2 of Schedule 2 of the Housing Act 1988 on the basis that the Property is subject to a mortgage made before this Agreement and the mortgagee becomes entitled to exercise a power of sale and requires possession of the Property for the purpose of selling it with vacant possession under that power.

3. LANDLORD'S OBLIGATIONS

3.1 *Occupation by Tenant*

The Landlord will give the Tenant exclusive uninterrupted occupation of the Property together with the exclusive use of the

Contents together with the right (shared with others) to use any communal entrance hall, stairs, and lifts in the building giving access to the Property (if applicable) but reserving to the Landlord the free and uninterrupted passage of all electricity, communications, signals, gas, water and soil through the wires, cables, pipes, flues and drains, in or through the Property and any right of light or air now enjoyed by the Property over any adjoining Property during the Tenancy Period for so long as the Tenant complies with the Tenant's obligations under this Tenancy Agreement.

3.2 Insurance

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(a) The Landlord will arrange for the Property and the Contents (but not the Tenant's possessions) to be insured under comprehensive insurance policies and provide the Tenant with a copy of the current Insurance policy prior to the Tenant signing this Agreement, see Schedules 1-5.

(b) The Landlord will use all reasonable efforts to arrange for damage caused by an insured risk to be remedied as soon as practicable.

(c) If any part of the Property is damaged or destroyed by the insured risks and thereby rendered unfit for human habitation during the tenancy and so long as the Landlord's insurance policy has not been invalidated by any act or default of the Tenant the Rent or a fair portion according to the nature and extent of the damage sustained can be suspended until the Property will again be rendered fit for human habitation.

BUT (b) and (c) will not apply if the insurers refuse to pay out the policy monies because of anything the Tenant has done or failed to do.

(d) The Landlord will not be obliged to rebuild or reinstate the Property in case of destruction or damage by fire or by tempest flood or other unavoidable accident. In such cases the tenancy will end on the day the Property becomes unfit for occupancy.

Where the superior Landlord is obliged to insure the Property the Landlord will take all reasonable steps to ensure the comprehensive insurance of the Property throughout the tenancy and to provide a copy of the insurance, to the Tenant, prior to entering into this Agreement.

3.3 Main Repairs

The Landlord will maintain in good condition:

(a) the outside of the Property;

(b) the main structure of the Premises; and

(c) the installations for the supply of water electricity gas space heating and water heating and sanitation in addition to the maintenance of all mechanical, electrical and gas appliances which form part of the content of the Property.

BUT this does not include remedying any damage caused by the Tenant or his invitees or by misuse by the Tenant or his invitees

or of which the Landlord has no knowledge or to carry out works for which the Tenant is liable under his duty to use the

Property carefully and properly unless the cost is met by insurance under Clause 3.2.

3.4 The Landlord will pay the Rents and other sums payable under the superior lease and will observe all obligations imposed on

him by that lease except for those which are the Tenant's obligations under this Tenancy Agreement. A summary of the

lease will be provided to the Tenant with this Agreement.

3.5 The Landlord will keep the garden at the Property properly tended tidy and free of rubbish.

3.6 If the tenancy created results in the Property becoming a House in Multiple Occupation or a Licensable House in Multiple

Occupation Act 2004, the Landlord warrants that:-

(a) he is a fit and proper person as defined by the Housing Act 2004

(b) the Property will meet the standards for a House in Multiple Occupation as defined by the Housing Act 2004

(c) the Property has, or will have a valid fixed wiring pass certificate

3.7 The Landlord agrees that all accounts for Gas and Electricity will be transferred to the Tenant(s)' names for the duration of the

let and that Spark Energy will be set up as the provider of Gas and Electricity at the beginning of each let. Tariffs are

available at www.sparkenergy.co.uk/welcome. Spark Energy's Supply Contract Terms including Privacy Policy can be found at

www.sparkenergy.co.uk/documents/spark_energy_supply_contract_terms_sept15.pdf.

However this will not prevent the

Tenant from changing to a different energy provider if desired.

4. TENANT'S OBLIGATIONS

4.1 Payment of Rent

(a) The Rent is payable in advance on the day of each month specified in this Agreement save that the first payment or

proportionate part of it is to be made on the signing of this Agreement for the period to the day on which Rent

should next be paid.

(b) The Tenant will pay by single standing order to the Landlord's Agent's bank the Rent to be received by the date due.

If any party other than the Tenant pays all or part of the Rent, payments will be accepted as having been made as

Agent for and on behalf of the Tenant.

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(c) The Tenant will pay the Rent in full at the times and in the manner specified above whether demanded or not. If the

Tenant believes that the Landlord is in breach of his obligations under the Agreement he should promptly contact

the Landlord or the Landlord's Agent to enable this breach to be put right.

(d) The Tenant agrees that all accounts for Gas and Electricity will be transferred to the Tenant(s)' names for the

duration of the let. The tenant acknowledges that at the start of the let, the Gas and Electricity for the property will

be provided or will be in the process of being provided, by Spark Energy. Tariffs are available at www.sparkenergy.co.uk/welcome. Spark Energy's Supply Contract Terms including Privacy Policy can be found at www.sparkenergy.co.uk/documents/spark_energy_supply_contract_terms_sept15.pdf.

However, this will not

prevent the Tenant from changing to a different energy provider if desired.

4.2 Interest and Costs on late payment and for other methods of payment

(a) If the Tenant fails to pay within seven days of the date due any amount of Rent or other sum payable to the

Landlord under this Tenancy Agreement the Tenant will on demand pay to the Landlord interest on that amount at

the rate of three percent above the Bank Of England Base Rate calculated from the date due until actual payment.

In addition the Tenant will pay on demand any bank charges and administration costs incurred by the Landlord or

his Agent as a result and any legal costs reasonably incurred by the Landlord as a result of the Tenant's failure to pay.

(b) If the Tenant pays by any other method than that stipulated in Clause 4.1(b) he will reimburse the Landlord for all the Agent's reasonable costs.

4.3 Outgoings

The Tenant will promptly pay:

(a) The Council Tax or similar tax in respect of the Property or its occupants until such time as the tenancy formally

ends to include periods where the tenant is not in occupation where the tenant will still remain responsible until

the formal ending of the tenancy.

(b) All charges for gas electricity and any other fuel water and telephone services consumed on or supplied to the

property until such time as the tenancy formally ends to include void periods where the tenant will still remain

responsible until the formal ending of the tenancy including standing charges and rental services as well as units used.

(c) the reasonable costs charges and expenses (including VAT) in connection with the checking of the Inventory at the

start and end of the Tenancy Period (however it ends);

(d) The reasonable costs charges and expenses (including VAT) and legal costs incurred by the Landlord as a result of

the Tenant's breach of his obligations under this Agreement.

(e) The reasonable costs charges and expenses (including VAT) as a result of the Tenant's applications for any consent

of the Landlord required by this Agreement even if the consent is refused or the application withdrawn and/or

(f) the reasonable costs of the Landlord or his Agent for considering the Tenant's application for this tenancy taking up

references and preparing and completing this Agreement and any subsequent Agreement.

4.4 Use of Property and Contents

Although the Landlord has certain legal duties to repair and keep in working order the Property and its Contents the Tenant and his invitees will:

- (a) use the Property and the Contents carefully and properly and will not damage them;
 - (b) take proper precautions to prevent the escape of water from the Property keep all gutters sewers drains except those that are the superior Landlord's responsibility sinks baths lavatories water and pipes free from obstruction and properly cleaned to report promptly any damage or blockage to the Landlord's Agent. In the event of damage being caused by the act or lack of action of the Tenant or his invitees to advise the Landlord or his Agent of the damage so that it can be repaired or replaced by the Landlord which will be at the Tenant's expense whether or not the Landlord or his Agent have been advised of the damage;
 - (c) not use or store in the Property any portable heating equipment fuelled by paraffin, bottled gas or oil;
 - (d) not bring any prohibited drugs or dangerous substances or those which may cause a potential fire hazard into the Property unless the Landlord consents such consent not to be unreasonably withheld;
 - (e) ensure that Smoke Alarms and any Carbon Monoxide detectors are regularly tested and batteries replaced as necessary and to report promptly any fault with these devices to the Landlord/Landlord's Agent;
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- (f) not do anything which invalidates the insurance of the Property or the Contents or entitles the insurers to refuse to pay out policy monies or to increase the insurance premiums; and
 - (g) ensure that the Property is properly ventilated throughout the Tenancy Period and report to the Landlord's Agent any damage that has been or is being caused to the structure of the Property by lack of ventilation and if the damage is caused by the Tenant's default or his invitees advise the Landlord of the damage so that it can be repaired or replaced by the Landlord at the Tenant's expense.

4.5 Maintain the Condition of the Property

The Tenant and his invitees will:

- (a) keep the inside of the Property clean;
- (b) maintain the interior decoration to the condition described in Schedules 1-5;
- (c) only use the chimney, if any, with the Landlord's permission, such permission not to be unreasonably withheld if the chimney is safe for use;
- (d) arrange for any chimneys used for open fires during the period of occupation, if any, to be swept either at the end of the Tenancy Period or if the Tenancy Period is for more than one year every spring;
- (e) only store fuel in the place provided for that purpose;
- (f) at the end of the Tenancy Period clean all the windows inside and out and leave the Property cleaned to a good professional standard throughout;

- (g) not place any rubbish in corridors stair wells lifts and entrance halls serving the Property and properly dispose of all rubbish promptly
- (h) in an emergency take the appropriate minimum remedial action to prevent further damage to the Property and notify the Landlord's Agent immediately of the emergency and the steps taken but not otherwise to arrange or carry out repairs without first giving the Landlord notice and a reasonable opportunity to carry out repairs himself;
- (i) not hang stick or fix in any manner pictures or other objects to any walls of the Property except by using commercially produced picture hooks properly affixed and make good any damage or marks left as a result or from any breach of this clause;
- (j) give prompt written notice to the Landlord / Landlord's Agent of any defect in the Property;
- (k) be responsible for maintaining and repairing any of his own belongings or those of his invitees at the Property

BUT If the Tenant complies with Clause 4.4 regarding use of the Property and Contents the Tenant will not be responsible for fair wear and tear caused by normal use or for damage by risks insured by the Landlord in accordance with this Agreement unless the Insurers refuse to pay out the policy monies because of anything the Tenant or his invitees has done or failed to do.

4.6 Replace Damaged Items and not remove Contents

The Tenant will promptly pay for or replace:

- (a) glass broken by the Tenant or his invitees;
- (b) appliance batteries, including those for Smoke Alarms and Carbon Monoxide detectors, and light bulbs;
- (c) any contents which are damaged destroyed or lost during the Tenancy Period and will not remove any contents from the Property without first getting written consent from the Landlord or his Agent; and/or
- (d) any components of gas electrical heating or other appliances which become defective due to misuse by the Tenant or invitees

BUT If the Tenant complies with Clause 4.4 regarding use of Property and Contents the Tenant will not be responsible for damage by risks insured by the Landlord under this Agreement (Clause 3.2).

4.7 Allow entry by the Landlord and his Agent

The Tenant will allow the Landlord or the Landlord's Agent and any Superior Landlord (and where necessary with workmen and others) at all reasonable times during the Tenancy Period having been given at least 24 hours written notice (or without notice in emergency) to enter the Property and if necessary by use of the Landlord's keys for the purposes of:

- (a) repairing or painting the outside of the Property or carrying out any structural or other necessary repairs to the Property;

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- (b) examining the state and condition of the Property and of the Contents;
- (c) conducting fixed wiring tests or other such inspections if the Property is a House in Multiple Occupation as defined by the Housing Act 2004;
- (d) in the last two months showing the Property to prospective Tenants who will be accompanied by the Landlord's Agent, and putting up a 'To Let' sign;
- (e) putting up a 'For Sale' sign and showing the Property to prospective Purchasers who will be accompanied by the Landlord's Agent.

4.8 Notice to Repair

If the Landlord or the Landlord's Agent gives the Tenant written notice requiring the Tenant to remedy any failure by the Tenant to comply with Clauses 4.4 to 4.6 above the Tenant will carry out the necessary remedial work within one month from being given the notice. If the Tenant does not do so the Tenant will having been given at least 48 hours written notice permit the Landlord and all persons authorised by the Landlord or the Landlord's Agent to enter the Property to carry out the work set out in the notice and to pay the Landlord the reasonable costs of any works.

4.9 Assigning

4.9.1 The Tenant will not without the written consent of the Landlord such consent not to be unreasonably withheld

assign all or part of the Property

4.9.2 If consent is unreasonably refused the Tenant may terminate this Agreement by giving one months notice to the Landlord or the Landlord's Agent.

4.9.3 The Tenant will be responsible for all the Landlord's reasonable costs of the termination of the tenancy and reletting of the Property.

4.10 Not to Sell Charge Sublet or Share the Property

(a) Save for occasional non-paying guests the Tenant will not sell let lend charge or otherwise dispose of or part with possession of all or part of the Property or any of the Contents or receive paying guests.

(b) If the Tenant(s) named in this Tenancy Agreement allow more than the permitted number of occupants to occupy

the Property, without the express permission of the Landlord, the Tenant(s) hereby agree to indemnify the Landlord of all of his reasonable legal costs and all reasonable allied expenses, including Vat, incurred in the event of any

action being taken against the Landlord by a third party by reason of the occupants exceeding the permitted

number. An example where such costs may be incurred by the Landlord (though not limited to only such example)

would be if the Landlord were to be prosecuted under Section 72 of the Housing Act 2004.

4.11 Private Residential Use Only

The Tenant will not carry on any profession trade or business whatsoever at the Property or receive paying guests but will

use it only as a private residence for the occupation of the Tenant and the Tenant's children (if any) save only for occasional non-paying guests.

4.12 *Proper Conduct*

The Tenant or his invitees will not :

(a) leave the Property unoccupied for more than twenty one consecutive days without first giving prior written notice

to the Landlord or his Agent and if the Property is left unattended (even for a short time) the Tenant will ensure all

external doors and windows are properly secured;

(b) do anything or allow others to do anything at the Property which is illegal or immoral or is a nuisance disturbance

or annoyance to the Landlord or to the occupiers of any adjoining premises or which may result in the Landlord's

insurance of the Property and contents being void or the premium being increased;

(c) obstruct or frustrate the Landlord, authorised inspectors, authorised contractors or the manager of House in

Multiple Occupation in exercising their duties under the Housing Act 2004 in relation to Houses in Multiple

Occupation;

(d) fix on the outside of the Property or on the inside so it may be seen outside any flag placard sign or poster or fix

blinds to the windows inside or outside except with the Landlord's written consent such consent not to be

unreasonably withheld;

(e) play any audio equipment or musical instrument or otherwise make any sound in the Property so as to cause a

nuisance disturbance or annoyance to the Landlord or to the occupiers of any adjoining premises;

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(f) change any of the locks of the Property or have any duplicate keys made without the prior written consent of the

Landlord and if new keys are made promptly deliver a set of these keys to the Property to the Landlord or

Landlord's Agent and pay the Landlord any reasonable costs incurred by him in replacing locks to which the keys are

lost or not returned;

(g) use any television in the Property without holding a television licence which is to be paid for by the Tenant; and/or

(h) keep any animals fish reptiles insects arachnids or birds at the Property unless the Landlord consents in writing such

consent not to be unreasonably withheld

BUT such consent can be withdrawn by the Landlord or his Agent in the event of damage to the Property or complaints

being received from persons not a party to this Agreement and in the event of such damage the Tenant will advise

the Landlord or Landlord's Agent so that it can be repaired or replaced by the Landlord at the Tenant's expense.

4.13 *No Alterations or Damage*

The Tenant or his invitees will not :

- (a) alter or add to the Property internally or externally;
 - (b) decorate the exterior of the Property;
 - (c) change the decor or interior of the Property unless the Landlord or his Agent consents in writing prior to the decoration being carried out, such consent not to be unreasonably withheld ; and/or
 - (d) do anything which causes damage or destruction to the interior or exterior of the Property.
- If the Tenant or his invitees do any of the above the Tenant will pay for the cost of replacement or repair of the damage to the Property caused by any default of the Tenant or his invitees or of putting right the alterations or decorations undertaken in breach of this clause.

4.14 *Cable/Satellite TV*

The Tenant will not install cable or satellite television, or broadband connection, at the Property without first obtaining the Landlord's consent such consent not to be unreasonably withheld and where such consent is granted meet all costs of the installation and removal of the installation and the making good of any resultant damage as may be reasonably required by the Landlord and limited to the works detailed in the Special Letting Terms .

4.15 *Pass on Notices*

The Tenant will promptly give to the Landlord or his Agent a copy of any notice order or notice of any legal proceedings relating to the Property received by the Tenant from any superior Landlord government department local or public authority or other party.

4.16 *Smoking*

The Tenant will not smoke or allow any person in or at the Property to smoke at any time unless the Landlord has consented in writing such consent not to be unreasonably withheld.

4.17 *Insurance*

The Tenant:

- (a) is advised to insure his own possessions with a reputable insurer;
- (b) will reimburse the Landlord in respect of death or injury to any person (including the Tenant) or loss or damage to his property caused by default or negligence of the Tenant and/or his invitees.

4.18 *Superior Lease Obligations*

- (a) The Tenant will comply with any terms of the superior lease (a copy of which has been provided with this Agreement) other than those for payment of Rent and service charges unless compliance is the sole responsibility of the Landlord under the Agreement and will reimburse the Landlord for any reasonable claims and costs arising as a result of the Tenant's default. See Schedules 1-5
- (b) The Tenant will not do anything which under the superior lease requires the consent of the superior Landlord without first obtaining such consent from the Landlord and the superior Landlord if required by this Agreement.

The consent of the Landlord will not be unreasonably withheld. The application to the superior Landlord will be at

the Tenant's expense whether consent is given or not.

5. TERMINATION

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Landlord's Right of Termination

5.1 Unless agreed otherwise between the parties if anyone is residing in the Property the Landlord will usually need to obtain a Court Order to retake physical possession of the premises and enforce the Right of Termination.

5.2 The Landlord is entitled to terminate this Tenancy Agreement by re-entering the Property or any part of it if:

(a) the Rent or any instalment of the Rent is not received in full within fourteen days after becoming payable (whether

or not the Landlord formally demands it);

(b) the Tenant fails to comply with any of the Tenant's obligations under this Tenancy Agreement;

(c) the Tenant becomes bankrupt or enters into a voluntary arrangement with his creditors or if a company goes into

liquidation or an interim receiver of his Property is appointed;

(d) the Tenant shall die;

(e) the Tenant (without making arrangements with the Landlord or the Landlord's Agent) leaves the Property vacant or

unoccupied for thirty days or more; and/or

(f) if any of the grounds set out as Grounds 8 or Grounds 10-15 (inclusive) and Ground 17 of the Housing Act 1988 and

contained in Schedule 2 of the Housing Act 1988 (as amended) apply which relate to a breach of an obligation by

the Tenant.

Effect of Termination

5.3 Termination of this Tenancy Agreement under Clause 5.2 ends the Tenancy Period but does not release the Tenant from any outstanding obligations.

5.4 For the avoidance of doubt, the acceptance of monies after the Tenant has breached any of his obligations contained in this

Agreement will not prejudice the Landlord's right to enforce compliance with this Agreement and any such monies will be

accepted as payment for use and occupation of the Property and not as Rent.
agent.

PRE TENANCY CONDITIONS

The following provisions have been agreed upon between the Landlord and Tenant and will be completed prior to the

commencement of the Tenancy Period

None

SPECIAL LETTING TERMS

The following special letting terms have been specifically and individually agreed between the Landlord and Tenant

1. CABLE/SATELLITE/BROADBAND

The Landlord has given permission for the Tenant to install cable and satellite television and broadband connection. The Tenant

must meet all costs for installation and removal of the installation if required by the Landlord, and the making good of any resultant damage as may be reasonably required by the Landlord.

2. EARLY TERMINATION

Subject to the giving of at least two months' notice in writing to the Tenant it is agreed that the Landlord may serve notice for the tenancy to end provided that the end date of the notice period is at least six months after the tenancy commenced and immediately at the end of the notice period the tenancy will end however the ending of the tenancy does not release either the Landlord or the Tenant from any outstanding obligation or claim'. NOTE: Under the Deregulation Act 2015 the Landlord cannot serve this notice during the first 4 months of this agreement.

Subject to the giving of at least two months notice in writing to the Landlord it is agreed that at any time the Tenant may serve notice for the tenancy to end provided that the end date of the notice period is at least twelve months after the tenancy commenced however the Tenant will until the end of the notice period and until vacant possession is given up if later pay the Rent and observe and perform the agreements and obligations on the Tenants part contained in the Agreement but the ending of the tenancy does not release either the Landlord or the Tenant from any outstanding obligation or claim. It is further agreed that any Notice served by post must be sent by registered post and will only be deemed to have been served by the Tenant to Notices Under Tenancy Agreements, The Chancellors Group of Estate Agents Ltd, One Station Square, Bracknell RG12 1QB. If Notice is served by the Tenant via e-mail it will only be deemed to have been served if confirmation of said Notice is received from southeastpm@chancellors.co.uk.

3. SPECIAL PROVISIONS

a) It is agreed that the Tenant at the Tenant's expense can hang pictures on the wall at the Property during the Tenancy Period

b) It is agreed that the Tenant has use of one car parking space - for car registration XXXX- at the Property throughout the Tenancy Period

Reviewed:

If English is not your first language you should take independent legal advice before signing this Tenancy Agreement

SIGNED BY THE TENANT:

(Aug 21, 2018)

DD02 – Photo of Flat 22 Allocated parking bay 170 Claim No. G1GF583Y



Exhibit DD11 Photo of Parking Permit Claim No. G1GF583Y

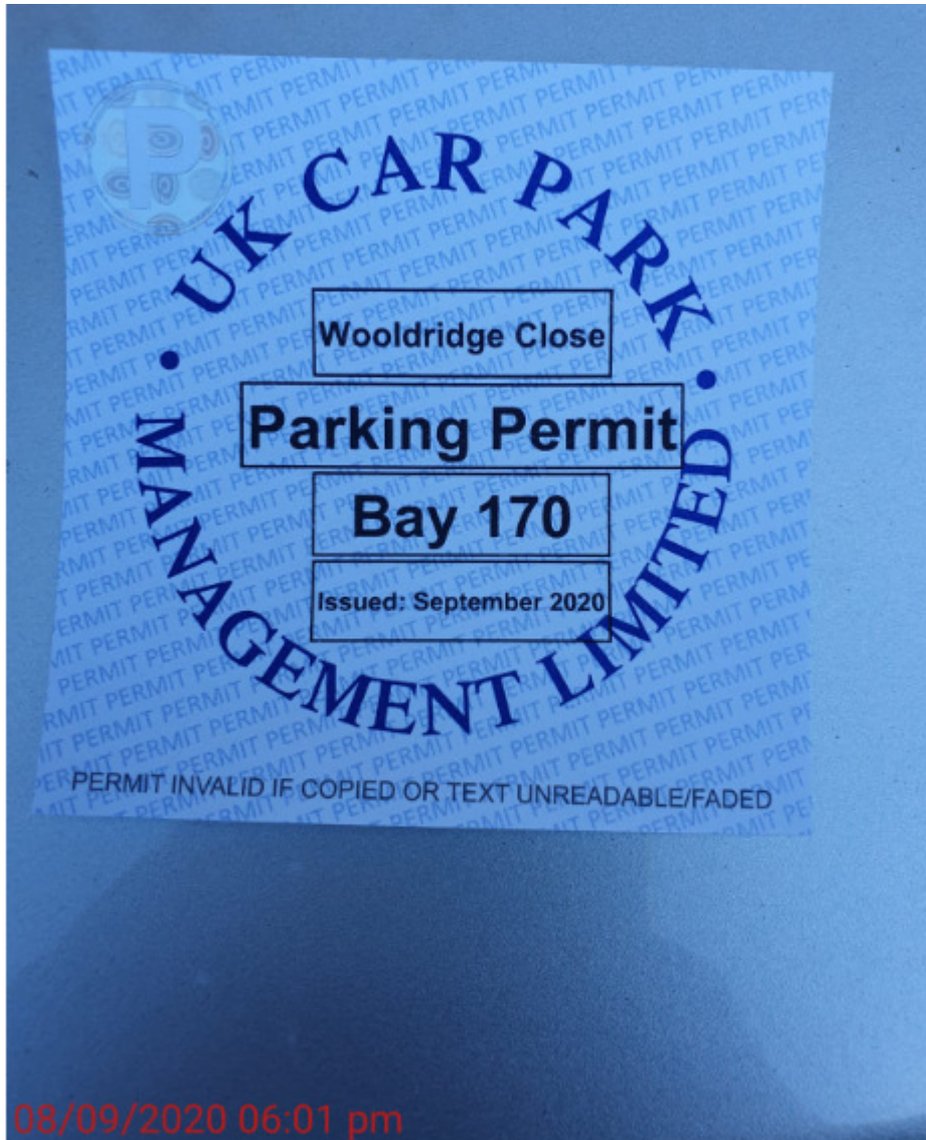
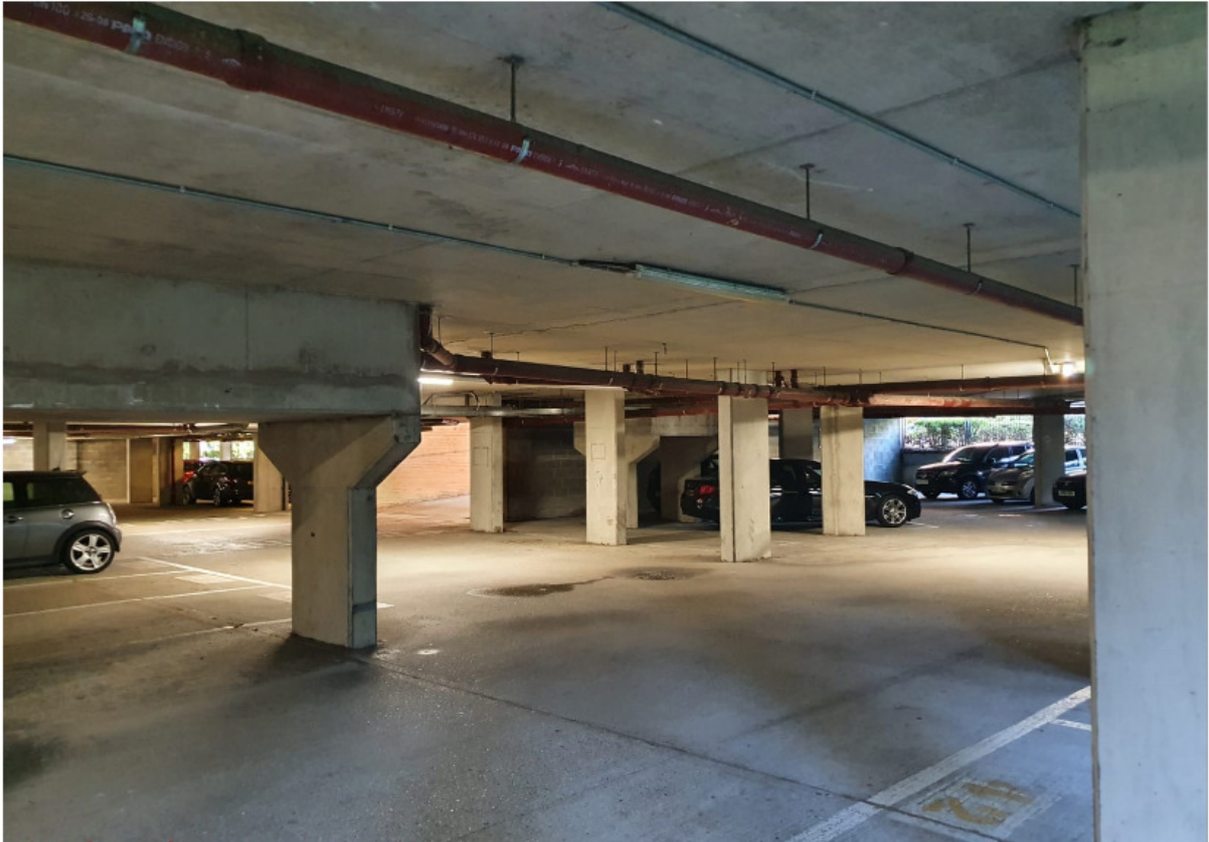


Exhibit DD12 Photo of No visible signs No. G1GF583Y



Exhibit DD13 Photos of No visible signs No. G1GF583Y



DD10 - Claim No. G1GF583Y

In the County Court at Staines
Claim Number: G1GF583Y

DEFENDANT'S SCHEDULE OF COSTS

Ordinary Costs

Loss of earnings/leave, incurred through attendance at Court £40.00

Further costs for Claimant's unreasonable behaviour, pursuant to Civil Procedure Rule 27.14(2)(g)

Research, preparation and drafting of documents (16 hours at Litigant in Person rate of £19 per hour) £304

Stationery, printing, photocopying and postage: £24

£ TOTAL COSTS CLAIMED £368

Signed
Date 08/09/2020