

**TENANT
INFORMATION
BOOKLET**

PAUL WRIGHT & CO

PROPERTY MANAGEMENT

Dear Prospective Tenant

Thank you for your recent enquiry regarding our property services. We are pleased that you have chosen a rental home that is managed by our company. By discussing your requirements in detail, we are able to save you the time of viewing unsuitable properties, and we make every effort to ensure your proposed tenancy commences with ease and minimal discomfort.

Once you have taken possession of the property, our professional service and advice is always available to you, and we advise you to make use of it whenever necessary. Please read the contents of this information booklet, as it is both relevant to your tenancy and also explains some of the terms and conditions that you will be bound by, once your agreement has been signed and you have taken occupancy of your property.

THE PROPOSED PROSPECTIVE TENANT QUESTIONNAIRE

The Prospective Tenant Questionnaire is required to be completed as accurately and fully as possible, giving details which will be used to draw up your tenancy lease. When completed, you must return the completed questionnaire to our offices as soon as possible together with the signed Applicant Declaration, where further documentation can be prepared.

You will be required to pay an application fee and return the completed application form within 5 working days. **This amount is non-refundable should you choose to withdraw before the tenancy documentation is initiated, fail to return the forms within the required timescale or if the requested references prove to be unsatisfactory as a result of adverse financial or personal data.** Paul Wright & Co will not supply copy references. Costs are broken down as follows:

Paul Wright & Co Administration / Referencing Fee	£125.00
VAT on above	£ 25.00
TOTAL	£150.00

*For joint or multiple applications the reference charge is reduced to **£100 plus VAT** per applicant.*

*If a Guarantor is required to complete the reference process, a further charge of **£75.00 plus VAT** is payable*

Although an initial moving date will be provisionally booked, Paul Wright & Co cannot be held responsible should for any reason the tenancy be deferred to another date, should references not be forthcoming or other matters are raised as a result of the prospective tenant questionnaire being received. We will of course endeavor to insure that the required occupation date is adhered to.

SERVICES

Ingoing tenants should make provision and allow 7 working days for transfer and connection of services at the required tenancy address. It is the obligation of the ingoing tenant to contact the electricity and gas authorities at the earliest opportunity.

It is also the ingoing tenants obligation under the tenancy agreement to notify British Telecom, the Council Tax office of the local authority and Anglian Water, giving full details of their proposed occupancy. Please note the following telephone numbers which may be useful in helping you to notify the relevant authorities of your impending tenancy: At the end of the Tenancy, accounts must be transferred back into the name of the LANDLORD (see Tenancy Agreement) **NOT** into the name of Paul Wright & Co Ltd

Electricity

E.ON: 0845 059 9905

British Gas

Tel: 0800 048 0202

British Telecom

Dial 150 for telephone sales for the area your proposed tenancy is in. It should be noted that whilst there may be a phonenumber in your chosen property any cost to enable connection will not be met by the Landlord without prior authority.

Water Rates

Anglian Water Services on 08457 91 91 55

Local Authority

For Council Tax registration and details of local authorities contact the relevant Borough Council or City Council. For all local authority services contact the relevant County Council (Mid Suffolk District Council). 01449 720711

REFERENCES

As part of our service to our client we are required to take references on every ingoing tenant or prospective tenant.

We do require a period of up to 7 working days for references to be applied for and returned. We regret that we are unable to enter into any tenancy agreement until all references have been received and accepted by us as satisfactory.

THE LEASE AND TENANCY AGREEMENT

We will supply you with a lease in connection with your chosen property. This should be read carefully and fully understood, prior to you taking occupation of the property. It is a condition that each person over the age of 18 years must be named on the tenancy agreement and must also sign the tenancy agreement before occupancy will be permitted.

*Subsequent tenancy renewals are subject to an arrangement fee of £75.00 plus VAT payable to our offices at the time of renewal.

RENTAL AND DEPOSIT MONIES REQUIRED

Paul WRIGHT & Co require the following monies from ingoing tenants before occupation of their chosen property will be permitted. Please note that if you pay by cheque, this money must be received by us at least 7 working days before the occupation date of the property. Bankers Drafts, Building Society Cheques or cash will be permitted on the day of occupation. Monies are defined and required as follows:

- 1) Dilapidations deposit: these monies are held by Paul Wright & Co as stakeholders between parties and returned to the tenant at the end of the lease term subject to schedule of dilapidation, cleaning costs, garden costs or unpaid rental installments.

It is a requirement of Paul Wright & Co that the rent must be paid in advance. Standing orders can be arranged should this be required. Due to the increasing nature of banking costs and other associated charges, **overdue rents will be penalized by a fixed charge of £5.00 per day for each and every day the rent is overdue**, unless the tenant has notified us in writing beforehand giving valid reason for the overdue payment, for example holidays or business travel.

IT MUST BE NOTED THAT ANY CHEQUES WHICH ARE RETURNED UNHONOURED BY THE TENANTS BANK WILL RESULT IN A CHARGE TO THE TENANT IN THE SUM OF £27.50. THIS CHARGE WILL BE MADE ENERY TIME A CHEQUE IS REPRESENTED. THE TENANT IS THEREFORE ADVISED TO ENSURE THAT FUNDS ARE AVAILABLE TO COVER PAYMENT ON THE DUE DATE.

It should also be carefully noted that should any legal action be taken by the landlord or the landlord's agent for collection of the rental arrears or any breach of terms of the tenancy agreement, the costs of such action will be the sole liability of the tenant in full.

POSSESSION OF THE CHOSEN PROPERTY

Paul Wright & Co will make arrangements to meet you at the property prior to possession of the property being transferred to carefully check through the extensive inventory, therefore giving you the opportunity to make any necessary amendments. The importance of this cannot be stressed enough, as it will be the only record of contents and condition of the property prior to the tenancy being initiated. You will be required to sign the document and we will then countersign it before occupancy will be permitted. The inventory will be used as a "yardstick" against which the Schedule of Dilapidations at the end of the tenancy will be checked for damages or items, which will not be

accepted as fair wear and tear. The original lease agreement and inventory will be kept at our office, although copies will be sent to both the landlord and the tenant for their information and safekeeping.

PLEASE MAKE SURE THAT YOU UNDERSTAND YOUR RESPONSIBILITIES AS SPECIFIED IN THE TENANCY AGREEMENT, WHICH INCLUDES:

- Paul Wright & Co as agent, or the landlord, can at any reasonable time, subject to prior agreement, inspect the property and as our duties to the landlord include regular inspections, you will be contacted during your tenancy to make these required appointments.
- The tenant has an obligation to maintain the grounds and gardens of the property during the period of the tenancy. Should any maintenance be required to either the garden or the building Paul Wright & Co must be notified immediately.
- It should be noted that the tenant when terminating the tenancy should make arrangements for all mail to be redirected from the final date of the tenancy to the new place of residence.
- Notice to terminate the tenancy agreement must be a least 30 days prior to the end of the tenancy under an Assured Shorthold Agreement, and must be done so in writing to the landlords agents.
- It is the tenant's obligation to provide adequate insurance cover for their contents and personal effects within the property once occupancy has commenced.

TERMINATION OF TENANCY AND VACATING PROPERTY

When the agreed period of notice in writing has been given to the landlords agent, which generally amounts to 30 days prior to departure, it is the tenants obligation to notify all service authorities, for example gas and electric companies and British Telecom, to make arrangements to have meter readings taken. Please notify the relevant authorities that services must not be disconnected and responsibility must transfer to the landlord c/o Paul Wright & Co until a new tenant is found for the property.

It is also the tenant's obligation to inform the Community Charge department of the local authority and the water rates office, notifying them prior to vacating the property and to provide them with a forwarding address.

On the day of departure from the property, Paul Wright & Co will inspect the property and carry out a Schedule of dilapidations. This schedule will duly be prepared and subsequently forwarded to the landlord for their approval. The property must be left in a clean condition throughout, with special attention given to the bathroom and

kitchen fittings, including the cooker. Carpets and carpets must be cleaned professionally. The Schedule of Dilapidations will be checked against the inventory and monies may be retained for damages, loss of contents or lack of cleanliness of the property. The landlords agent reserves the right to judge fairly as to the level of fair wear and tear and what constitutes excessive use of the property as well as acting as arbitrator between the tenant and landlord. **Tenants should be aware that Paul Wright & Co as agents are unable to return deposit monies until the landlords authority to do so has been obtained (this can take 14 working days). Regrettably there can be no exceptions and under no circumstances will deposits be returned in anticipation of the landlords authority.**

SUMMARY

Thank you for reading this information. Should you have any questions arising from points that have been listed, please do not hesitate to contact our office, when we will be only too pleased to discuss the implications and your obligations under your proposed tenancy. We do ask you to bear in mind that the property does belong to somebody else and ask you to treat it with the same respect and care as you would do your own home.

“Paul Wright & Co for itself and for the lessor of any property over which it is appointed managing agent, hereby gives notice that:

- (i) The notes herein are intended to be for the guidance of the intending Lessee/Tenant only and do not constitute, nor constitute part of, an offer or contract and no responsibility is assumed for the accuracy of individual items.*
- (ii) The notes are given in good faith and are believed to be correct, but any intending Lessee/Tenant should not rely on them as statements or representation of fact, but must satisfy themselves as to the correctness of each of them.*
- (iii) No person in the employment of Paul Wright & Co has the authority to make or give and representation or warranty in relation to any property on behalf of Paul Wright & Co nor to enter into any contract of a Lessor or Landlord.*

APPLICANT DECLARATION

In relation to my application to rent the property at:

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I have read the terms and conditions within the Tenant Information Booklet. I authorise Paul Wright & Co to proceed with my application. I understand that if I withdraw from the proposed tenancy or fail my references I will forfeit the right to have my administration fee refunded.

SIGNED..... Print Name.....

DATED.....

2nd Applicant (if applicable)

SIGNED..... Print Name.....

DATED.....