

IMPORTANT NOTICE

This Deed of Guarantee creates a binding legal contract. You should read the explanatory notes provided with this agreement. If you do not fully understand the nature of the agreement, then it is recommended that you take independent legal advice before signing.

DEED OF GUARANTEE

(General Version)

Important Notes

This is a Deed by which the Guarantor agrees to act as surety for the tenancy agreement

- This Deed of Guarantee is for use with the letting of residential property and their associated tenancies. As such, this is a legal document and should not be used without adequate knowledge of the law of landlord and tenant. By signing this Deed the Guarantor agrees to be bound by its terms. The Landlord or Agent should consult the Letting Centre's Guarantor Agreement Drafting and Guidance Notes before use.
- It is essential that a copy of the tenancy agreement is attached to this Deed of Guarantee and that the Guarantor is given adequate opportunity to read both documents. The Guarantor should read and understand the obligations of the tenancy and guarantee before signing.
- This Guarantee relates to the named tenancy agreement and may not bind the Guarantor to any substantial amendments of the tenancy - especially those which might be prejudicial to the Guarantor. The Guarantor's consent should be gained before undertaking any substantial amendments of the tenancy.
- The law allows a tenant to stay on at a property beyond the agreed tenancy term. Under this agreement, the Guarantor may continue to be liable for any default under the tenancy after the landlord has given notice and until the tenant has vacated.
- The Letting Centre Deed of Guarantee includes a safety clause to assist with a situation where the tenancy has become periodic or there is a delay in signing up a new agreement with a notice provision for the Guarantor. However, periodic tenancies or roll-on tenancies are best avoided and we advise that a new fixed term is granted and a new Deed of Guarantee is signed for the end of each fixed term.
- For joint tenancies, unless otherwise agreed, the Guarantor will be jointly and severally liable for the default of any of the joint tenants under the tenancy agreement. Where there is more than one Guarantor the Guarantors will be jointly and severally liable for the default of the tenants for any breach of terms under the tenancy agreement.
- This Deed has been drawn up after consideration of the Guidance on Unfair Terms in Tenancy Agreements originally published by the Office of Fair Trading which has now been adopted by the Competition and Markets Authority.

N.B. These Important Notes are for guidance only and help to explain the law of guarantees. These notes do not form part of this deed of guarantee.

Jesmond Property Shop (agent for Landlord)
7 Acorn Road, Jesmond, Newcastle upon Tyne, NE2 2DJ.



This Deed of Guarantee is made BETWEEN the Guarantor and the Landlord

Guarantor(s): as detailed below

Guarantor(s) Address: as detailed below.

Landlord(s):

Landlord(s) Address:

Tenant – named below

Property: The dwelling known as

Tenants share of Rent: £ per week/ month including/ excluding utilities

Tenancy Commencement Date: for weeks/ months

1. Guarantee. The Guarantor agrees to act for the Tenant should the Tenant fail, for any reason, to meet the financial commitments arising from the Tenancy Agreement entered into in respect of the Property. This Guarantee is provided subject to the proviso that the Guarantor will only be responsible for the above-named tenant's share of the Rent and any other costs directly attributable to this tenant under the tenancy agreement. The Guarantor will not be liable for any rent shortfall, damage or any other liabilities which are attributable to any of the other joint tenants in this tenancy.

2. Scope. This Deed of Guarantee applies to the current tenancy being undertaken and any periodic extension or renewal of that tenancy. All references to the Landlord herein shall be deemed to include the Landlord's Agent or any person authorised to act on the Landlord's behalf

3. Rent Liability. The Guarantor undertakes to pay to the Landlord from the date of this Deed of Guarantee from time to time the Rent within 10 days of receipt of a written demand from the Landlord or his Agent addressed to the Guarantor if the Tenant following demand has not paid the amount being demanded when it was due under the Tenancy Agreement.

4. Other Liabilities. The Guarantor shall pay and make good to the Landlord on receipt of a written demand all reasonable losses, damages and expenses of the Landlord incurred as a result of default by the Tenant in the performance or observance of the Tenant's covenants under the Tenancy Agreement. Any failure of the Landlord in demanding or collecting the Rent when it falls due, and any time to pay which may be given to the Tenant by the Landlord shall not release the Guarantor or in any way affect the liability of the Guarantor under this agreement.

5. Cancellation. If the tenancy is for a fixed term, then this guarantee applies for the whole of the term and is not revocable during that term.

6. Continuation of Guarantee. If the tenancy is periodic or has become periodic by agreement or the operation of law, then this guarantee will continue. In this case, the Guarantor is required to give six months' written notice to terminate the Guarantee. Such notice to terminate the Guarantee may only be given during the periodic tenancy

7. Variations. The Guarantor will not be released from the liabilities arising under the Tenancy Agreement and this Deed of Guarantee by any variation or amendment to the terms of the Tenancy provided that such variations or amendments are insubstantial and not prejudicial to the Guarantor. Should the Guarantor die during the currency of this agreement, the Guarantor's estate will be liable as surety and co-principal debtor

8. Name of tenant.

[Redacted]

In WITNESS whereof the Guarantor has executed this Deed on this day of 20

I confirm that I have received a copy of the Tenancy Agreement and a copy of the 'Explanatory Notes for the Guarantor.'

Signed by the Guarantor:

Witness Signature:

.....

.....

Name (BLOCK CAPITALS):

Name (BLOCK CAPITALS):.....

Address:

Address:

.....

.....

Tel No:

Tel No:.....

Occupation:

Occupation:.....



EXPLANATORY GUIDANCE

NOTES FOR THE GUARANTOR

- This Deed of Guarantee creates a binding legal contract. You should read and understand the obligations of the Tenancy Agreement and this Deed of Guarantee. If you do not fully understand the nature of the agreement, then it is recommended that you take independent legal advice before signing.
- Where the tenancy is a joint tenancy the liability of the tenants is joint and several. This means that if one of the tenants fail to pay the other tenant(s) will be liable. All tenants are individually liable to pay the full rent and comply with the terms of the tenancy agreement. The liability of the guarantor is limited to the detail in clause 1
- If a Guarantor dies and the Guarantee is a joint Guarantee then the Guarantee will continue until the death of the last Guarantor.
- You will be responsible for any unpaid rent or other costs or losses (including legal costs) suffered as a result of any breach of the tenancy agreement by any of the tenants for the initial fixed term period and for any subsequent periodic tenancy limited to the detail in clause 1
- You will continue to be responsible for your liabilities under the Tenancy Agreement and the Deed of Guarantee where variations or amendments to the terms of the tenancy occur provided that such variations or amendments are not substantial or prejudicial to you. A substantial amendment may be an increase in rent and in this case you would only be responsible for guaranteeing the new rent amount if you have agreed to it. If you disagree with any substantially varied terms you will still be responsible for guaranteeing the existing agreed terms (e.g. paying the full amount of the existing rent) unless you agree to the variations.
- Where the tenancy is renewed for a new fixed term you will only be responsible for the tenant's default of the terms of the renewed fixed term tenancy if you sign a new Deed of Guarantee.
- A tenancy does not end on the death of a tenant and you will be responsible for guaranteeing the tenancy until the tenancy ends or the tenancy is surrendered. For joint tenancies the tenancy will pass to the surviving tenants. For sole tenancies the tenancy will usually pass to the tenant's Personal Representatives as part of the tenant's 'estate.'
- You are responsible for reimbursing the landlord for any monies owed by the tenant at the end of the tenancy.
- Where the tenancy is for a fixed term you cannot end the guarantee during the fixed term.
- Where the tenancy is a periodic tenancy (e.g. it continued after the fixed term tenancy and no new fixed term was agreed) you will need to give six months' notice in writing to the landlord to terminate the guarantee. In practice once the guarantor has given notice the tenant will either find a new guarantor or if there is no new guarantor the landlord will give notice to the tenant to end the tenancy. If the tenant does not leave at the end of expiry of the notice period (usually two months) then the landlord will need to apply to court for a possession order. The statutory process usually takes six months from the date notice is given to the Tenant. If the Tenant does however leave on the date specified in the Landlord's notice then the tenancy ends and the Guarantee will end earlier than six months e.g. on the date that the Tenant vacates the property.
- If the tenant fails to vacate the property at the end of the tenancy then legal proceedings may be instigated which require the tenant to leave. As Guarantor your liability will continue until the legal proceedings are concluded and the tenant is forced to leave.

You should ensure that you have read fully the Tenancy Agreement and Deed of Guarantee and that you understand your obligations before signing the Deed of Guarantee.