PRIVATE ACCOMMODATION HOUSING GUIDE

QMUL.AC.UK/RESIDENCES

2022–23
CONTENTS

3 Essential advice checklist
4 Where should I look?
6 General information
8 Inspecting a property
10 Tenancy agreements
12 Deposits
14 Tenancy Deposit Schemes
16 Your rights to repair
19 Letting agents
21 Getting advice and legal representation
22 Harassment and unlawful eviction
23 Price guide for whole vacant properties
Read this guide and research the web links provided before beginning your search.

Use the QM Private Lettings online property search to find rooms, flats or houses qmul.studentpad.co.uk

Shop around for good value and facilities.

Try and meet the current residents, to check for suitability.

Don’t sign anything you don’t understand, consult Housing Services for advice.

Always get a copy of anything you sign!

Ask to see a current Gas Safe Register Certificate for all gas appliances (annual checks are required by law), if you are refused this – seek advice!

Does the landlord have an up to date Electrical Safety Compliance Certificate?

Check that at least one smoke alarm is installed on every storey of the rental property.

Does the Energy Performance Certificate (EPC) have a rating of E or above?

Get landlord’s viewing promises in writing (e.g. for extra furniture, decorating etc)

Ensure you have the landlord’s home address and phone number, in case of emergencies.

Insist on a full inventory check on moving in day, noting existing damage or disrepair (and take photos).

Report repairs immediately, confirm repair requests in writing.

If you are unsure or have any concerns, email housingservices@qmul.ac.uk
QM PRIVATE LETTINGS

Housing Services provide an online property search facility for students and staff. All landlords are required to sign our Code of Practice for Residential Landlords. Most properties are advertised between May and October. Search available properties at: qmul.studentpad.co.uk

Main advantages: usually cheaper rents than via letting agents, direct dealing with the landlord (cutting out the ‘middle man’), generally quicker response to repair issues and dispute intervention by the Housing Services team.

STUDENT SHARE MESSAGE BOARD

Our online Message Board allows Queen Mary students to get in touch with other Queen Mary students who are looking for accommodation. You can place an advertisement if you have accommodation to let within a house-share, or if you are looking to find a room in a house-share at: qmul.ac.uk/residences/alternative/privaterenting/messageboard

WORD OF MOUTH REFERRAL

Ask around – another student’s referral will give you invaluable information on the landlord, the neighbours, general safety of the area and suitability of the property. It could save you a lot of time and money when searching.

LETTING AGENTS

Further detailed information and a list of agents who have signed our Code of Practice for Residential Letting Agents can be found at: qmul.ac.uk/residences/alternative/privaterenting/lettingagents

Main advantages: unlimited access to a large variety of properties, safety requirements and permission to let checks already done.

Disadvantages include: higher rents, possible delays in repairs while liaising with landlords to authorise funding.
INDEPENDENT STUDENT HOSTELS

Many hostels have eligibility criteria applicants have to meet, so check these carefully. Search for hostels at: qmul.ac.uk/residences/alternative/hostels

INTERCOLLEGIATE HALLS

Owned by the University of London, located primarily in Central London and convenient for students studying at Lincoln Inn Fields and Charterhouse Square. In addition, Eleanor Rosa House, Stratford, is within an easy commute to the Mile End and Whitechapel campuses.

Key dates and further information can be found at: halls.london.ac.uk

PRIVATELY BUILT HALLS OF RESIDENCE

There is an abundance of privately built student halls in London, many located close to Queen Mary. They are built to a very high standard (with the majority of rooms being en-suite or studio style), which is reflected in the price. Most private halls of residence offer 50/51 week contracts, some short-term contracts may be available, but these will be at a higher cost.

Always check the hall you choose is signed to the ANUK Code of Standards at: anuk.org.uk

There are also some non-profit organisations providing affordable, secure accommodation but these get booked up very quickly.

A list of local private halls can be found at: qmul.ac.uk/residences/alternative/privatehalls

WEB SEARCHES

There are many dedicated property websites, most of the adverts being placed by letting agents or by ‘virtual agents’ who have no actual business premises.

Avoid becoming a victim of a property scam! The warning signs are: low rents, requests for a deposit before viewing the property or seeing the contract, requests for money transfers via Western Union or similar.

- loot.com
- onthemarket.com
- rightmove.co.uk
- student.spareroom.co.uk
- zoopla.co.uk

If something sounds too good to be true, it usually is!

HOMESTAY AGENCIES

Housing Services lack the resources to match students with host families, but there are specialist agencies that do. Homestay is popular with overseas students wishing to live as part of a family to improve their English language, or those looking for short-term accommodation within a home setting. The main advantage is not having to commit to a long stay, so if the arrangement isn’t working you can move on quite easily. A list of homestay agencies can be found at: qmul.ac.uk/residences/alternative/homestay

If you are unsure about how, when or where to look, do not hesitate to contact housingservices@qmul.ac.uk
INTRODUCTION

Unlike many areas in London, East London doesn’t have a major accommodation shortage. Affordable student housing will be in ex-local authority flats or older style terraced houses within walking or easy travelling distance to Queen Mary. The majority of properties are advertised between May and October.

- Don’t search too early – start looking 4–6 weeks in advance of moving in.
- If you are well organised and have ‘done your homework’ on your preferred area, it should only take a couple of weeks to find something suitable.
- Check the location and commute time to Queen Mary before arranging any viewings.
- Ensure you have a set budget for rent and stick to it. Do not get carried away booking a property you cannot afford.
- Try to negotiate on the rent cost, you may get it cheaper than advertised.

Do not pre-book long term private housing from overseas (unless it is a privately built hall), you need to be in London to view properties. Housing Services cannot pre-book private accommodation on your behalf. Consider short stay accommodation, while you search for permanent housing.

For safety reasons, avoid going to property viewings alone.

- If you are renting in a group, why not consider a ‘house-mate agreement’, which can reduce the risk of inter-tenant friction/issues during the tenancy relating to; the sharing of bills, cleaning duties, noise levels and frequency of overnight guests etc?
- Don’t forget to organise insurance for your own personal possessions.

NOTES FOR YOUR GUIDANCE AND PROTECTION

» **Always** find out the essential basic info:
  - The landlords/owners contact details?
  - The rent cost?
  - The contract length?
  - Frequency of rent payments (weekly, monthly, termly)?
  - The amount of deposit and how it is protected? The Tenant Fees Act 2019 states a deposit cannot exceed the equivalent 5 weeks rent.

» **Always** request and keep a copy of any signed agreement made.

» **Always** get dated receipts for any money paid. If you pay by debit card, standing order or direct debit your bank statement will be your receipt. Avoid paying in cash.

» **Always** ensure, if possible, that any agreement you sign contains a break clause so that the tenant, as well as the landlord, may terminate the agreement by giving notice. Notice must be given in writing and in the correct format. If an agreement does not contain a ‘notice to quit clause’ you will be **held liable for rent for the whole period** of the tenancy agreement.

Break clauses in tenancy agreements are unusual and rental periods tend to be for a full calendar year (12 months).

» **Always** check if you require a UK guarantor. All students are likely to need a guarantor to underwrite the rent (this is usually a parent or guardian). If you are not able to supply a UK guarantor you may be asked, in some cases to pay between 3 to 6 months’ rent in advance.

Further information can be found at: qmul.ac.uk/residences/alternative/privaterenting/links
Always request the name and address of the property owner. You have a legal right to know this (even if you rent the property through an agent) under the Landlord and Tenant Act 1985 Chapter 70 Section 1. You can find out who owns the property from your local Land Registry Office at: landregistry.gov.uk/public/property-ownership

- An online search only costs £3
- Search using the full address and postcode
- If there is a choice between 'Leasehold' and 'Freehold', choosing 'Leasehold' will show who is eligible to rent the property to you
- Where there is only 'Freehold' available, this will be the property owner

If your prospective landlord is not the property owner, ask for proof that they have the authority to let to you.

Further information can be found at: qmul.ac.uk/residences/alternative/privaterenting/links

Always use the Mayor of London’s Rogue Landlord and Agent checker. This checker contains information about landlords and letting agents who have been prosecuted or fined by a London Borough. london.gov.uk/rogue-landlord-checker

Remember as a full-time registered student you are exempt from paying council tax, but only if you provide a copy of your tenancy agreement and student attendance certificate (obtained from the Student Enquiry Centre) and send it to the relevant local authority.

A number of local authorities accept exemption lists directly from Queen Mary. Please ensure that your term time address is up to date in MySIS.

Further information can be found at: arcs.qmul.ac.uk/students/finances

If you are a group of friends renting a whole property, why not consider opening a household bank account and contributing a regular amount, so that all rent, bills and general household purchases (online shopping) can be paid from this.

IMMIGRATION CHECKS (RIGHT TO RENT)

Landlords and letting agents are required to carry out checks relating to the immigration status of their tenants.

Landlords will ask all tenants, whether they are from the UK, EU or elsewhere in the world, and to provide evidence to prove they have a right to rent in the UK.

From 6 April 2022, Biometric Residence Card (BRC), Biometric Residence Permit (BRP) and Frontier Worker Permit (FWP) holders will evidence their right to rent using the Home Office online service only.

Further information can be found at: qmul.ac.uk/residences/alternative/privaterenting/links

USEFUL RESOURCES

NUS READY TO RENT

Free resources and guidance to help you understand your rights and responsibilities as tenant living in rented housing.

Further information can be found at: readytorent.nus.org.uk

TOWER HAMLETS PRIVATE RENTERS’ CHARTER

If you rent a room, a flat or a house in Tower Hamlets, this charter sets out standards the law demands from all private landlords and agents.

Further information can be found at: towerhamlets.gov.uk/ignl/housing/Private_housing/Private_housing.aspx

HOW TO RENT: THE CHECKLIST FOR RENTING IN ENGLAND

The Government has also produced a guide for people who are about to rent a house or flat

Further information can be found at: gov.uk/government/publications/how-to-rent

If you have any queries, need advice or further information contact housingservices@qmul.ac.uk

MANAGING YOUR MONEY

Plan a realistic budget, which needs to include all of your income and all of your costs. Welfare Advisers in the Advice and Counselling Service give free, confidential 1:1 financial advice to all current and prospective Queen Mary students. Including: helping you to plan a budget, checking your eligibility for financial support, hardship funds and bursaries, applying to trust and charities, dealing with debt, welfare benefits and Council Tax problems.

A bills and budgeting checklist can be found at: qmul.ac.uk/residences/alternative/privaterenting/links
INSPECTING A PROPERTY

INSPECTION CHECKLIST

If you are viewing properties during the summer, when days are sunny and warm, try to imagine the same property on a grey, wet day in November to alert you to any potential problems in the future. If you can see evidence of mould in a bathroom or kitchen on a hot July day, it will be significantly worse in winter and a potential health risk. It is also advisable if you view during the day, to go back at night and see if the street is well lit and how safe it appears. It’s easy to ‘fall in love’ with a property with huge rooms and a garden, but think of the cost to heat those rooms, and if you are prepared to spend every weekend gardening?

THINGS TO CHECK:

- Does the roof look sound, or is there broken guttering or missing slates?
- Are the doors and window frames sound, or is the timber rotting?
- Are the windows double-glazed (this will reduce energy bills and offer soundproofing)?
- Are the doors and windows fitted with adequate locks and/or security grilles/gates?
- Is there a burglar alarm (student houses are targets for thieves during long vacations)?
- Does the property have sufficient furniture for all the prospective tenants?
- Is the furniture in good condition and fire resistant (look for safety regulation labels)?
- Is there adequate storage space?
- Are the carpets and curtains in good condition?
- Is there adequate ventilation and extractor fans in the kitchen, bathroom and toilet?
- Is there any evidence of damp, mould or condensation?
- Is there clean, undamaged sealant around the bath or shower?
- Are there cracks in the sink or bath?
- Does the bathroom have easy clean flooring?
- Does the shower work, test it (just because it’s there, doesn’t mean it works!)?
- Do all the fires/radiators work properly?
- Is there central-heating (most cost effective) or electric fires (very costly)?
- Does the landlord have an up to date Gas Safe Certificate for all gas appliances?
- Does the landlord have an up to date Electrical Safety Compliance Certificate?
- Is there at least one smoke alarm installed on each floor of the rental property?
- Is there a carbon monoxide alarm installed in all rooms with a fixed combustion appliance (such as a gas boiler or fire)?
- Are there any fire extinguishers or fire blankets in the house?

Try to concentrate on these key health and safety issues when inspecting a property.

A property inspection checklist that you can download and take along to viewings can be found at: qmul.ac.uk/residences/alternative/privaterenting/links

VIRTUAL VIEWINGS

If you are unable to view the property in person, you should ask the landlord or letting agent to conduct a virtual viewing. This can be done via a live recording or you can be sent a pre-recorded video.

Ideally you should be requesting a live virtual tour as this cannot be edited and you can also ask questions in real time whilst you are being shown around the property.

You should also ask for additional information, such as a copy of the floor plan, that will give you a better picture of the property.
PROMISES, PROMISES

If the landlord promises to do repairs, decorating or provide additional furniture or appliances, make sure this is documented. These promises are often made to encourage you to take the property, but often never materialise. List the repairs or work to be done with an agreed completion date signed by the landlord/agent, because this will assist in negotiating compensation or a rent reduction, if the works are not done.

IMPORTANT SAFETY ISSUES

Landlords have a statutory duty to have all gas appliances checked annually by a Gas Safe registered engineer. Following the check, a certificate is issued which should be on display in the property or available to show to potential tenants.

All remedial/repair work on gas appliances must be carried out by a Gas Safe registered engineer, ask to see their Gas Safe photo ID card. If you believe an unregistered person is repairing a gas appliance, or if your landlord refuses to show you a valid certificate.

More information can be found at: gassaferegister.co.uk

The Smoke and Carbon Monoxide Alarm (England) Regulations 2015 requires landlords to have at least one smoke alarm installed on each storey of a property. Carbon monoxide alarms are also a mandatory in rooms with a fixed combustion appliance (excluding gas cookers).

Landlords are also expected to repair or replace alarms once informed that they are faulty.

Further information can be found at: qmul.ac.uk/residences/alternative/privaterenting/links

All furniture must comply with the Furniture and Furnishings (Fire Safety) Regulations 1988/1989, 1993 and 2010 and should carry a manufacturer’s label stating that it complies and a warning ‘Carelessness Causes Fire’. A landlord can be fined for any furniture that does not comply.

The Electrical Safety Standards in the Private Rented Sector (England) Regulations 2020 require landlords, with fixed electrical installations, to ensure that such installations are tested at least every 5 years. As with Gas Safe Register certificates, copies of the most recent Electrical Installation Condition Report (EICR) needs to be provided to tenants.

More information can be found at: hse.gov.uk/electricity

Landlords who let a self-contained property will also need to provide tenants with an Energy Performance Certificate (EPC). This certificate contains information about:

- Energy use and typical energy costs for the property
- How to reduce energy use and save money

All rental properties must have a minimum EPC rating of ‘E’.

You can check a property’s energy performance certificate online via the Government’s database: gov.uk/find-energy-certificate

Landlords have extra responsibilities if the property is defined as a House in Multiple Occupation (HMO). An HMO is any property (house or flat) occupied by three or more people forming more than 1 household who share the facilities (kitchen, bathroom and/or toilet). These extra responsibilities are there to reduce the risk of fire and to make sure that people living in shared houses or flats have adequate facilities.

There are 3 types of HMO Licensing:

- Mandatory Licensing
- Selective Licensing
- Additional Licensing

Further information on current HMO legislation and licensing can be found at: qmul.ac.uk/residences/alternative/privaterenting/links

Several London local authorities have introduced selective or additional licensing for all privately rented properties within a specific area. Tower Hamlets operates all three HMO Licensing Schemes.

Further information on local authority HMO licensing in London can be found at: londonpropertylicensing.co.uk

If you have any concerns over gas, electrical, fire or furniture safety and HMO licensing, contact housingservices@qmul.ac.uk
Never sign a contract that you do not understand!

Under the Tenant Fees Act 2019, a landlord or letting agent must provide a tenant with a copy of the tenancy agreement before taking a holding deposit. This copy should state it is a draft.

You are legally entitled to seek advice before signing. Housing Services offers a free contract reading service, and will advise you on any unfair clauses, your main legal responsibilities as a tenant and break clause options.

A contract checklist can be found at: qmul.ac.uk/residences/alternative/privaterenting/links

Always get a copy of any agreement you sign; you are legally entitled to this.

All tenancies are Assured Shorthold Tenancies (ASTs) unless the landlord serves a notice specifically saying that it is not. The AST comes in two forms:

- Joint Tenancy
- Individual Tenancy

Other forms of agreement include:

- Statutory Periodic Tenancy (this is when the fixed term AST tenancy is allowed to run on beyond the expiry date of the original tenancy, and no new tenancy has been signed).
- Excluded lettings/licences.

ASSURED SHORTHOLD TENANCIES – A GENERAL GUIDE

This is the standard agreement used by landlord/agents. It entitles the landlord to regain possession at the end of the fixed term, as long as he has correctly served a Section 21 Notice to quit.

Further information on Section 21 Notices, can be found at: qmul.ac.uk/residences/alternative/privaterenting/links

ASTs are usually for a period of between 6 and 12 months. Unless there is a specific break clause in the contract which allows the tenant to give notice, the tenant is bound into the contract for the whole of the fixed term and liable for the rent, whether in occupation or not (or until a suitable replacement is found). If the contract allows the tenant to give notice, the usual period of notice will be two months. Generally giving notice to leave cannot be made until after the first six months of the contract has elapsed, but again only if stated in the contract.

Once a rent level has been agreed it will remain the same for the duration of the tenancy, unless a rent review clause has been written into the contract.

If the tenancy is not properly terminated (e.g. the correct period of notice given on the correct day), or renegotiated and renewed, but allowed to run on, it will become a Statutory Periodic Tenancy. Do not sign an AST, unless the period covered by the agreement is the same as the period you intend to live in the property.
JOINT AST

If a group of friends rent a property together, they will all be named on one contract and this will be a joint tenancy. The implication is that they are jointly liable for the full rent on the whole property. If one or more tenant(s) move out, the remaining tenants will be responsible for the full rent on the property, not just their own share. The landlord is entitled to collect the shortfall in rent from the remaining tenants. If a tenant wishes to leave, the best solution is to find a replacement tenant. If a replacement is found everyone (the departing tenant, remaining tenants, replacement tenant and landlord) should then sign an assignment document. This will allow the existing contract to continue under the same terms and conditions, just with different people. The outgoing tenant will be released from the contract. Under the Tenant Fees Act 2019 a maximum fee of £50, or reasonable costs incurred if higher, can be charged particularly if you are renting through a letting agent.

INDIVIDUAL AST

If you live in a property with other tenants, who did not move in as a group of friends, then you will be required to sign an individual AST for the room. You will only be liable for the rent of your room. However, you have no say in who lives in the property with you, so inter-tenant disputes can be more frequent and the landlord can have free access to the communal areas of the property (which reduces privacy). Always ensure your room has a lockable door before you sign this type of agreement. This type of tenancy can only be given if the landlord is not a resident in the property himself, otherwise you will have a licence or excluded letting.

STATUTORY PERIODIC TENANCY

When a landlord does not seek possession at the end of the fixed term of the AST, or did not do so in the proper manner, the letting becomes a periodic tenancy. The tenant has the right to remain, as long as the terms of the original agreement are adhered to. The new period of tenancy equals the frequency of rent payments. The rent levels agreed at the beginning of the original AST will remain fixed for the first 12 months, after this, rents can be increased and new terms proposed. The period of notice required is the same as the period between rent payments, which is usually four weeks. It can be terminated by landlord or tenant, in writing and should expire on a rent payment day.

EXCLUDED LETTINGS / LICENCES

If you live with a landlord you are excluded from protection of eviction and your rights are extremely limited. You are regarded as a lodger in the property and the landlord is only expected to give you ‘reasonable’ notice to quit if they want you to leave. If you pay rent monthly ‘reasonable’ notice would be 28 days.

IMPORTANT NOTES

Always request the following information; the date the tenancy commences, when the rent is payable and the dates it is due, the length of the fixed term, and the rent review process. This information is a requirement by law for all Assured Shorthold Tenancies.

Do not sign if you are in any doubt over the contents of a tenancy, or your obligations.

Always get a copy of any tenancy agreement you sign!

Remember whatever agreement you sign, if you refuse to move, a court order must be obtained to evict you.

Never leave your property or think you can terminate your contract, without seeking advice, even though you feel it is justified. Breach of contract is a serious issue and you could be taken to court.

NB: The above information is provided for guidance only, ultimately a court of law will rule on the validity of any agreement or grounds for eviction.

MODEL AGREEMENT FOR AN ASSURED SHORTHOLD TENANCY

The Government has designed a model tenancy agreement for use in the private rented sector where a shorthold tenancy is being entered into, together with accompanying guidance. Whilst this agreement may not have been adopted by your letting agent or landlord, however this will provide you with a guide as to the expected contents of an AST agreement.

For more information, go to: qmul.ac.uk/residences/alternative/privaterenting/links

If you have any questions or concerns, contact housingservices@qmul.ac.uk
Do not confuse deposits and holding deposits. Holding deposits are paid to reserve a property while you negotiate the contract, arrange references and guarantors. A holding deposit is non-refundable if you change your mind and don’t proceed with the letting.

WHAT ARE DEPOSITS?

The Tenant Fees Act 2019 states that a landlord can only charge a maximum of 5 weeks rent as a deposit. The Tenancy Deposit Scheme was introduced to protect a tenant’s deposit.

Follow the step-by-step guide below to ensure you receive a full deposit refund.

Deposits are held to pay for unreasonable acts of waste or damage by tenants. There is a distinction between damage and reasonable wear and tear (i.e. decline in condition through use, especially furniture and fittings).

A landlord may withhold a deposit, or a proportion of it, for the following reasons:

- Rent arrears or other bills
- To make good, or replace, damaged furniture or decor
- Cleaning costs
- Rubbish removal costs
- To replace keys

Landlords may try to deduct money or fail to reimburse deposits unreasonably. To avoid this, follow these few simple procedures:

WHAT TO DO WHEN THE LANDLORD REQUESTS A DEPOSIT AT THE START OF YOUR TENANCY

- Request a statement from the landlord/agent explaining what the deposit payment covers, if you receive a verbal explanation, ask for confirmation in writing and keep a copy.
- Request a receipt for any deposit paid.
- Ensure that a full inventory of furniture, fixtures and fittings is taken when you move in. Note any existing damage, outstanding repairs, damage to decor and level of cleanliness. Add photos of particular areas of concern. Both tenant and landlord should sign, date and keep a copy of this inventory.
- If you rent through a letting agent, they may use an independent company to provide the inventory, this will ensure impartiality. Under the Tenant Fees Act 2019, tenants cannot be charged for the completion of an inventory.
- If any repairs come to light as a result of your moving-in inventory, you should get the landlord/agent to give you the date that repairs or cleaning will be completed by. Request this in writing as evidence of what has been agreed.
- If your landlord/agent fails to provide an inventory, you can do one yourself, ideally within 7 days of moving in. Send a copy to your landlord/agent, if they do not query the content, they are accepting it as a true statement of the condition of the property. A sample inventory can be found at: qmul.ac.uk/residences/alternative/privaterenting/links
- On move in day, take utility readings (e.g. gas, electricity, water) and inform the utility companies of these readings. Ensure that all bills are put into the group’s joint names, to avoid disputes when paying.
**DURING THE TENANCY**

- Tenants should be provided with the necessary equipment to keep the property clean, if your vacuum doesn’t work, report it and ask for a replacement. Non-functioning equipment is not an acceptable excuse for a dirty property, and you risk incurring cleaning costs.

- It is important that each resident takes equal responsibility for sharing the housework. Compile a cleaning rota and stick to it. Remember to clean cookers, fridge-freezers, toilets, showers and baths regularly.

- If breakages occur, report them to the landlord immediately or try to replace the item yourself, this may prevent excessive charges being incurred for replacing relatively cheap items.

- Respect the property and try not to be careless. Burn marks on carpets or damage to furniture could incur large deductions, as these are costly items to replace.

**TOWARDS THE END OF THE TENANCY**

- Ask the landlord to inspect the property approximately three weeks before your tenancy ends, keep a copy of this request.

- Prior to inspection, clean the property thoroughly (including windows, if possible).

- At the inspection, if the landlord is unhappy with anything, you can rectify the problem before moving out, and remove any reason for deductions.

- Give two weeks notice to the utility companies and arrange meter readings on the day you move out, supply a forwarding address for the final bills and ensure they are paid promptly.

- On moving-out day, the inventory should be re-checked, preferably while you are present, and any discrepancies noted.

- Return all sets of keys to the landlord/agent either in person or by registered post.

**INSPECTION CHECKLIST**

**KITCHEN:**

- Ensure the hob, oven and grill are thoroughly cleaned
- Empty fridge/freezer of all food, defrost freezer and clean
- Empty all cupboards and clean

**BEDROOMS:**

- Vacuum room (including under the bed)
- Remove personal possessions and throw away rubbish
- Remove all posters, Blu Tak etc from walls
- Ensure curtains/blinds are clean and properly hung

**BATHROOMS:**

- Clean toilet, sink and bath/shower (de-scale shower head and clear shower trap)
- Clean all surfaces thoroughly including the floor
- Remove all toiletries and throw away rubbish

**COMMUNAL:**

- Vacuum all communal areas
- Wash all paintwork and ensure windowsills are cleaned thoroughly
- Return furniture to the original location when the tenancy began
- Empty all bins and throw away rubbish

**WHAT TO DO IF THE LANDLORD DOES NOT RETURN YOUR DEPOSIT**

Under the Tenancy Deposit Scheme, if you do not receive a refund of your deposit or are in dispute over the refunded amount, you should contact the Alternative Dispute Resolution Service for that particular scheme.

If you have any questions or problems on deposit refunds, contact housingservices@qmul.ac.uk
WHAT IS THE TENANCY DEPOSIT SCHEME?

It is a key consumer-protection measure, to prevent landlords wrongly withholding part or all of a tenant’s deposit. It also offers simple dispute resolution and helps to raise standards in the private rented housing sector.

Further information can be found at: gov.uk/tenancy-deposit-protection

WHAT DEPOSITS ARE PROTECTED?

The Tenancy Deposit Scheme applies to all assured shorthold tenancy deposits where the annual rent is less than £100,000.

HOW WILL THE SCHEME RUN?

There are two types of scheme: a custodial scheme and an insurance-based scheme.

CUSTODIAL SCHEMES

There are three custodial schemes:

- Tenancy Deposit Solutions Ltd (TDSL) mydeposits.co.uk
- The Tenancy Deposit Scheme Custodial (TDS) tenancydepositscheme.com
- The Deposit Protection Service (The DPS) depositprotection.com

This service is free to use and available to landlords and letting agents. The service is funded entirely from the interest earned from deposits held.

INSURANCE-BASED SCHEMES

There are three insurance-based schemes:

- Tenancy Deposit Solutions Ltd (TDSL) mydeposits.co.uk
- The Tenancy Deposit Scheme (TDS) tenancydepositscheme.com
- The Deposit Protection Service (The DPS) depositprotection.com

Under an insurance based scheme the landlord or letting agent continues to hold the deposit, but any failure on their part to repay it to the tenant, will be covered by the scheme’s insurance arrangements.

To avoid disputes having to go to the courts, TDS schemes are supported by a free Alternative Dispute Resolution (ADR) service available to landlords and tenants – although use is not compulsory.

WHAT ARE THE LANDLORD’S DUTIES?

A deposit must be protected by registering it with either a custodial or insurance based scheme. Details of how the deposit is being protected (e.g. which scheme has been chosen) must be supplied to the tenant within 30 days of the deposit being paid.

This information must include:

- the address of the rented property
- how much deposit you’ve paid
- how the deposit is protected
- the name and contact details of the TDP scheme and its dispute resolution service
- the name of the landlord/agent and contact details
- the name and contact details of any third party that’s paid the deposit
- why they would keep some or all of the deposit
- how to apply to get the deposit back
what to do if you can’t get hold of the landlord at the end of the tenancy
what to do if there’s a dispute over the deposit

What can be done if the information is not provided within the required 30 days:

Tenants will be able to make a claim from 31 days after deposit payment, if the requirements relating to protection have not been met. The claim will be for the return of the full sum of the deposit along with a penalty of between one and three times the sum of the deposit, awards are made at the discretion of the Court.

Practically it is always better to write to your landlord in the first instance and request the information. If this is refused, then you have recourse to go to court for compensation, however you will incur a cost to do this.

WHAT HAPPENS NEXT

If the court finds your landlord has not protected your deposit, it can order the landlord to either:

- repay it to you immediately
- or
- pay it into a tenancy deposit scheme’s bank account within 14 days

The court may also order the landlord to pay you up to 3 times the deposit within 14 days of making the order.

A claim can be made even if the deposit protection began after the 30 required days. A court will take into consideration that protection is in place, despite being late, when deciding what level of penalty to impose.

If a landlord fails to meet the initial requirement to register the deposit on the TDS tenancy database, a Section 21 Notice cannot be served. To serve a Section 21 Notice either the landlord has to return the deposit in full, or with mutually agreed deductions, or if the tenant has taken proceedings against the landlord for non-protection and those proceedings have been concluded. Conclusion is normally if the court awards damages, either by the return of the deposit or a fine not more than three times the value of the deposit.

If a landlord fails to provide the required information, they cannot serve a Section 21 Notice until this has been done. This can be more than 30 days after receiving the deposit.

Tenants can make an application to a County Court for a penalty award even where the tenancy has ended.
Most landlords ensure that their property is maintained to a reasonable standard and comply with any statutory requirements. A minority are reluctant to carry out repairs, even though it is their responsibility, because of the cost.

WHO IS RESPONSIBLE FOR REPAIRS?

The law is complicated and depends partly on your tenancy agreement and partly on statutory and common law (Landlord and Tenant Act 1985, Sections 11–16). The landlord is responsible for the provision and state of repair of the following (even if the tenancy agreement may imply some responsibility is yours):

- Repairs to the structure and external elements of the dwelling
- The installations for the supply and use of water, gas and electricity
- The installations for personal hygiene, sanitation and drainage
- The installations for food safety
- The installations for ventilation
- The installations for space heating and water heating

This includes repairs to the roof, walls, floors and windows, upkeep of the outside of the building including gutters, pipes and drains, repair of plumbing and sanitary equipment (baths, toilets, sinks and basins) and repair of installations such as electrical wiring, gas piping, fixed heaters and water heaters. Tenants are responsible to ensure they use the property in a reasonable manner (e.g. ensuring their guests do not damage the property, carrying out minor maintenance like unblocking sinks themselves, keeping the property clean and being responsible for maintaining internal decoration, test smoke alarms on a regular basis and change batteries when required, change lights bulbs).

HOW DO I GET MY LANDLORD TO CARRY OUT REPAIRS?

Report faults immediately. Always follow up repair requests in writing, stating clearly the nature of the problem and the inconvenience caused. Make sure you date and keep a copy of any communications sent (in the case of serious disrepair, photographic evidence is a useful back-up if a problem remains unresolved, or you wish to claim compensation, or take the landlord to court). Landlords have limited rights of access to your house, ask them to contact you and arrange a time to inspect/carry out the repairs.

HOW LONG SHOULD I GIVE THE LANDLORD TO CARRY OUT REPAIRS?

Be realistic in your expectations. You can expect to wait 21 days for a non-urgent repair (e.g. broken wardrobe door, tap-washer replacement, additional window locks etc). Urgent repairs causing great inconvenience or posing a hazard to health (e.g. water dripping through overhead light fittings or a leaking toilet) should be completed within one or two days. If in doubt, seek advice from Housing Services.
WHAT SHOULD I DO IF MY REQUEST IS CONTINUALLY DELAYED OR IGNORED?

If no action is taken in response to your first communication, send a second stating that unless the repair is undertaken within 7–14 days you will take the matter further. If this letter receives no response, there are 3 main remedies:

» Using the rent to pay for repairs
» Using the local Environmental Health Department
» Taking the landlord to court

USING THE RENT TO PAY FOR REPAIRS

Tenants may feel entitled to withhold rent if the landlord fails to carry out repairs – do not rent strike! You should inform the landlord of your intention to use the rent to pay for the repairs in writing. Obtain three estimates for the cost of repairs, send copies of the estimates to the landlord with a ‘final warning’. After the warning period has expired instruct the lowest estimate contractor to proceed with the work, submit a copy of the invoice to the landlord, if he fails to reimburse, pay the contractor yourself and deduct the cost from future rent. If followed correctly this procedure will give you complete protection against any landlord action for rent arrears.

Advantage: this is a no-nonsense direct-action approach to the problem.

Disadvantages include: the landlord using delaying tactics and tenants having the ability to pay for the repairs initially.

Always seek advice from Housing Services before taking this action.

TWO IMPORTANT POINTS TO REMEMBER

» You have no legal rights to rent strike as a protest against the landlord’s failure to do repairs. Rent arrears of 8 weeks or more will give the landlord mandatory grounds for re-possession and you may lose your home.

» You cannot move out of the property because of the landlord’s failure to do repairs. You can only leave without the landlord taking action for breach of contract, if the Environmental Health Office (EHO) of your local authority declare the property to be ‘unfit for human habitation’. This means where the disrepair is so serious as to make the property uninhabitable under Part III of the Environmental Protection Act 1990. This will entitle you to repudiate the contract because of the landlord’s fundamental breach of contract.

ENVIRONMENTAL HEALTH DEPARTMENT OF THE LOCAL AUTHORITY

Your local EHO has powers to take action against the landlord for certain disrepair and related problems (including infestations). The risk assessment tool used to assess potential risks to the health and safety of occupants is the Health and Safety Rating System (HSRS).

A copy of the HSRS can be found at: communities.gov.uk/documents/housing/pdf/150940.pdf

Environmental Health has a variety of powers to compel landlords to bring properties up to a reasonable standard. If they are satisfied a problem exists, they can issue a formal notice of required repairs. If the landlord fails to comply, the Local Authority have the power to do the works by default and charge the landlord the full cost. If you request a visit by Environmental Health, an officer should inspect the property within a few days (although it may take longer depending on their work load) to evaluate the problem and decide on the appropriate way forward.

Advantages include: a high standard of work, no cost to the tenant and a systematic survey of other items of disrepair/unfitness.

Disadvantages include: the repairs taking a long time while the legal process is followed, landlords appealing against the notice and using delaying tactics.

If you wish to find out details on how to contact your local EHO, please ask Housing Services.

THE HOMES (FITNESS FOR HUMAN HABITATION) ACT 2018

This Act reinforces a clause which already exists in the Landlord and Tenant Act 1985, requiring all rented homes to be ‘fit for human habitation’ at the start and duration of the tenancy.

The Bill enables and empowers tenants to take direct action against a landlord for breach of contract, where the property is found not to be fit for human habitation. Removing the need to request the Local EHO to investigate and evidence proof of poor living conditions.

The Act incorporates the HSRS into the Landlord and Tenant Act 1985 to assist in determining if a property is ‘unfit’.

In all cases, we would recommend contacting your Local EHO in the first instance.

For further information go to: qmul.ac.uk/residences/alternative/privaterenting/links
PESTS

If you are having problems with mice, rats, cockroaches, bed bugs or any other pests in your home it could be your responsibility to take steps to deal with the problem.

The question of who is responsible for dealing with the infestation, and paying for the eradication, depends on certain circumstances including:

» Whether there is any relevant clause in the tenancy agreement.

» Whether the property was infested before the tenant moved in, or was caused by a structural defect or disrepair, in which case the landlord may be liable, or

» Whether the infestation may have resulted from some act or omission by the tenant, in which case the tenant may be responsible for dealing with the problem.

If the cause and timing of the infestation is unclear, it may be possible for the parties to agree to divide the cost of dealing with it. There is no legislation or common law duty that specifically requires landlords to rid their properties of vermin, so in the absence of any express term in the tenancy agreement the tenant may have to request assistance from the local authority. Depending on the circumstances, local authorities may look to the tenants or landlord to take action and pay for the eradication of the pests.

TAKING THE LANDLORD TO COURT

Tenants can ask the Court to issue an order of specific performance (Landlord and Tenant Act 1985 Section 17) instructing the landlord to carry out the repairs. Tenants will require the services of a solicitor. If the claim is supported any financial loss or inconvenience, may receive compensation. Keeping a record of any losses including receipts, heating bills, photographs of the damage etc will support a tenant’s case at court.

Advantages: court orders must be obeyed and there is the possibility of recovering damages/compensation.

Disadvantages: the procedure leading to court action may take several weeks and the cost of a solicitor (if you are not eligible for legal aid).

USEFUL TIP

Ask your landlord to provide a list of preferred contractors contact details. You should only call a contractor directly if this has been pre-agreed with your landlord and only for emergencies, when the landlord is not available and the property could suffer severe damage without urgent action being taken.

If you have any queries, need advice or further information, contact housingservices@qmul.ac.uk
LETTING AGENTS

BEST PRACTICE GUIDANCE

Agents are not government regulated, but they can join one or more of the following associations whose aim is to promote a high standard of service and code of conduct for letting agents. Do not use an agent who does not have membership to one of the associations below. Check the agent for membership on the following websites:

» ARLA Propertymark – propertymark.co.uk
» GPP – guildproperty.co.uk
» LLAS – londonlandlords.org.uk
» SAFEAGENT – safeagents.co.uk
» NAEA Propertymark – propertymark.co.uk
» RICS – rics.org/uk
» UKALA – ukala.org.uk

Advantages of using an agent: access to a large number of properties, providing more choice and properties will have had the necessary minimum health and safety checks completed.

Possible disadvantages: higher rents (agents are motivated to achieve maximum rents to increase their commission), no government licensing (enabling disreputable agents to operate) and delays in response to repair issues, while the agent seek authorisation from the owner. Sometimes it is unclear who actually owns the property. Tenants have a legal right to know this information. If this is not stated on your contract, write to the agent and request it, withholding the owner’s information is an offence under the Landlord and Tenant Act 1985 Chapter 70 Section 1.

You can find out who owns the property from the Land Registry Office for a fee of £3 at: gov.uk/search-property-information-land-registry

FEES

It is illegal for an agent to charge a fee purely for property information or to register with them.

The Consumer Rights Act 2015 makes it a legal requirement for letting agents in England to publicise details of their fees (inclusive of VAT). All letting agents must display a full list of fees, penalties and charges in their offices as well as on their website. Always ask to see this information.

TENANT FEES ACT 2019

The Tenant Fees Act prohibits letting agents from charging fees to tenants.

When you reserve a property you will be asked to pay a ‘holding’ deposit (this is capped at one weeks rent) this ensures the agent stops marketing the property to other potential tenants. It is non-refundable, so if you change your mind and decide not to proceed you will not get your money back. Always ask to see any terms and conditions regarding the payment/refund of holding deposits. DO NOT pay a holding deposit until you have received a sample contract and checked it through for any unfair terms. Holding deposits paid are usually put towards the 1st months’ rent, if you proceed with the letting.

You will also have to pay one month’s rent in advance and a damage deposit. Students will also be required to provide guarantors to underwrite the rent (this is usually a parent or guardian). Students who are not able to provide rent guarantors (who are resident in the United Kingdom) may be asked to pay up to 6 months in advance rent.
There are additional charges that can be made:

» A charge for early termination of a tenancy when requested by the tenant
» Utilities, communication services and Council Tax
» Charges arising from a default by the tenant, such as replacing a key

Further information can be found at:
qmul.ac.uk/residences/alternative/privaterenting/lettingagents

Remember to read all documents carefully before signing or paying any money, and ask for a receipt for any payments made. If in doubt, do not sign.

CLIENT MONEY PROTECTION SCHEMES

Since 1 April 2021, all agents must register with a Client Money Protection Scheme. These schemes give both landlord and tenant confidence that their money is safe, when it is being handled by an agent.

For more information go to:
www.gov.uk/client-money-protection-scheme-property-agents

ROGUE LANDLORD AND AGENT CHECKER

You can also check to see if the agent has been caught breaking the rules in London via the Mayor of London’s Rogue Landlord or Agent Checker. This checker contains information about letting agents who have been prosecuted or fined by a London Borough.
london.gov.uk/rogue-landlord-checker

Further information can be found at:
qmul.ac.uk/residences/alternative/privaterenting/links

Any queries or problems you experience regarding the services of any agent or alternatively if you would like to recommend a particularly good agent, contact housingservices@qmul.ac.uk

REDRESS SCHEMES

Agents and property managers must be a member of a Government approved redress scheme. These schemes provide a free, independent service for resolving complaints between letting agents and their tenants or landlords. It is a criminal offence for a letting agent not to be a member of a redress scheme and the local authority can issue a fixed penalty fine of up to £5000.

There are two government-approved redress schemes:

» The Property Ombudsman Limited (TPO)
tpos.co.uk
» Property Redress Scheme
theprs.co.uk
GENERAL ADVICE

Always contact Housing Services in the first instance for any housing query.

Citizens’ Advice Bureaux provide advice on all problems including housing. They can refer you for more detailed help to specialist agencies or a solicitor. The service is free of charge, but you may waste hours queuing just to get an appointment.

Further information can be found at: citizensadvice.org.uk

LAW CENTRES

Law Centres give free legal advice; write letters on a tenant’s behalf and will, in some cases, represent a tenant in court. They can advise on all aspects of housing law.

Further information (including a list of local law centres) can be found at: lawcentres.org.uk

OTHER SOURCES OF FREE LEGAL ADVICE

The Legal Advice Centre (University House), 104 Roman Road, London E2 0RN offers free legal advice and assistance covering debt, housing, consumer and family issues, visit legaladvicecentre.london to make an appointment.

Queen Mary’s Legal Advice Centre runs an appointment only service during term time and can provide written advice. Contact them by email: lac@qmul.ac.uk or visit lac.qmul.ac.uk

SOLICITORS

Solicitors can advise on all aspects of the law and represent tenants in court. If you need a solicitor, contact one of the advice agencies above for a recommendation.

LEGAL AID SCHEME

This scheme can meet all or part of your legal costs. Civil Legal Advice can advise you about eligibility go to: gov.uk/legal-aid

Remember if you are in any doubt regarding your rights or if you have any housing problems, contact housingservices@qmul.ac.uk
Tenants and residential occupiers are protected by statutory law;

**The Protection from Eviction Act 1977**
**The Housing Act 1988**

The definitions of harassment and unlawful eviction are:

**Harassment:** Acts likely to interfere with the peace or comfort of the residential occupiers (or members of his/her household) or to persistently withdraw or withhold services reasonably required for occupation.

**Unlawful Eviction:** To unlawfully deprive a residential occupier of occupation of a premises, or any part of the premises or attempting to do so.

This can include: the landlord or agent entering the property without consent, late night rent collections, removing tenants possessions, any form of sexual or racial harassment, verbal abuse, intimidation or violent threats, non-compliance with repair requests, withdrawing the supply of gas/electricity or changing the locks to deny access.

Remedies can be sought through the Courts to protect tenants:

**CIVIL ACTION**
Brought by a tenant via a solicitor, to include issuing injunctions against the landlord or his agent and the payment of damages, to cover quantifiable loss or damage also distress and suffering.

**Criminal Action**
Brought via the Local Authority, which may lead to the arrest and prosecution of the landlord. Criminal and civil remedies should be pursued simultaneously where appropriate.

Harassment cases rarely get to court due to lack of evidence or fear. Unlawful evictions result in more prosecutions because tenants have nothing else to lose, already having lost their homes. Some categories of tenants and licensees have little protection from eviction. These groups include:

a) Those sharing living accommodation with the landlord or a member of his family
b) Holiday lets
c) Ex-trespassers
d) Residents of public sector hostels
e) Those with tenancies or licences where no rent is paid

These ‘excluded’ lettings have the minimum of protection and are only entitled to the period of notice required by Common Law (normally 28 days).

If you are experiencing any form of harassment or being threatened with eviction by your landlord or his agent(s), seek advice immediately by contacting housingservices@qmul.ac.uk
The prices quoted in the table reflect the starting/baseline weekly rents. The postcodes correspond to the main letting areas in East London.

<table>
<thead>
<tr>
<th>Postcode</th>
<th>One-bed</th>
<th>Two-bed</th>
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<td>420</td>
<td>525</td>
<td>630</td>
</tr>
<tr>
<td>E1 (Docklands)</td>
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<td>465</td>
<td>670</td>
<td>710</td>
</tr>
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<td>680</td>
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<td>380</td>
<td>530</td>
<td>610</td>
</tr>
<tr>
<td>E5 and E8</td>
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<td>380</td>
<td>530</td>
<td>680</td>
</tr>
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<td>E6</td>
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<td>440</td>
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<tr>
<td>E15</td>
<td>285</td>
<td>345</td>
<td>410</td>
<td>470</td>
</tr>
</tbody>
</table>

**AREAS BY POSTCODE**

E1 and E3        Stepney and Bow  
E1 (Docklands)   Wapping  
E2               Bethnal Green  
E5 and E8        Clapton and Hackney  
E6 and E13       East Ham and Plaistow  
E7 and E12       Forest Gate and Manor Park  
E10 and E11      Leyton and Leytonstone  
E14              Poplar and Limehouse  
E14 (Docklands)  Isle of Dogs and Canary Wharf  
E15              Stratford and West Ham  
E16              Canning Town

Prices in Central London will be considerably higher.

Further information regarding average private sector rents can be found at: [london.gov.uk/rents](http://london.gov.uk/rents)