

APPENDIX

ONBOARDING & MARKETING

2. PREPARATION & MOVE IN

2.1 Furnishings The Fire & Furnishing Fire Safety Amendment Regulations 1993 state that all new furniture must have a manufacturer's label attached showing compliance with Fire Safety Regulations (most new furniture/ upholstered furniture should comply, provided a label is attached).

2.6 Tenant Contents & Liability Insurance

FIRST WE NEED A COUPLE OF IMPORTANT THINGS FROM YOU

1.1 ID/Document Checks

We are required to carry out certain checks on property owners. After you have confirmed Umega as your agent we will request an ID check, proof of your current address and proof of ownership of the property to be let. This is done via a secure third-party (AmiqusID). This gives you assurance that your documents will be handled appropriately and stored safely. These checks must be completed before the start of the tenancy.

1.2 Landlord Registration

As part of the Antisocial Behaviour (Scotland) Act 2004 all landlords must register with their local authority to ensure that they are 'fit and proper'. It is easy to register online at; www.landlordregistrationscotland.gov.uk paying £65 and naming Umega as your agent.

2.2 HMO (Houses in Multiple **Occupation**)

Under the Civic Government (Scotland) Act 1982 any rented property occupied by 3 or more unrelated people must have a license from the local authority. This relates to the fitness of the landlord and the property to be used as an HMO. We can take care of your HMO license application and renewal for an additional 0.5%+VAT on your management fee.

2.3 Instructions/Tools

You should provide instructions for all appliances and other installations within the property & basic tools so these can be made available to tenants, avoiding any unnecessary maintenance call outs.

2.4 Non-Resident Tax Advice

Non-UK based landlords should complete HMRC form NRL1 (quoting Umega HMRC number NA043298) to enable UK rental income to be paid to them without deduction of UK Tax. Non-resident landlords can apply to receive rent without tax deduction on the basis that; their UK tax affairs are up to date and they do not expect to be liable to UK income tax for the year in which they apply. More info available at; www.gov.uk/tax-uk-income-live-abroad/rent

We recommend that our tenants take out contents & liability insurance to cover their belongings and to cover any accidental damage to your property & furnishings. basic cleaning equipment must be provided (hoover, mop, bucket, iron, ironing board)

2.7 **Professional clean**

We recommend a professional clean before the first tenancy to set the bar nice and high. The invoice from a professional cleaner can be used as evidence (to the TDS) that the property was handed over to the tenants in a clean state (if they don't hand it back nice and clean when they vacate).

Gas Safety Certificate & Boiler Service

In line with the Gas Safety (Installation & Use) Regulations 1998 gas appliances should be checked for their safety annually by a 'Gas Safe' registered engineer & boilers should be serviced annually. This is legally required in a HMO property, but best practice in otherslf you have 'Homecare' cover you may be entitled to a Landlords Gas Safety Inspection & boiler service.

Energy Performance Certificate (EPC)

An Energy Performance Certificate (EPC) is required for all properties on the market to provide tenants with information on the energy efficiency of the property.

The EPC lasts 10 years & also highlights areas where the energy efficiency in the property could be improved.

2.5 Tenancy Deposit Scheme

We administer deposits in line with the Scheme Deposit (Scotland) Tenancy Regulations 2011. Tenancy deposits are transferred to the independent 'Safe Deposits Scotland' who hold the deposit for the duration of the tenancy & Key Information about the tenancy and the deposit is provided to the tenant.



Health & Safety Executive (HSE) guidelines state that landlords have a duty of care to ensure rental properties are assessed for the presence of Legionella and that any resultant works are carried out.

Portable Appliance Test

Under the same regulations, a Portable Appliance Test (PAT) is required to test the safety of all portable appliances (e.g fridge/ freezers, lamps, toasters, etc), best practice is to carry this annually.





Electrical Installation Condition Report

Under Sections 13(4A) & 19B(4) of The Housing (Scotland) Act, regular electrical safety inspections are required including an Electrical Installation Condition Report (EICR), to check the safety of all wiring & circuitry in the property. EICR inspections can sometimes flag additional works required in order to remedy issues and ensure the electrical safety standards are met. If remedial works are required we will discuss with you and provide a quote before proceeding.

Fire Detection Alarm

In an amendment to the Housing (Scotland) Act 1987, landlords are required to provide smoke detectors in the main living room and hallways/landings on each storey, and a heat alarm in the kitchen. All alarms must be ceiling mounted and interlinked. The alarms can be either hard wired or a specified type of sealed long-life battery unit, and will have a maximum life of 10 years. The type of alarm we can fit may depend on the suitability for the property, and wireless long-life battery units are less invasive. Most properties will require 3 alarms, but if more are required we can quote accordingly.

Fire Blanket

A wall mounted, packed fire blanket must be provided within rental properties.

Inventory

Rented properties should have a comprehensive Inventory and Condition Report to ensure the condition of the property and contents is fully documented at the start of each tenancy. This document is then used to check the property against at the end of the tenancy and may be used as evidence if a deposit claim goes into dispute. We use an independent inventory company to ensure this is viewed as fair and unbiased by the Tenancy Deposit Scheme. Our inventories are extremely detailed however cluttered cupboards and 'odd' items may not be itemised.

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3.2 ARLA Propertymark

We're proud to be ARLA Propertymark accredited and we fully comply with the strict guidelines & code of practice set out by the UK's professional body for letting agents, as it aims to raise professional standards within the industry.

3.3 Factoring Commitments

Landlords should pay any factoring fees for their rental properties (including stair cleaning and the up-keep of communal gardens).

3.4 Tenancy Agreements

Our tenancy agreement and all relevant notices are in line with current legislation. We talk tenants & any guarantors through their obligations. We also serve the appropriate notices to successfully end a tenancy if you require repossession of your property (this can be a minefield!) or the tenant is not fulfilling any of the terms of the tenancy agreement. Under the terms of a Private Rented Tenancy (PRT), 28 days notice is required for a tenant to vacate if the tenancy is less than 6 months old. Any longer and 84 days' notice must be served on the tenant

Carbon Monoxide

Rented properties must have (battery or hard wired) CO detectors in rooms containing gas appliances.

3. MANAGEMENT & MOVE OUT

3.1 Accounts

We pay our landlords right away so funds should be cleared into your account within 24 hours and you will receive a statement at this time breaking down income and any expenditure. On the 1st of each month a full monthly statement for the previous month will be emailed to you. The PayProp Owners App is available from the app store so you can keep track of your rent, expenses and to view contractor invoices, including notifications each time you are paid.

Although we have strict policies relating to late rent payment we cannot guarantee rent payments will reach you on a specific date each month so we recommend holding a cash 'buffer'.

3.5 Maintenance

We will carry out any routine maintenance on your behalf, if requested we will endeavor to contact you before, but if we do not hear back within a specified time period, we will assume you have consented the works required (to ensure the comfort of your tenants). You can track & action the progress of any work on our maintenance platform Fixflow.





WHAT DO I NEED TO PROVIDE IN MY FURNISHED PROPERTY?



FULLY FURNISHED EQUIPMENT LIST

Thinking about what to provide for your tenants can be tricky, so we've put together this handy guide of what would be expected within a fully furnished rental property. **Anything not mentioned is nice to have, but not essential!**

THE BASICS

- You should ensure the property is free from any personal items (photographs or "trinkets") and any shelving/storage is left clear for tenants to use.
- If you are removing pictures then leave the hooks in place as this sets a precedent for where tenants can hang their own.
- All windows should have window coverings and light fittings should have a suitable shade.
- A folder containing instruction manuals for appliances and the boiler should ideal be left for tenants' reference.
- It is advisable to provide a set of basic DIY tools (hammer, screwdriver, plunger etc) and a step ladder to allow the tenant to carry out simple remedial work if required.

BEDROOMS

- Each bedroom should be furnished with a suitable bed, wardrobe and chest of drawers.
- For student properties a desk would also be expected. •
- There should be a mattress protector on each mattress.

CLEANING

The property should be furnished with items tenants will need to keep it clean and tidy: vacuum cleaner, mop & bucket, sweeping brush, and a dustpan & brush.

- A radiator key to allow the tenants to bleed radiators if necessary.
- A clothes drying rack (to avoid clothing being placed on radiators to dry).
- An iron and an ironing board.

KITCHEN

- A full set of cutlery, crockery, drinking glasses and mugs.
- A kettle and a toaster •
- A starter pack of kitchen utensils. •
- A set of pots and pans. ٠
- Chopping boards. ٠

THINGS YOU DON'T NEED

- We would recommend you do not leave any bedding • (duvets, pillows, sheets etc or towels.
- We also advise against leaving any audio/visual equipment.
- Keep in mind that anything left for tenant use will require • repair or replacement if it breaks down during the tenancy.



Please hold onto all receipts.

These will come in useful if we need to make a claim to deduct money from the tenancy deposit.

PROPERTY COMPLIANCE PRICING

Legal Certificate

Further information

Gas Safety Certificate + Boiler Service The Gas Safety (Installation & Use) Regulations 1998 stipulate that gas appliances must be checked annually by a 'Gas Safe' registered engineer & boilers should be serviced annually.

Gas Safety Certificate Only

If your property has a gas hob, but no gas boiler, then you won't need a boiler service, but you will still require an annual gas safety certificate to be completed.

Electrical Installation

Under Sections 13(4A) & 19B(4) of The Housing (Scotland) Act, regular electrical safety inspections are required including an EICR, to check the safety of all wiring

Cost

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UMEGA

£115 +VAT



£145 +VAT

	Condition Report (EICR)	& circuitry in the property. EICR inspections can sometimes flag additional works required in order to remedy issues and ensure the electrical safety standards are met. If remedial works are required we will discuss with you and provide a quote before proceeding. If EICR remedial works are highlighted, our electrician will carry out works up to the value of £100+VAT during the initial inspection visit		
	Energy Performance Certificate (EPC)	An EPC is required for all properties on the market to provide tenants with information on the energy efficiency of the property. The EPC lasts 10 years & also highlights areas where the energy efficiency in the property could be	£75 +VAT (for 1-3 bedroom properties)	
		improved.	£95 +VAT (for 4+ bedroom properties up to 2 storeys)	
			£115 +VAT (for 4+ bedroom properties more than 2 storeys)	
	Fire Detection Alarms	The Housing Scotland Act (2006) Repairing Standards requires that rented properties must have hard-wired, interlinked smoke alarms in all communal areas along with a heat detector in the kitchen. Most properties will require 2-3 alarms, and the type of alarm which can be installed will depend upon the suitability for the property. Quotes can be provided. We will supply, fit and issue certificates for suitable alarms. If your property already has alarms fitted then we can ensure these meet legal requirements and issue a certificate for £55 + VAT.	Starting from £300 +VAT for 2x smoke and 1x heat detector	
	Legionella Risk	It is a requirement for landlords to ensure that the risk of exposure to tenants and visitors by Legionella is properly assessed and controlled. This is a legal obligation	£55 +VAT	

Portable Appliance Test (PAT)

Under Sections 13(4A) & 19B(4) of The Housing (Scotland) Act, a Portable Appliance Test (PAT) is required to test the safety of all portable appliances (e.g fridge/freezers, lamps, toasters, etc).



Inventories

Rented properties should have a comprehensive Inventory and Condition Report to ensure the condition of the property and contents is fully documented at the start of each tenancy. This document is then used to check the property against at the end of the tenancy and may be used as evidence if a deposit claim goes into dispute. We use an independent inventory company to ensure this is viewed as fair and unbiased by the Tenancy Deposit Scheme.

For 1 - 2 bedroom properties	£95 +VAT
For 3 - 4 bedroom properties	£120 +VAT
For 5 - 6 bedroom properties	£145 +VAT

UMEGA WELCOME TO THE UMEGA FAMILY!

TERMS & CONDITIONS

1. Here's how we'll work together

This document explains how we'll work together relating to your property.

Firstly, please complete the following:

Your full name :

Full address/addresses of property/properties to let:



Umega ('we/us') charges a monthly management fee (charged as a percentage of the monthly rent) and a marketing fee charged at the beginning of each new tenancy. There is also a charge for an inventory fee for each new tenancy.

Our Fees	Price
Management fee (percentage of monthly rent)	
Marketing Fee	



The tenant(s) pays the rent monthly in to our protected client account. We process the rent payment and transfer it to you within one working day of receiving payment in full from the tenant(s). Payments can sometimes take a working-day or two to appear in your account as they are transferred between banks. We will deduct fees and any other expenses from the rent before transferring it to your account and we'll notify you of any deductions well in advance. You will receive a statement (usually by email) with each transfer itemising each payment to your account.

In the unlikely event that the tenant does not pay the rent on time, we can't make payment to you until it comes in. We'll take appropriate steps to pursue late or non-payment of rent but we can't be responsible for delays or non-payment. Whatever happens, we'll keep you updated on the situation and the action being taken. We'll consult with you should we think additional legal action is required as the cost of this is not covered by the management fee.

In some instances, more than one month's rent is paid in advance by the tenant but we would let you know about this during the tenancy negotiation. In these cases we would hold a £500 float to cover any maintenance occurring throughout the advanced period.



The tenant will pay a deposit equivalent to one month's rent + £100, unless otherwise agreed with you. We will lodge the deposit with an approved Tenancy Deposit Scheme (TDS) within 30 working days of the tenancy starting. We'll also provide the Tenant with the necessary information under the Tenancy Deposit Schemes (Scotland) Regulations 2011. The deposit will be held against any dilapidations in the property over and above reasonable wear & tear, replacement of items, rent outstanding or other losses which result from breach by the tenant of their obligations under their Tenancy Agreement. We will apply to the TDS for the return of the deposit as soon as reasonably practicable after the end of the tenancy. We cannot be held liable for losses incurred by you where the deposit is not enough to cover damages or where the TDS provider awards deposit money to the tenant, although you can still pursue the tenant for any losses.



We will instruct a professional third party inventory clerk to carry out an inventory of the property just before the beginning of each new tenancy at a cost chargeable to you. This will be used to check the property against come the end of each tenancy and as supporting evidence provided to the TDS provider in the case of any disputes. The inventory is a 'best effort' record of the property and cannot be deemed to be exact. Loft areas and roofs will not be checked and non-matching cutlery & crockery will not be noted. Your personal items should be removed from the property.

O The Private Residential Tenancy (PRT)

The tenancy agreement will be a Private Residential Tenancy (PRT) as defined by the Private Housing (Tenancies) (Scotland) Act 2016 (or PRT). Under a PRT there is no fixed end date and instead the tenancy runs until either party serves notice. The tenant must be given at least 28 days' notice if they have lived in the property for six months or less, regardless of what eviction ground the notice is being served under, and at least 84 days' notice if they have lived in the property for more than six months (the notice period may be less depending on which eviction ground notice is being served under). You therefore must give us enough notice in writing if you wish to bring the tenancy to an end. The tenant is required to give a minimum of 28 days' notice if they wish to end the tenancy, and we will advise you as soon as possible if notice is received from your tenants. Occasionally leases other than a PRT may be required (e.g. with a corporate let) and these will be agreed with you in advance of the let if necessary.

- If a tenant vacates your property within the first 3 months of a tenancy we'll waive our marketing fee for the following tenancy.

- If the tenant leaves in months 4, 5 or 6 we'll charge a half price marketing fee.
- If a tenant vacates after 6 months a full marketing fee will be charged for the following tenancy.

We will execute the lease on your behalf. All accounts for Gas, Electricity & Council Tax will be transferred to the Tenant's names for the duration of the let.



The management fee will cover the following services, which we will carry out as your sole agent;

i. Initially inspecting the property, advising you of the appropriate rent level and advising on any other changes we would suggest.

ii. Preparing property details for circulation to potential tenants and advertising for let on the open market

iii. Arranging viewings of the property, accompanying and interviewing prospective tenants, managing offers to let a n d negotiating tenancy terms

iv. Ensuring satisfactory credit checks and personal, employer or Landlord references are obtained (including a guarantor, if deemed appropriate). We cannot be held responsible for the authenticity of references

v. Drawing up (and serving) a PRT and accompanying documents in accordance with the relevant legislation, or drawing up another suitable tenancy agreement (such as a Company Let) if required and agreed

vi. Administration of the tenancy deposit in line with the Tenancy Deposit Schemes(Scotland) Regulations 2011

vii. Receiving and accounting for rental on a monthly basis, submitting a Statement of Account/Expenditure to you on a monthly basis and crediting net rental receipts into your nominated bank account

viii. Notifying the relevant authorities of change of tenancies and advising tenants of their liabilities to these authorities, including payment of Council Tax

ix. Informing you of non-payment of rent in line with our rent collection process and, if appropriate, taking action to pursue

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rent arrears where necessary. Any costs, including legal fees and outlays, incurred by us in pursuing rent arrears will be passed to you after prior consultation

x. Carrying out inspections of the property two or more times per year. Inspections will expose obvious defects and we do not accept responsibility for hidden or latent defects. We do not accept responsibility for damage caused by tenants or costs incurred due to the actions of tenants. Property visits are dependent on the tenant allowing access to the property. We will consult with you if we feel that legal action is needed to gain access to the property. All legal costs and outlays involved will be met by you after prior consultation

xi. Organising where necessary, repairs and routine maintenance work. We will always aim to inform you before instructing any routine maintenance work unless the work is carried out in an emergency

xii. Where tenant damage occurs, we will attempt to recover the cost of the repair from the tenant at the time of reporting. Where an emergency repair has to be carried out to stop the fabric of the building being damaged, a make-safe will be executed and charged against the tenants. Where the tenants fail to make payment within 14 days of a request to do so by us, the costs will be covered by you and we will continue to pursue payment from the tenant(s)

xiii. Dealing with any alterations to the tenancy agreement and advising you accordingly

xiv. Serving notice to end the tenancy where necessary

xv. Checking the tenants out of the property at the end of the tenancy and assessing any dilapidation, with reference to the original inventory, and applying to the TDS for the return of whole or part of the deposit as soon as reasonably practicable



We'll need you to do the following;

i. Provide proof that you own the property, proof of your address and your ID. This is easily done online and we'll send you a link via email to complete this process

ii. Complete our Terms and conditions and 'Getting to know you and your property' questionnaire

- iii. If you have a mortgage make sure your lender knows you'll be renting out the property
- iv. Register as a landlord with the local authority and provide us with your Landlord Registration number

v. Arrange landlord's property insurance (or we can provide this through our block insurance policy - let us know if you would like a quote)

vi. Cancel your existing telephone / broadband / television contracts

vii. Make sure anything left in the property is in good condition and include clear sets of cutlery / crockery / kitchenware if you are providing these

viii. Make sure the property is cleaned to a professional standard and in tenantable condition. If it's not to an acceptable standard for the first tenancy, we may arrange for a professional clean before the tenants move in and deduct the cost from

your rent

ix. Don't leave anything of great financial or sentimental value in the property

x. Provide us with keys for the property (usually 1 for each bedroom and 2 sets for us to hold). We can get more sets cut for you and deduct from your rental account if that helps

xi. Pay income tax on your rental income. We can provide you with an annual income and expenditure statement to use for your annual self assessment tax return to HMRC

xii. If tenants fail to leave the property after being served notice, we can not be held responsible for their failure to move out. We can advise or recommend a solicitor to provide legal advice or take legal action if necessary. This would be at your expense

xiii. If you live outside of the UK, you need to apply to the non-resident landlord approval scheme and provide us with your exemption number, otherwise we have to deduct 20% of your rental income to be transferred to HMRC

xiv. Advise us at the earliest opportunity if there are any changes to ownership of the property or anything else which would change or impact our management contract with you

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There are a number of regulations that must be met for the property to be tenanted legally and safely. We can arrange for the necessary checks and certificates to be completed if you instruct us to do so in the 'Getting to know you and your property' questionnaire.

Here is a summary of the main regulations for you to be aware of;

Housing (Scotland) Act 2006 - The Repairing Standard

The property must meet the Repairing Standard under the above Act. This means;

• The Property is wind and water tight and reasonably fit for human habitation (taking account of the extent to which the property falls short of any building regulations, because of disrepair or sanitary defects);

• The structure and exterior of the property (including drains, gutters and external pipes) are in reasonable repair and proper working order (having regard to the property's age, character and prospective life and the locality). Where the property forms part of a premises (e.g, a flat), this criterion includes any part of the premises that you are responsible for maintaining, solely or communally, but the Repairing Standard only applies if any part of, or anything in, the premises that the tenant is entitled to use is adversely affected;

• The installations in the property for the supply of water, gas and electricity and for sanitation, are in reasonable repair and proper working order (including installations outside the property but serving it, and which you are responsible for maintaining, solely or communally);

- Any fixtures, fittings and appliances provided under the tenancy are in reasonable repair and proper working order;
- Any furnishings provided under the tenancy are capable of being used safely for the purpose for which they are designed; and
- There is satisfactory provision of smoke alarms
- A wall mounted fire blanket must be installed within the property.

• All electrical appliances must be checked at least once every twelve months (Portable Appliance Test) & all electrical sockets & wiring must be checked at least every 5 years (Electrical Installation Condition Report) and any remedial works reported must be rectified prior to a tenancy.

It is your duty to make sure your property meets the Repairing Standard at the start of the tenancy and at all times during it. You must carry out the work within a reasonable time. At the start of a tenancy, we will provide the tenant with written information on the effect of the Repairing Standard in relation to their tenancy, including how it can be enforced through the First-Tier Housing Tribunal. We may instruct maintenance to be carried out in order that your property meets the Repairing Standard.

Housing (Scotland) Act 2006, Section 20(1) - Smoke, Heat & CO Alarms

You will ensure that you comply with the Repairing Standard by ensuring that the property has "satisfactory provision for detecting and giving warning of fires". The Repairing Standard sets a high benchmark for smoke and fire detection, matching the standard required for new buildings and which is higher than many owner-occupiers will meet for their own homes. The revised Domestic Technical Handbook guidance states there should be at least:

- one functioning smoke alarm in the room which is frequently used by the occupants for general daytime living purposes,
- one functioning smoke alarm in every circulation space, such as hallways and landings,
- one heat alarm in every kitchen, and
- all alarms should be interlinked and fitted with a backup battery

Note that the manufacturer's recommended life span of a fire alarm is usually 5-10 years. If there is any kind of gas appliance in the property (including a boiler) then a sealed-battery powered carbon monoxide alarm is also required.

Gas Safety (installation & use) Regulations 1998

You will ensure that all gas equipment including pipe work has been maintained in safe condition and checked by a Gas Safe registered plumber at least once every twelve months when rented out. A Landlord Gas Safety Certificate must be obtained and one copy given to each of the tenants. You acknowledge that you must keep a record of certifying details of equipment together with a note of the date and of any remedial action and that this record can be made available on request to the tenant. We can arrange for a Gas Safety Inspection to be carried out and charged to your rental account. We can also arrange for the renewal of the Gas Safety Certificate up to one month prior to the expiry of the certificate and the cost will be deducted from the rental income for the property. We can not be held liable under these terms and conditions and/or to any tenant and/or you in respect of gas inspections, gas safety and/or renewal.

Antisocial Behaviour Etc. (Scotland) Act 2004 - Landlord Registration

You will ensure that you comply with Part 8 of the Antisocial Behaviour etc. (Scotland) Act 2004 by registering as a landlord with the local authority in which their property is situated and will provide us with confirmation of your registration and relevant registration number prior to the marketing of the property.

Health and Safety Executive's guidance notes on Legionella Control (HSG 274 Part 2)

You will ensure that you comply with The Health and Safety Executive's guidance notes on Legionella Control (HSG 274 Part 2). You understand that you should ensure that your property is risk assessed for the presence of Legionella regularly (guidance notes suggest every 2 years) and have any resulting works undertaken to ensure the safety of tenants.

Energy Performance of Buildings Directive (Epbd)

You are legally required to provide a valid Energy Performance Certificate (EPC) to prospective tenants and this needs to be available before advertising starts. The liability for failure to comply with the legal obligations regarding the provision of an EPC rests with you and as such, we will have no liability under these terms and conditions and/or to any tenant and/or you in respect of the provision and/or renewal of Energy Performance Certificate.

The Furniture and Furnishings (Fire)(Safety) Regulations 1988 (as amended)

You must ensure that all furniture left in the property meets the standards laid out in these Regulations.

Housing (Scotland) Act 2006 - Houses in Multiple Occupation (HMO properties only)

You will ensure that you comply with Licensing of Houses in Multiple Occupation (HMO) whereby any rented property, which is occupied by three or more unrelated people, must have a license from the local authority. You must provide evidence of a current HMO Licence for the property prior to the marketing of

the property. If you would like us to manage your HMO application and renewals you can note this on the accompanying 'Getting to know you and your property' questionnaire.

Non-resident Landlords (only for Landlords living overseas)

You will ensure that you comply with Non-Resident Landlord legislation and if you become a non-resident landlord you will inform us immediately and will undertake the necessary paperwork to ensure you fulfil your legal obligations, and provide this to us.

Communal repairs

You agree that we have no responsibility for the arrangement of repairs to the communal areas of the building of which the property being let forms part. Responsibility for the arrangement of communal repairs and the liability for payment of said repairs rests with you

Revision and termination of agreement

We reserve the right to amend any of the conditions of this agreement by giving you no less than 28 days' written notice of those revisions. This agreement may be terminated by one party serving on the other party three months written notice of their intention to terminate the agreement. We reserve the right to terminate this agreement with immediate effect in the event of any act or omission by you which frustrates the continued performance of our service under the terms of this agreement or for any act or omission by you which is in breach of your obligations under the terms of this agreement.

General conditions

We will have no liability under this Agreement if you have not disclosed to us any and all information which relates to ongoing maintenance issues at the property.

We will not be liable for: damage caused to the property which results directly or indirectly from your failure to maintain the property; any claim from the tenant or any other party which results either directly or indirectly from your failure to maintain the Property; and/or any claim, loss or damage which results from the tenant or anyone that the tenant invites on to the property damaging the property.

Any obligation placed on us within these terms and conditions will be a reasonable endeavours obligation and we will only be required to use our reasonable endeavours to comply with that obligation.

These terms and conditions will be governed by and construed in accordance with the Law of Scotland and any dispute arising out of this engagement or these terms shall be subject to the exclusive jurisdiction of the Scottish Courts.



I hereby certify that I am (or lawfully entitled to act on behalf of) the owner(s) of the property identified previously in this document.

By signing I understand that I am agreeing to be bound by the terms laid out by Umega Lettings in this document.

Signed

Print name

Your address

Date



2. Getting to know you and your property

1. Your information

- What's your emailaddress? (this is only to get in touch, not to send spam .)

- What's your full home address?

- What's the **best telephone number for you?**

- Do you have another telephone number we might get you on?

- Please provide us with an emergency contact name and number in case we can't get in touch with you

- What's your **landlordregistrationnumber?** (weneed this before we can advertise your property.)

- Whatare your **insurancedetailsforthisproperty**? (Please remember to advise your insurance provider that Umega Lettings are your managing agents should you wish us to speak to them directly).

- So we can pay you rent each month what are your bank details?

Bank name :	Account name :
Sort code :	Account number :

- Do you live outside the UK?

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		_	-



- If you're a landlord based abroad, what is your Non-Resident Landlord Approval Number?

- How did you hear about Umega Lettings?

Google Friend Social Media Advert on Facebook/Instagram Office	
"To Let" boards or cars Solicitor Mortage adviser House builder	
Other (please specify):	

2. Joint owners

- Do you own the property jointly with anyone else?

Yes (if 'No' just go straight to section 3 : 'And now onto some property maintenance related questions')

- Ok, what's the **full name** of the **joint owner?**

- What **percentage** of the property do they own?

- What's the joint owner's email address?

- What's the joint owner's full home address?

- What's the best telephone number for the joint owner?

- What's the joint owner's landlord registration number?

(We need this before we can advertise your property)

- So we can pay the **joint owner** their portion of rent each month what are **their bank details?** (If they're different to yours)

Bank name :	Account name :
Sort code :	Account number :

3. And now onto some property maintenance related questions....

- Do you have any **maintenance contracts** in place for your property?

(i.e. Scottish G as H omecare, boiler cover. If so, please provide your account number. If you do have this, remember to advise your supplier that Umega are managing your property. Please be specific of what homecare plan you have: does it provide landlord gas safety certificates or any other safety certificates?)

- Do you have any contractors you would prefer us to use for any property maintenance?

(please provide their contact details and their trade. please note that we can't take responsibility for the actions or work of any contractors who you may ask us to use but who are not on our approved contractor list (which ensures contractors are adequately qualified, registered and insured to

- Are there any ongoing communal commitments you pay for the property?

(i.e.factoring charges, stair cleaning or communal gardener. If so please include details of the supplier)

- **Anything else** you'd like us to note on our database or share with the tenants? (i.e. instructions on setting the boiler, operate the washing machine or any other useful info)



- Where is the water mains stop valve in your property? If you know!

- Where is the **gas mains stop** valve in your property? If you know!

- Where is your **gas meter** and what is the **meter number?**

- Who supplies your gas?

- Where is your **electricity meter** and what is the meter number?

- Who supplies your **electricity?**

- If your property has a **factor/managing agent** who is it what's their contact details?

4. Instructions to do what's required

Safety Certificate or Installation	Valid for	Price (+ VAT)	Umega to arrange	Landlord will provide (required 14 days before due)	O ther (Please provide instructions)
Gas Safety Certificate & Boiler Service	1 year	£115			
Gas Safety Certificate Only	1 year	£85			
Electrical Installation Condition Report (EICR)	5 years	£145			
If EICR remedial works are highlighted,	ourelectrici	an will carry out works	up to the va	lue of £100+VAT	during the initial inspection visit
Energy Performance Certificate (EPC)	10 years	<pre>£75 (1-3bedroomproperties) £95 (4+bedroomproperties up to 2 storeys) £115 (4+bedroom properties more than 2 storeys)</pre>			
Installation of smoke and heat detection alarms	10 years	from £300 (for 2 smoke and 1 heat detector)			
Legionella Risk Assessment (LRA)	1-3 years	£55			
PAT (Portable Appliance Test)	1 year	£55			
Installation of wall-mounted fire blanket	N/A	£30 if doneon itsown £10 if donewith otherwork			
Installation of battery-powered CO detector	10 years	£40 if doneon itsown £20 if donewith other work			
Professional clean of the property before the first tenancy	N/A	varies			
or Rent' board outside property'	N/A	N/A		N/A	

- Is your property an HMO (House in Multiple Occupation) - will it be let to 3 or more unrelated people)?

Yes

- Do you need Umega to **apply for an HMO license** on your behalf?

Yes No

- If no, what is your **HMO license number?**

5. Anything else

- Anything else you want us to know or to note on our database?

Thank you!

