

# If you would like to view a version of these terms and conditions in a larger text size, you can download them at depositprotection.com/insured-terms-and-conditions

#### 1. Definitions

Wherever the following words and phrases appear in these Insured Scheme Terms and Conditions they will always have the following meanings:

**ADR Procedure** means all or any of (i) the procedure for submitting the Landlord's Evidence Form and the Tenant's Evidence Form to The DPS; (ii) the acceptance of a Dispute into the Adjudication process; and (iii) the Adjudication including implementing the Decision;

**Adjudication** means an evidence-based decision making process which results in a Decision about how a Dispute should be resolved;

**Adjudicator** means a qualified expert appointed by us to independently and impartially consider a Dispute and provide a Decision;

**Change of Landlord/ Agent Form** means a paper or online form completed by the Landlord notifying The DPS that there has been a change in the identity of the Landlord; **Client Money Protection (CMP) Provider**: the regulated body that provides client money protection to Agents who are a member of their scheme;

**Customer Service Centre** means our telephone contact centre. You can contact the Customer Service Centre on 0330 303 0033 between 8am and 6.30pm on Working Days. Our Customer Service Centre closes on bank holidays in England and Wales. Please check the homepage of our website for details;

**The DPS** means The Deposit Protection Service provided by Computershare Investor Services PLC, a company registered in England & Wales, under company number 3498808 and whose registered office is at The Pavilions, Bridgwater Road, Bristol BS13 8AE;

**Decision** means the evidence-based decision of an Adjudicator made in relation to a Dispute in accordance with these Terms and Conditions;

**Deposit** means the money a Tenant gives to their Landlord under the Tenancy Agreement. The Deposit is used as security against breach of the Tenant's obligations under the Tenancy Agreement, for example failure to keep the Property in good repair and failure to pay the rent;

**Deposit ID** means the unique identifying reference number allocated to a Deposit following the successful registration of a Deposit to us;

**Disputed Amount** means the part of the Tenant's Deposit, up to the full value of the Deposit, the return of which is not agreed between the Landlord and Tenant

**Dispute** means when, at the end of a Tenancy, the Landlord and the Tenant cannot agree on how much of the Deposit should be given to each Party;

Dispute Papers means the documents detailed in Sections 19 and 20;

**Disputed Amount Confirmation Form** means the form provided by the Tenant to The DPS informing them that the Tenant has requested that the Landlord repay the whole or any part of the Deposit within 10 calendar days of receipt of such request and that the Landlord has failed to do so;

**End of Tenancy Date** means the date notified to The DPS by the Landlord on registration of the Deposit as being the date on which the Tenancy ends;

**Forms** means all paper forms you must submit to us in order to use the Scheme including the Change of Landlord/ Agent Form, the Insured Deposit Registration Form, the Landlord's Evidence Form, and the Tenant's Evidence Form;

**Insured Deposit Registration Form** means the form to be completed by the Landlord in accordance with these Insured Scheme Terms and Conditions and submitted to The DPS with the relevant Protection Fee;

**Insured Scheme Terms and Conditions** means these Insured Deposit Protection Scheme Terms and Conditions;

**Joint Tenancy** This is where more than one Tenant has entered into a Tenancy Agreement with a Landlord;

**Landlord** This means a Landlord of a Tenancy. For the purposes of these Terms and Conditions, the term Landlord includes a Letting Agent or Organisation save where the context dictates otherwise;

**Landlord's Evidence Form** means the standard Landlord's evidence form completed by the Landlord containing evidence in support of the Dispute;

**Landlord ID** This is the unique identifying reference number we give to the Landlord when they register with us;

Lead Tenant means:

- (i) in the case of Joint Tenants, one of their number who has been nominated to act on their behalf; and
- (ii) where there is a Third Party, the person nominated to act on behalf of the Tenant(s) and the Third Party; and

(iii) where there is only one Tenant, that Tenant.

**Letting Agent** This is the letting agent who lets or manages a property on the Landlord's behalf;

**Notification of Dispute Form** means the form sent to a Landlord by The DPS following receipt of a Disputed Amount Confirmation Form from the Tenant;

**Organisation** this is a company who lets or manages a property on the Landlord's behalf or on its own account including Housing Associations, the N.H.S. and student property associations;

Parties means the Landlord and Tenant(s). A "Party" means one or the other;

**Pay as you go** means the payment method available for the protection of Deposits to Landlords and Organisations upon registration with the Insured Scheme;

**Prescribed Information** means the information which must be provided by the Landlord to Tenant(s) in accordance with the Housing (Tenancy Deposits) Prescribed Information Order 2007;

**Protection Fee** means the fee required to be paid to The DPS by the Landlord to complete the registration of a Deposit received by the Landlord;

Relevant Obligation shall have the meaning set out in clause 33.

**Scheme or Insured Scheme** means the deposit protection scheme established under the Housing Act 2004 under which the Deposit is retained by the Landlord and a Protection Fee is paid to The DPS to cover the risk of the Landlord failing to pay any Disputed Amount to The DPS;

**Service** means the Deposit Protection Service or The DPS, which provides both Custodial and Insured Tenancy Deposit Schemes;

SMS means Short Message Service, otherwise known as text messaging service;

**Tenancy** means an Assured Shorthold Tenancy of a Property under which a Deposit is protected with us or another type of tenancy under which we are at our sole discretion to agree to protect a Deposit on these Terms and Conditions as if the Deposit related to an Assured Shorthold Tenancy;

**Tenancy Agreement** means the written agreement between the Landlord and Tenant relating to the Tenancy of the Property;

**Tenant** means the Tenant of a Tenancy;

**Tenant's Evidence Form** means the standard Tenant's evidence form completed by the Tenant containing evidence in response to the Landlord's Evidence Form;

**Third Party** means a person who has paid a Deposit in respect of a Tenancy to a Landlord on behalf of a Tenant and who is a relevant person for the purposes of Sections 212 to 215 of the Housing Act 2004;

**You** means the Party using the Scheme in accordance with these Insured Scheme Terms and Conditions and your shall be defined accordingly;

**Working Day** means any day on which our offices are open for business. These are every Monday to Friday, excluding bank holidays in England and Wales. We keep our website – www.depositprotection.com – up-to-date with our opening times.

**2. Background** – The Housing Act 2004

- a. If you are a Landlord in England and Wales and you enter into a Tenancy and take a Deposit from your Tenant on or after 6 April 2007, or you renew an existing Tenancy whether on the same or on different terms to the previous Tenancy, the Deposit must be protected in a Government authorised tenancy deposit scheme. This rule only applies if the tenancy is an assured shorthold tenancy.
- b. If the Deposit is not protected in a Government authorised tenancy deposit scheme and/ or the prescribed information required by the Housing Act 2004 is not provided, Tenants may make an application to Court and the Court may order that the Deposit be repaid to the Tenant or that the Deposit be paid into a Government authorised tenancy deposit scheme. The Court may also order that the Landlord pay compensation of not less than the amount of the Deposit and not more than three times the amount of the Deposit. Further, any failure to comply with Section 213 of the Housing Act means that no Section 21 notice can be given.
- c. The Landlord has a statutory obligation to provide the Tenant(s) with the Prescribed Information within 30 days from receipt of the Deposit. The Landlord must give the Tenant(s) the opportunity to check and sign the Prescribed Information by way of confirmation that it is correct. The DPS will provide the confirmation detailed in section 12 of these Insured Scheme Terms and Conditions but The DPS cannot provide the Prescribed Information on behalf of Landlords. A Prescribed Information template can however be downloaded at www.depositprotection.com. Deposits are protected to ensure:
- (i) when Tenants are entitled to it, they get all or part of their Deposit back;
- when Tenants are not entitled to get all or part of their Deposit back, all or part of the Deposit is paid to the Landlord;
- (iii) any Disputes between Tenants and Landlords will be easier to resolve; and
- (iv) Tenants are encouraged to look after the property they are renting.

#### 3. Overview of how the Scheme works

- a. The Tenant pays the Landlord the Deposit in accordance with the terms of the Tenancy agreement. If the Landlord chooses to register the Deposit with an insured tenancy deposit scheme, the Housing Act 2004 requires that the Landlord must register the Deposit within 30 calendar days of physically receiving it. The DPS will, however, accept Deposit registrations after this time.
- b. Following the successful protection of a Deposit, The DPS will provide confirmation of protection and other information to the Landlord and Tenant as detailed further in Section 12. The Landlord must provide the Prescribed Information to the Tenant.
- c. At the end of the Tenancy, the Landlord and Tenant should attempt to agree the basis for part or all of the Deposit to be returned by the Landlord to the Tenant.
- d. If there is a Dispute regarding the return of all or part of the Deposit the Dispute will be dealt with in accordance with these Insured Scheme Terms and Conditions (see Sections 17 to 21) unless The DPS is notified otherwise in writing.
- e. If a Tenant has no current address for the Landlord or the Landlord fails to respond to the Tenant's written notice asking whether the Landlord accepts that the Tenant should be paid some or all of the Deposit within 14 calendar days of the end of the Tenancy, the Tenant should follow the End of Tenancy process (as detailed in Section 17).

#### 4. Ways to Contact The DPS

- a. The Online Service
- Landlords may register online and Parties may complete and submit Forms online by visiting www.depositprotection.com.
- (ii) Parties may communicate with The DPS by completing an online Enquiry Form available through the Frequently Asked Questions at www.depositprotection. com or, if a Dispute is being dealt with under the ADR Procedure, by emailing disputes@depositprotection.com.
- (iii) All transactions processed via the online service will be processed in real time. b. Customer Service Centre
- (i) The Customer Service Centre is available to:
- 1. provide help and enquiry services to Landlords, Letting Agents and Tenants in connection with the Service;
- 2. process requests for Forms; and
- 3. manage new registrations of Landlords and Letting Agents.
- The telephone number for the Customer Service Centre is 0330 303 0033.
- iii) The Customer Service Centre is open between 8am and 6.30pm on Working Days. Our Customer Service Centre closes on bank holidays in England and Wales. Please check the homepage of our website for details.
- (iv) All Landlords requesting Forms will be asked for their Landlord ID and the Deposit ID, where applicable, in order to process requests for Forms.
- (v) All Tenants requesting Forms will be asked for their Deposit ID in order to process requests for Forms.



- Before providing any held data, callers will be positively identified by a Customer Service Centre representative. If callers are unable to provide satisfactory answers to questions posed to establish the positive identity of the caller, the call will not be able to proceed.
- c. Paper Based Service
- All Parties will be able to correspond with The DPS in writing and to request paper copies of Forms. All correspondence and completed paper Forms should be submitted to:

The Deposit Protection Service

The Pavilions

Bridgwater Road

Bristol

BS99 6AA

- Paper Forms can be requested via The DPS helpline on 0330 303 0033.
- Any Forms requested will be pre-printed with any known relevant information linked to the transaction in question and mailed to the correspondence address of the requesting Party. Return of photocopied or altered forms will not be acceptable.

#### 5. Registering for the Scheme - general information

- a. All information provided by Landlords at the time of registration (and thereafter) must to the best of their knowledge be complete, accurate and not misleading. This is a Relevant Obligation. Please see clause 33 in particular for further details regarding the possible sanctions for non-compliance.
- b. In order to register a Deposit through the Insured Scheme, the Landlord must be a resident of Great Britain, Northern Ireland, the Channel Islands or the Isle of Man (the "Permitted Territories"). Landlord's resident outside the Permitted Territories are not permitted to protect a Deposit through the Insured Scheme.
- c. The DPS will require all Landlords (other than Letting Agents and Organisations) to provide the following mandatory pieces of information:
- full name and title of the Landlord;
- correspondence address of the Landlord;
- at least one contact telephone number for the Landlord; and
- online registrants and users will have to provide a valid email address.
- d. The DPS will require all Organisations to provide the following mandatory pieces
- full name and title of the primary contact at the Organisation;
- (ii) Organisation's name;
- correspondence address of the Organisation;
- (iv) at least one contact telephone number for the Organisation; and
- online registrants and users will have to provide a valid email address. (v)
- e. The DPS will require all Letting Agents to provide the following mandatory pieces of information:
- (i) full name and title of the primary contact at the Letting Agent;
- Letting Agent's name; (ii)
- confirmation of the Letting Agent's CMP provider correspondence address of the Letting Agent; (iii)
- (iv)
- direct debit mandate details; (v)
- at least one contact telephone number for the Letting Agent; and
- online registrants and users will have to provide a valid email address. (vii)
- f. When email address(es) are amended, security communications will be sent by SMS, email or letter to the original details registered.
- g. It is the responsibility of the Agent, Landlord or Tenant to inform The DPS immediately if a change has been made to their details without the consent of the registered Agent, Landlord or Tenant.
- h. If monies are fraudulently released from the Insured Scheme as a result of an Agent, Landlord or Tenant not informing The DPS that there has been an amendment made to their details, to which they have not consented, The DPS will not be held liable for any loss incurred.
- i. You must not attempt to register a Deposit with the Insured Scheme if there is a dispute between the Landlord and Tenant at the time of registration (the "Pre-Existing Dispute"). This is a Relevant Obligation. Please see clause 33 in particular for further details regarding the possible sanctions for noncompliance.
- j. As part of the registration process (whether online, by post or telephone), a Landlord must provide when requested to do so the documentation set out in annex to these Terms and Conditions. The DPS reserves the right to vary these general requirements from time to time (with or without prior notice) and to request such additional evidence as it sees fit in relation to any specific situation.
- k. The DPS shall endeavour to process any documents received by it in connection with clause 5j within the timeframes advised on its website from time-to-time. However, please note that such timeframes are for guidance purposes only and The DPS shall have no liability for any failure to process within these timeframes.
- I. The DPS will not admit any Pre-Existing Dispute to the ADR Procedure instead it must be handled by the previous tenancy deposit scheme provider.

#### 6. Registering Online

- a. Landlords may register online at www.depositprotection.com
- b. All online registrants will have to confirm that they have read and understood these Deposit Protection Service Insured Scheme Terms and Conditions which incorporates the Privacy Policy/Data Protection Notice when registering their first Deposit with the Scheme and following any updates to these Insured Scheme Terms and Conditions.
- c. Landlords will be required to supply a valid email address and select a password that must be a minimum of 5 characters in length to use the online service. It is the responsibility of the Landlord to keep this password secure at all times and not to disclose it to any third party.
- d. Online registrants will receive a password activation email. To validate their registration the Landlord must click through the link in the email and submit the necessary validation documentation referred to above at clause 5(j).
- e. Once the registration has been validated a welcome email will be sent to the email address provided. This email will contain the Landlord's ID.

#### 7. Registering by Telephone

- a. Landlords may register by telephone by calling 0330 303 0033.
- b. All Landlords who register for the Scheme via the Customer Service Centre will be provided with:
- a Landlord's ID on the telephone which will be confirmed in writing; and
- Information with regard to where to find or how to obtain a copy of the Insured Scheme Terms and Conditions, which will be sent by post within 3 Business Days of registering for the Scheme.

#### 8. Joint Tenancies and Third Parties

- a. Where there are Joint Tenants the Landlord is recommended to arrange for the individual Deposits of each Joint Tenant to be registered separately with The DPS. Alternatively, where there are Joint Tenants or a Third Party registered together on a Deposit, the Landlord must manage the relationship between the Joint Tenants, and between the Tenant and any Third Party, and identify a Lead Tenant in the Insured Deposit Registration Form who is authorised to act on behalf of all Joint Tenants and any Third Party.
- b. When submitting a Deposit, the Landlord will be required to tick a box that confirms that the Lead Tenant has been agreed by all Tenants and that they have agreed that the Lead Tenant will control the ADR process, in the event of a dispute.
- c. Additional Tenants will have an opportunity, upon receipt of the Deposit submission confirmation, to contact The DPS if (b) above has not been complied with. In such circumstances, The DPS will split the Deposit equally between Tenants in order for them to manage their part of the Deposit separately. Any such request must be received by The DPS within 14 Calendar Days of the Deposit submission confirmation being issued.
- d. The Lead Tenant will represent the interests of all Joint Tenants and any Third Party, and will act on their behalf specifically in connection with the Tenant's Evidence Form or any other relevant Form.
- e. It is the responsibility of the Landlord completing the Insured Deposit Registration Form to ensure that the responsibilities of the Lead Tenant are fully understood by all Tenants, and any Third Party, and that the Lead Tenant is nominated by all of the Joint Tenants and any Third Party.
- f. The Landlord will be required to confirm on the Insured Deposit Registration Form that they have explained to all Tenants, and any Third Party, the role and responsibility of the Lead Tenant.
- g. Changes to Joint Tenancy information is the responsibility of the Landlord.

#### 9. Insured Deposit Registration

- a. The Landlord is responsible for ensuring that Deposits are registered for protection within 30 calendar days of the date of receipt by the Landlord.
- b. Deposit information can be submitted by completing an online or paper Insured Deposit Registration Form and paying the relevant Protection Fee.
- c. The Landlord is responsible for ensuring that the information contained on the Insured Deposit Registration Form is complete, accurate and not misleading. This is a Relevant Obligation. Please see clause 33 in particular for further details regarding the possible sanctions for non-compliance.
- d. The following information is a mandatory requirement on all Insured Deposit Registration Forms:
  - Landlord ID:

(i)

- Landlord name / Letting Agent or Organisation name / trading title; (ii)
- house number / name and first line of address of Tenancy property; (iii)
- town / city of Tenancy property; (iv)
- start date of Tenancy; (v)
- End of Tenancy Date; (vi)
- date Deposit received by the Landlord; (vii)
- Deposit amount received by the Landlord; (viii)
- full name and title of Tenant / Lead Tenant / Third Party; (ix)
- in the case of Joint Tenants, the full name and title of all Tenants that are party to the Joint Tenancy; and
- a mobile phone number or email address for the Tenant / Lead Tenant. (online registrations).
- e. Incomplete, illegible or unrecognisable Insured Deposit Registration Forms will be rejected and Protection Fees returned to the sending Landlord within 4 Business Days of receipt.
- f. In order for a Deposit to be protected, in relation to a Pay As you Go user the appropriate Protection Fee must be cleared in full.

### 10. Online Insured Deposit Registration Forms

- a. Insured Deposit Registration Forms may be completed using The DPS online service at www.depositprotection.com.
- b. Landlords using the online service will not be able to submit an Insured Deposit Registration Form unless all the mandatory information is provided.
- Cheques or Debit Cards can be used as payment for online transactions. d. Debit Card transactions will be processed online and confirmation that a successful Card transaction has taken place will be provided to Landlords in real time. Where Protection Fee payments are made online, Insured Deposit Registration Forms will be processed within 1 Business Day of receipt by The DPS.
- e. Cheques sent in support of Insured Deposit Registration Forms completed online must be accompanied by a printed copy of the completed Insured Online Cheque Submission Form that will be generated by the online service when the Landlord selects the option to pay by cheque. The cheque for the full amount of the Protection Fee must be securely attached to the printed Insured Online Cheque Submission Form.
- f. The printed Insured Online Cheque Submission Form and Protection Fee cheque should be sent to the address set out in Section 4(c).
- g. All cheques must be made payable to The Deposit Protection Service, be dated in the past within 3 months of the date of processing, signed by an authorised signatory of the account, drawn on a UK bank and in pounds Sterling. Words and figures must match and be equal to the full amount of the Protection Fee as stated on the Insured Online Cheque Submission Form. The reverse of the cheque should be marked with the Landlord's ID, their registered address and the Deposit ID generated when the online Insured Deposit Registration Form was completed and appearing on the Insured Online Cheque Submission Form.



- h. Should the cheque not meet any of the criteria above The DPS reserves the right to reject the Insured Online Cheque Submission Form and return the cheque and the Insured Online Cheque Submission Form to the Landlord within 4 Business Days of receipt, identifying the reason for rejection.
- i. For all Insured Online Cheque Submission Forms that are successfully processed, cheques will be banked within 1 Business Day of receipt. (The DPS will issue a confirmation of receipt of the Protection Fee 5 calendar days after the Insured Online Cheque Submission Form has been processed and, where applicable, of the cheque for the Protection Fee clearing).

Confirmations will not be delivered to Landlords or Tenants until the Insured Online Cheque Submission Form is processed.

#### 11. Paper Insured Deposit Registration Forms

- a. All paper Insured Deposit Registration Forms should be sent to the address set out in Section 4(c).
- b. A cheque for the full amount of the Protection Fee must be securely attached to the Insured Deposit Registration Form. Only cheques will be accepted as payment for paper Insured Deposit Registration Forms.
- c. All cheques must be made payable to The Deposit Protection Service, be dated in the past within 3 months of the date of processing, signed by an authorised signatory of the account, drawn on a UK bank and in pounds Sterling. Words and figures must match and be equal to the full amount of the Deposit as stated on the Insured Deposit Registration Form. The reverse of the cheque should be marked with the Landlord's ID and their registered address.
- d. Insured Deposit Registration Forms will be processed within 4 Business Days of receipt by The DPS.
- e. Paper Insured Deposit Registration Forms will be rejected and the Protection Fee returned in the event that they are not properly and fully completed.
- f. Should the cheque not meet any of the criteria above The DPS reserves the right to reject the Insured Deposit Registration Form and return the cheque and the Insured Deposit Registration Form to the Landlord within 4 Business Days of receipt, identifying the reason for rejection.
- g. Cheques will be banked within 1 Business Day of receipt. The DPS will issue a confirmation of receipt of the Deposit Protection Fee 5 days after the Insured Deposit Registration Form has been processed and, where applicable, of the cheque for the Protection Fee clearing. Confirmations will not be delivered to Landlords or Tenants until the Insured Deposit Registration Form has been processed.

# 12. What happens after the Deposit has been protected?

- a. The DPS will provide written confirmation that a Deposit is protected to:
- the Landlord sent to their registered address or registered email address;
- (ii) the Lead Tenant – sent to the registered email address, or if one has not been provided, by post to the Tenancy address, or in the case of a Deposit being paid more than 14 days in advance of the occupation date of the Tenancy, an interim address;
- where there are Joint Tenants, to the registered email address of each Tenant or to the household at the Tenancy address.

#### Please note that protection of a Deposit within the Scheme shall not commence until the notice referred to in this clause 12a has been sent by The DPS to each of the Parties listed.

- b. The Landlord will be responsible for providing confirmation to the Third Party.
- c. The confirmation to each Party will contain:
- Name, address and contact details of the DPS; (i)
- the Deposit ID;
- the amount of the Deposit and the date of registration;
- the name and contact details of the Landlord; (iv)
- the name(s) of the Tenant(s) and the Lead Tenant, if applicable (v)
- the address of the Tenancy property; (vi)
- start date of Tenancy; (vii)
- (viii) tenancy end date;
- (ix) Details of these Insured Deposit Protection Scheme Terms and Conditions;

#### 13. The Tenant's Logon

- a. Lead Tenants will be able to logon to the Service at www.depositprotection.com by inputting their Deposit ID and Surname.
- b. Lead Tenants will be able to view all information held by the Service in relation to their Tenancy. Lead Tenant's will be able to amend or update Tenants' email addresses and telephone numbers.

# 14. Changes in Landlord or Tenant(s) Data

- a. Lead Tenants will be able to update their own contact details, Tenants' email addresses and telephone numbers at any time online. It is the Lead Tenant's responsibility to ensure that their forwarding address and all contact details are up-to-date. Landlord's may change any other data held in relation to the Landlord or request a Change of Tenant. Landlords must ensure that all information held by The DPS in relation to Tenancies, and Deposits for which they are responsible  $\,$ are up to date and complete, accurate and not misleading. This is a Relevant Obligation. Please see clause 33 in particular for further details regarding the possible sanctions for non-compliance.
- b. The Lead Tenant is solely responsible for updating their forwarding address and all contact details with The DPS. This update can be done over the telephone helpline, via their online log-in, or in writing.
- c. Updates, changes and additions to information held by The DPS can only be made by the Landlord or the Lead Tenant. Changes can be notified:
- over the telephone helpline
- via the online service
- in writing
- d. Prior to any changes being made via the Customer Service Centre, the Landlord or Lead Tenant, as applicable, will have to be positively identified.
- e. Changes made via the online service will only be possible for registered Landlords or Lead Tenants logged onto the Service.
- f. Changes made in writing must be signed by the Landlord or Lead Tenant as applicable.

#### 15. Deposit Repayments

a. The Landlord is responsible for returning the Deposit to the Lead Tenant at the end of the Tenancy.

b. The DPS urge all Landlords to meet with Tenants in an attempt to agree the fair distribution of the Deposit at the end of the Tenancy.

#### 16. Confirmation of an Insured Deposit closure

a. The DPS will send the Landlord a reminder 1 month before the Tenancy End Date informing them that The DPS must be notified prior to the Tenancy End Date whether the Tenancy is a) at an end; b) continuing on a periodic basis; or c) renewing as a fixed term Tenancy. If the Landlord does not respond to this notification prior to the Tenancy End Date The DPS will close the Deposit and inform the Landlord and all Tenants that the Deposit isno longer protected. The DPS will send such notification via e-mail, SMS or postal communication.

#### 17. Initiating the ADR Procedure - The Disputed Amount Confirmation Form

- a. Where a Dispute arises between the Parties which cannot be resolved by negotiation between them, if the Tenant wishes to use the ADR Procedure they must complete the Disputed Amount Confirmation Form. Please note, a completed Disputed Amount Confirmation Form must be received by The DPS within 90 days of the End of the Tenancy for the tenant to commence the ADR Procedure.
- b. The ADR Procedure can only be used if the Tenant has completed a Disputed Amount Confirmation Form notifying The DPS that there is a Dispute in relation to the repayment of the Deposit held by the Landlord, requesting that the Dispute be referred to Adjudication and confirming that the Tenant will be bound by the Decision of the Adjudicator. In addition, the Tenants may be required to provide The DPS with proof that they paid the Deposit, a signed copy of the Tenancy Agreement, photo identification, proof of address at the Tenancy Address and at the Tenant(s)' new address. Disputes will only be referred to Adjudication if both the Landlord and Tenant comply with these Insured Scheme Terms and Conditions.
- c. If the Disputed Amount Confirmation Form has not been properly completed (including being signed and dated by the Tenant and/or strikes out any of the mandatory declarations (such as the Tenant's agreement to be bound by the Decision of the Adjudicator) then the referral to Adjudication may be invalid and the Parties will be recommended by The DPS to pursue the Dispute via the Courts. The DPS shall continue to hold the Disputed Amount in accordance with section 22 of these Insured Scheme Terms and Conditions below, until instructed to do otherwise by a Court Order or instruction signed by both Parties.
- d. Putting a Dispute through the ADR Procedure does not remove the duty of one party to pay the other any other amounts which are due.
- e. Use of the ADR Procedure is free of charge (other than the Parties' own costs) to the Landlord and Tenant.
- f. Each Party must bear their own costs of participating in the ADR Procedure. The Adjudicator cannot make any award on costs.
- g. The Landlord and Tenant are free to settle the Dispute between them on an agreed basis at any time prior to them consenting to refer the Dispute to ADR but they must both then notify The DPS of their agreement to do so (by providing an instruction signed by both Parties), so that The DPS can terminate the ADR Procedure and register that the Landlord has returned the Deposit in accordance with that agreement.
- h. The Adjudicator can only make a Decision to award up to the value of the Disputed
- i. If either of the Parties fails to comply with any of the steps detailed in these Insured Scheme Terms and Conditions the Dispute may be rejected and the Disputed Amount will be dealt with in accordance with these Insured Scheme Terms and Conditions.
- j. The DPS may determine in its absolute discretion whether a Party has complied with these Insured Scheme Terms and Conditions and is eligible to participate in, or continue to participate in, the ADR Procedure.
- k. The Dispute must not be the subject of an existing court action.
- I. Disputes will not be admitted to the ADR Procedure where, in the reasonable opinion of The DPS:
- they relate to matters other than the return of the Disputed Amount; and/or (i)
- where either Party has indicated their intention to issue legal proceedings; (ii)
- (iii) the issues involved have already been determined by a Court;
- The Adjudicator may also reject Disputes which, in their reasonable opinion: m.
- are being pursued in an unreasonable manner; are frivolous; (i)
- (ii)
- are vexatious: and/or (iii)
- seek to raise matters which have already been decided upon or which were (iv) previously decided by a similar dispute process, or matters which, in the opinion of the adjudicator, exceed their jurisdiction.
- n. Evidence submissions can be made only to the Dispute Resolution Team by post to the address set out in 4(c), or by email to disputes@depositprotection.com. All evidence submissions must be received before midnight on the deadline day. Evidence received after that time will not be accepted.

#### 18. Notifying the Landlord of a Disputed Amount

a. Upon notification by the Tenant to The DPS in accordance with section 17 that there is a Dispute, The DPS will send the Landlord a Notification of Dispute form requesting that the Disputed Amount is received by The DPS within 10 calendar days of issuance of the request. This notification will also request confirmation that the Landlord agrees to use the ADR service in order to resolve the Dispute. The notification will also inform the Landlord that if no response is received from them within this period, the Landlord will be deemed to have given their consent for the Dispute to be resolved through the ADR service. This is a Relevant Obligation. Please see clause 33 in particular for further details regarding the possible sanctions for non-compliance.

- b. Once the Disputed Amount has been received from the Landlord:
- The Disputed Amount will be retained by The DPS until
  - · a Decision has been issued;
  - · a court order is received, directing The DPS to release the funds to the appropriate party;
  - a written instruction is received which is signed by both parties agreeing on the distribution of the Disputed Amount.



#### 19. Landlord's Evidence Form

- a. Following confirmation from the Landlord of agreement to use the ADR service in order to resolve the Dispute, The DPS will issue a Landlord's Evidence Form to the Landlord. The Landlord's Evidence Form must be fully and properly completed and received by The DPS within 14 calendar days of it being issued. The DPS will also, where possible, send notification to the Landlord that a Landlord's Evidence Form has been issued via email.
- b. The Landlord's Evidence Form should include but is not limited to the following information:
- a statement of the precise issues which are in Dispute and the reasons for the amount of any Deposit claimed by the Landlord;
- (ii) attach the signed check-in inventory and schedule of condition;
- (iii) attach vacating instructions;
- (iv) attach the signed check-out inventory and schedule of condition;
- (v) attach a signed and legally compliant written tenancy agreement
- if a Letting Agent or Organisation is acting, attach a copy of their terms of business/management;
- (vii) attach a schedule of the cost of any works sought to be deducted from the Deposit together with estimates, invoices and receipts (produced by an independent or third party) and photographs if available;
- (viii) attach a statement of the rent account, if relevant;
- (ix) where housing benefit has been paid, attach a letter from the Housing Benefit Department stating when it will stop, or that it has stopped;
- (x) attach any other relevant information including photographs, DVDs, correspondence or receipts. Any photographs or digital evidence must be signed or a statement should be attached signed by the Party providing them and showing the date on which they were taken; and
- (xi) confirm that they have contacted the Tenant and provide a copy of any correspondence between them or details of their discussions.
- c. If the Landlord is unable to provide any of the information detailed in Section 19(b) above, they must explain to The DPS why they are unable to do so and The DPS will then exercise its discretion as to whether to allow the Dispute to proceed to Adjudication notwithstanding such failure.
- d. Following receipt of the Landlord's Evidence Form, The DPS may request additional information or clarification.
- e. It is the Landlord's sole responsibility to provide The DPS with a signed, valid, written tenancy agreement for the purposes of Adjudication when requested and in any event before the case is passed to the Adjudicator. If no copy of the tenancy agreement is received by The DPS, the Dispute Papers will be passed to the Adjudicator in line with the normal timescale in any event. Please note that the Landlord's claim is likely to fail if such a tenancy agreement is not supplied.
- f. If the Landlord fails to complete and return the Landlord's Evidence Form so that it is received by The DPS within 14 days of it being issued, The DPS will pay the Disputed Amount out in accordance with the Tenant's instructions contained within the Disputed Amount Confirmation Form.

#### 20. Tenant's Evidence Form

- a. Upon receipt of a duly completed Landlord's Evidence Form, The DPS will issue a Tenant's Evidence Form to the Tenant and a list of the evidence submitted by the Landlord and a summary of the Landlord's claim. The Tenant's Evidence Form must be fully and properly completed by the Tenant and received by The DPS within 14 calendar days of it being issued. The DPS will also, where possible, send notification to the Tenant that a Tenant's Evidence Form has been issued via email. b. The Tenant's Evidence Form requires the following information be provided:
- set out the reasons why the Tenant denies that the Landlord is entitled to some or all of the Disputed Amount; and
- (ii) attach any other relevant information including photographs, DVDs, correspondence or receipts. Any digital evidence must be signed or a statement should be attached signed by the party providing them and showing the date on which they were taken.
- c. If there is a Lead Tenant they must complete the Tenant's Evidence Form on behalf of all Tenants.
- d. If the Tenant fails to complete and return the Tenant's Evidence Form so that it is received by The DPS within 14 calendar days of it being issued, The DPS will pay the Disputed Amount out in accordance with the Landlord's instructions contained within the Notification of Dispute form.

# 21. The Adjudication

- a. Upon completion of the steps detailed above, The DPS will forward copies of
- (i) the Landlord's Evidence Form;
- (ii) the Tenant's Evidence Form;
- (iii) any additional evidence submitted by the Landlord or the Tenant; to the Adjudicator.
   b. Any evidence submitted by either party after the Dispute has been referred to the Adjudicator will not be considered by the Adjudicator if a Decision has already
- c. The Adjudicator will be fair and unbiased and will make a Decision based on the
  evidence contained in the Dispute Papers. Adjudications are made on the basis of
  the documentary evidence submitted to The DPS. Please ensure you submit all of
- the Dispute has been sent to the Adjudicator may not be considered. d. The Adjudicator may:
- (i) make any necessary enquiries if issues or queries arise when reviewing the evidence;

the supporting evidence you feel necessary to substantiate your case at the time

when you are requested to do so. Any documentation or evidence submitted after

- (ii) receive and take account of any spoken or written evidence the Adjudicator thinks is relevant;
- (iii) carry on with the Adjudication even if either Party does not act in accordance with these Insured Scheme Terms and Conditions or any instruction;
- (iv) end the Adjudication if it appears that the Dispute cannot be settled under it, or if the Parties settle their dispute before a Decision is made.
- e. The Adjudicator will send copies of any additional information or documents received from one Party to the other Party.
- f. Except in the circumstances set out in section d above, the Adjudicator will make

- a Decision within 28 calendar days of receipt of the Dispute Papers. The day of receipt will be the day following the day the Dispute papers are sent to the Adjudicator.
- g. The DPS will notify the Parties in writing of the Decision of the Adjudicator within 2 Business Days of the Decision. The Decision will be binding on the Parties.
- h. The ADR Decision is binding and cannot be appealed via the ADR Procedure.
- i. Any payment to either Party must be made by The DPS within 10 calendar days of the date of the Decision.
- j. The DPS will make payment in accordance with the Adjudicator's Decision by cheque or electronic transfer in accordance with the details recorded for the relevant Parties in its records.
- k. If the disputed amount has been sent to The DPS by the Landlord and either Party does not agree to use our Dispute Resolution Service to resolve the Dispute, they must resolve the matter by agreement or through the courts. The Party refusing to use our service must start the required court proceedings within 6 months of notifying us of their refusal. If they do not, we may award the disputed amount to the other Party.
- I. We will make payments according to the method specified by the relevant Parties. m. The Adjudicator may take the initiative in ascertaining the facts and the law.
- n. The Adjudicator may apply their discretion and judgement to the interpretation of the Tenancy Agreement and the application of the facts.
- The Adjudicator may correct accidental slips or omissions in Decisions within 30 days of the Decision.

#### 22. Court Orders

- a. If you obtain a Court Order against your Landlord or Tenant The DPS will only release the Disputed Amount if the Court Order specifically refers to the Deposit and/ or the scheme administrator holding the Disputed Amount and includes a direction as to how much of the Deposit is to be paid to the successful party.
- b. If the Court Order does not include a reference to the Deposit, or to the scheme administrator, The DPS will be unable to release the Disputed Amount until either the Order is amended or a Third Party Debt Order is obtained.

#### 23. Costs

a. A fee of £25.89 will be charged for the processing of a payment to an overseas bank account, Full details of the Protection Fees payable can be found at www.depositprotection.com

#### 24. Complaints

a. We hope that you are always satisfied with our service, however, if you are unhappy with our service, we have a complaints handling procedure. We can provide you with a copy upon request. If you ever feel that we have fallen short of the standards we set ourselves and you have cause for complaint, please let us know. We treat all complaints seriously and investigate them fully. If a Party is dissatisfied with the outcome of an Adjudication that shall not constitute grounds for a complaint. To send us a letter, you can write to us here at the address in section 4. To send us an email, please use: <a href="mailto:complaints@depositprotection.com">complaints@depositprotection.com</a>

#### 25. Confidentiality

- a. Anyone involved with an Adjudication must not reveal specific details of the case to people not connected to that Adjudication, unless required by law.
- b. By agreeing to use our Dispute Resolution Service, you give us permission to gather and keep information about your Dispute. We may use this to publish statistics or case studies, removing any information which may identify any individuals.

## 26. Service Availability

- a. The online Service will usually be available for use 24 hours a day, 7 days per week and 365 days per year subject to scheduled down time that will be advertised on the site to users prior to any down time being implemented. However, the Service may be temporarily unavailable for a number of reasons, including routine and emergency maintenance, excess demand for the Service, failure of the internet and other circumstances beyond the control of The DPS.
- b. The DPS shall not have any liability to you for any non-availability or interruption in the operation of the Service (wholly or part of) or for any failure or delay of a communication. It is your responsibility to ensure that any communications are sent in sufficient time to be received within any deadlines.

#### 27. Liability

- a. The DPS will take reasonable care in operating the Service. The DPS's liability in relation to any claim shall in no circumstances whatsoever exceed the total amount of the Deposit to which the claim relates and in any event will not exceed £5,000 in aggregate including costs and interest.
- b. The DPS does not accept liability for any indirect or consequential loss suffered anybody or for any loss, which does not arise as a result of its negligence, wilful default or fraud.
- c. Neither The DPS nor the Adjudicator are liable for anything done or omitted to be done in the discharge or purported discharge by the Adjudicator of their functions as Adjudicator unless the act or omission is in bad faith and any employee or agent of the DPS (whether that person is the Adjudicator or otherwise) is similarly protected from liability.
- d. In the event that you do not comply with these General Terms and Conditions and this results in loss or damage to The DPS, you shall be liable to compensate The DPS for any such loss or damage.
- e. Any limitation or exclusion of liability under these General Terms and Conditions shall only operate to the extent permitted by law.
- f. You must contact us immediately if you suspect that your password, Landlord ID, Tenant ID, Repayment ID or log in details have been lost, disclosed to, or obtained by anyone who is not authorised to have them, and that their integrity is threatened. Until such notification is received by us, The DPS will assume that any instructions received in electronic form, on the telephone or in writing which have been authenticated by your Landlord ID or Tenant ID and your Repayment ID are genuine and are valid instructions from you and The DPS will act accordingly. You will be liable for all such transactions.
- g. Once processed, a Form or online Deposit response is a binding instruction to make payment; you are not entitled to cancel, amend or revoke such an instruction.
- h. You are responsible for ensuring that any bank account details entered online



for repayment are correct. Once payment has been made we are not obliged to recover funds that have been paid out incorrectly due to incorrect account details being entered online.

i. We do not accept liability for the actions of any third parties including Letting Agents.

#### 28. Online Security

- a. Except where The DPS has been negligent, The DPS does not accept any responsibility for any interception, redirection, corruption, copying, reading, tampering or loss of confidentiality which may take place either once an email message has been sent by The DPS or prior to any email message being received by The DPS or for any losses, claims, damages or expenses which may be suffered or incurred by you as a result of any such interception, redirection, corruption, copying, reading, tampering or loss of confidentiality.
- b. The DPS takes reasonable care to ensure that electronic communications generated by it are free of viruses or other corruption of data. Before opening or using any documents or attachments, you must check them for viruses and defects. The DPS's liability in this respect is limited to re-supplying any affected documents or attachments.
- c. You are responsible for ensuring all electronic communications sent by you to The DPS are free from viruses or defects. If a communication from you is found to contain a virus, The DPS shall not be obliged to receive or act upon such communication.
- d. The DPS shall not be responsible for delays or failure to perform any of its obligations due to acts beyond its control. Such acts shall include, but not be limited to, acts of God, strikes, lockout, riots, acts of war, epidemics, pandemics, governmental regulations superimposed after the fact, communication or line failures, power failure, earthquakes or other disasters.
- e. If you are sending an e-mail to The DPS, please ensure your e-mail does not exceed 20 megabytes. Any e-mails received larger than 20 megabytes may not be received.
- g. Any information supplied on our website or within our FAQs is for guidance only. Independent advice should be sought regarding the interpretation of any applicable legislation.
- h. You are responsible for keeping any passwords in relation to The DPS as secure as possible. All passwords should contain a mixture of Upper and Lower case letters, together with numerics. The DPS accepts no liability for any loss incurred as a result of you not ensuring your passwords are kept as secure as possible.
- i. The DPS will not be held responsible for any expense incurred as a result of a duplicate deposit being registered (including any protection fees incurred in relation to the Insured scheme).

#### 29. Data Protection Notice/ Privacy Policy

a. The DPS's Data Protection Notice/ Privacy Policy can be viewed by visiting https://www.depositprotection.com/privacy-policy or by calling 0330 303 0030 to request a copy.

## 30. Intellectual Property

The DPS and the Ministry for Communities and Local Government shall retain all intellectual property rights in and relating to all methods, formulae, techniques, processes, systems, materials, programs, logos, Forms and documentation devised, designed or prepared by or on behalf of The DPS for the purpose of or in connection with its provision of the Scheme and all other Intellectual Property Rights created by or on behalf of The DPS in connection with the Scheme.

#### 31. General

- a. Unless otherwise detailed in these Insured Scheme Terms and Conditions, The DPS shall endeavour to process all Forms within 4 Business Days of receipt.
- b. Unless otherwise detailed in these Insured Scheme Terms and Conditions, all time limits will be calculated, as applicable:
- (i) excluding the day of receipt of Forms or documents by The DPS; and
- (ii) from the day that Forms or documents are issued by The DPS regardless of the date when they are received or seen by the Parties.
- c. Unless correspondence relates to ADR, all communications will be sent via 2nd class post.
- d. If you are in any doubt as to whether an instruction has been received or carried out you should telephone The DPS immediately using the helpline 0330 303 0033;
- e. The DPS may determine in its absolute discretion whether a Party has complied with these Insured Scheme Terms and Conditions.
- f. The DPS reserves the right to delay taking action on any particular instruction if it considers that it needs to obtain further information or to comply with any legal or regulatory requirement binding on The DPS (including obtaining evidence of identity to comply with money laundering regulations) or to investigate any concerns it may have about the validity or any other matter relating to the instruction.
- g. The DPS will not do, or refrain from doing, anything which would, or might in its judgment, break any relevant laws, rules, regulations or codes or risk exposing The DPS to criticism for behaving improperly or not acting in accordance with good market practice. In addition, The DPS reserves the right to suspend or apply such restrictions as it sees fit in relation to a Party's access to their account where it has reason to believe a Party has not complied with any of these Terms and Conditions or any relevant laws, rules, regulations or codes or where The DPS considers it is appropriate to do so pending any further investigations or enquiries.
- h. The DPS will not tolerate abusive or offensive behaviour towards staff members. We will not respond to any email or communication which we deem to be abusive or offensive. Any abusive or offensive behaviour towards our Customer Service Representatives will result in the call being terminated immediately. This is a Relevant Obligation. Please see clause 33 in particular for further details regarding the possible sanctions for non-compliance.
- i. From time to time we may change these Terms and Conditions. We will keep you informed about changes with a message on our homepage at www.depositprotection.com and when you log in to use the online service. You can always find our current Terms and Conditions on our website too. If you would like a paper copy, call or email us. All Forms or online submissions will be processed and all Disputes dealt with in accordance with the Terms and Conditions in force at the time the relevant Forms or online submissions are received by us. Our Terms

- and Conditions can be viewed online at www.depositprotection.com or a paper copy is available on written request.
- j. If one, or part of the terms of these Insured Scheme Terms and Conditions proves to be legally unsound or unenforceable in any way, this will not affect the validity of the remaining terms and conditions in any way.
  k. If The DPS relax any of the terms of these Insured Scheme Terms and Conditions
- k. If The DPS relax any of the terms of these Insured Scheme Terms and Conditions once or more than once, each instance would be considered a one-off, or a temporary decision. It will not affect our right to enforce the term strictly again when we wish to.
- I. If the Landlord and Tenant agree to any amount that is to be repaid to the Tenant, it is the responsibility of the Landlord to repay this amount to the Tenant.
- m. The responsibility for safekeeping the Deposit remains with the Landlord until the Deposit is repaid and the Deposit closed on The DPS system, whether the Deposit is held by the Landlord or appointed Letting Agent
- n. If a Landlord fails to repay any proportion of the Deposit agreed to the Tenant, Computershare, or their appointed 3rd party agent, may pursue the Agent or Landlord for the funds.
- It is the sole responsibility of the landlord of a Tenancy to complete all due diligence required on the Agent appointed by them to register their Tenant(s) Deposit(s) with The DPS.
- p. Membership of The DPS and use of either the custodial or insured schemes cannot be taken as credibility of the Agent.
- q. Once a Protection Fee has been paid, no refunds will be provided for any reason.
- r. Once paid to the DPS all disputed Deposits will be held in a designated bank account which we maintain for all parties using the Insured Scheme.
- s. A Party must, provide any further information or documentation that The DPS may request from time to time . This is a Relevant Obligation. Please see clause 33 in particular for further details regarding the possible sanctions for noncompliance.
- t. If an Agent is appointed by a Landlord, it is the sole responsibility of the Landlord to complete all due diligence required on the Agent before asking them to register their Tenant(s) Deposit(s) with The DPS.

#### 32. Acceptance into Scheme

a. The DPS may determine in its absolute discretion whether a Party is permitted to become a member of the Insured Scheme and / or to register any Deposit (including any additional Deposits) within the Scheme.

#### 33. Relevant Obligations

The DPS consider the following obligations (whether set out in these terms or otherwise applicable) to be 'Relevant Obligations' for the purposes of paragraph 5(7) (b) of Schedule 10 of the Housing Act:

- (i) Any obligation to ensure the completeness and/or accuracy of any information or documentation supplied to The DPS;
- (ii) Any obligation to respond to requests for further information or documentation or otherwise assist any due diligence carried out by or on behalf of The DPS;
- (iii) Any obligation requiring the payment of any fee including any Protection Fee;
- (iv) Any obligation to lodge with The DPS any Disputed Amount following a request from The DPS to do so;
- (v) Any obligation to comply with any laws, rules, regulations or codes; and
- (vi) Any other obligation set out in these terms and conditions which we have identified as being a Relevant Obligation.

Please note that where a Landlord has failed to comply with a Relevant Obligation, The DPS shall (in addition to any other rights it may have) be entitled to:

- (a) determine that a Deposit protected under the Insured Scheme in relation to a tenancy which has not yet ended shall cease to be protected; and / or
- (b) terminate the membership of that Landlord.

Before taking the steps set out at (a) and (b) above, The DPS will notify the Landlord setting out the reasons why it is proposing to take either or both of these steps. Following a period of at least 14 days from the deemed receipt by the Landlord of this notice, if The DPS determines to proceed with either or both of these steps, it shall notify both the Landlord and Tenant of its determination and inform them the date on which the relevant measures shall take effect.

# 34. Governing Law

These Insured Scheme Terms and Conditions are governed by and shall be construed in accordance with the laws of England and Wales. In the event of a dispute the English courts shall have jurisdiction.

# Annex - Documents Required to Complete Landlord Registration

Landlords and Organisations	1. An original or certified copy of the Tenancy Agreement relating to the initial Tenancy proposed for protection; AND 2. An original or certified copy of any ONE of the following items in relation to the Landlord's* address:  (i) Local authority tax bill relating to the current tax year;  (ii) Current UK/EEA photocard driving licence or blue disabled driver's licence;  (iii) Current full UK driving licence (old paper version);  (iv) Utility bill no older than three months (not including a mobile phone bill), or a certificate from a supplier of utilities confirming the arrangement to pay for the services on pre-payment terms;  (v) Bank or building society statement (not printed from the internet) which includes the account holder's address;  (vi) Current home or motor insurance certificate (issued within last 12 months, can only be used by policy holder);  (vii) Mortgage statement (no more than 12 months old)  * Where an account is created by an Organisation, the documents referred to above should be supplied in relation to a current statutory director or equivalent person of that Organisation.
Letting Agents	Current Client Money Protection (CMP) documentation from ONE of the following in relation to the Letting Agent's membership of the relevant body: (i) Client Money Protect – Membership certificate or CMP certificate; (ii) UK Association of Letting Agents (UKALA) – Membership certificate or CMP certificate; (iii) SafeAgent – Membership certificate or CMP certificate; (iv) Money Shield - Membership certificate or CMP certificate; (v) PropertyMark - Membership certificate or CMP certificate; or (vi) Royal Institute of Chartered Surveyors (RICS) – Letter of confirmation from RICS.