



These general conditions are subject to Dutch law. GENERAL TERMS AND CONDITIONS FOR LEASE OF HOUSING ACCOMMODATION as set out by Student Housing Holland B.V. on 1 April 2024.

Article 1 Maintenance / cleaning obligations

1.1 The following maintenance obligations in relation to the Rented property let are at the Tenant's expense, unless the maintenance is necessary as the result of normal wear and tear or actions or failure to act on the part of the Landlord:

- such damage to the furniture and inventory that it must be repaired or replaced,
- whitewashing, distemperring, wallpapering and painting in case of damage and at all times if smoke damage has been caused by smoking,
- day-to-day maintenance and small-scale repairs to locks and hinges and small components of electrical systems, such as switches, lamps, electrical plugs and sockets if damaged by Tenant,
- the maintenance of water taps and measures necessary as a result of frozen water pipes,
- replacement of broken windows, if this can be done without considerable costs,
- cleaning and unblocking of drains, sinks and gutters. It's strictly forbidden to flush material in toilet or drains that can block the drains and forces plumbing stoppages. Since plastics and most paper products do not dissolve in the waste disposal system, the Tenant agrees not to flush items that have the ability to cause or contribute to plumbing stoppages including, but NOT LIMITED to the following items that have been found in previous plumbing stoppages: cigarettes, tissues, sanitary napkins, liners / tampons, condoms, plastic wrappers, disposable sanitary wipes, cleaning wipes, grease, medication, cotton swabs, paper towel, underwear,
- all other repair work ensuing from gross negligence, carelessness, neglect or rough handling during occupancy on the part of the Tenant.

1.2 The Tenant is obliged under the law (Article 7:217 in conjunction with 240 of the Civil Code), the present Tenancy agreement and custom to carry out minor repairs in, on or about the Rented property and the Landlord is obliged to remedy other defects on being asked to do so, unless this is either impossible or would require such an outlay of costs as could not reasonably be required of the Landlord in the circumstances. The Parties shall promptly and properly, each at his own expense, attend to the improvements, including renewals, required to do so and which they are obliged to attend to by law, any statutory provision or contractual obligation.

1.3 If the Landlord considers it necessary to carry out or have carried out any works of maintenance, repair, renewal, etcetera to the Rented property or to the Building of the Rented property, or if such work proves to be necessary in connection with government or public utility company requirements or measures, the Tenant shall allow access to the Rented property for those individuals required to do the work and suffer any consequent inconvenience without entitlement to any compensation, reduction of payment obligations or dissolution of the Tenancy agreement. The Landlord shall consult with the Tenant ahead of time regarding the time when the work is to be carried out.

1.4 If either of the Parties neglects to carry out or have carried out any maintenance, repair or renewal for which he is liable - or if these works are carried out inexpertly or poorly - the other party shall be entitled to carry out or have carried out those works at the expense and risk of the negligent party once that (negligent) party has received a written notice of default giving him a reasonable period for compliance with his obligations. If work due to be paid for by the Tenant cannot be delayed, the Landlord shall be entitled to carry out or have those works carried out immediately at the Tenant's expense.

1.5 The Tenant is obliged to compensate for remedy damage caused by him or her. The Tenant is also liable for damage caused by persons using and/or visiting the Rented property let with his or her permission. The Tenant should report all maintenance work to the Landlord immediately, if the Tenant fails to do so he/she will be held liable for the consequential damage.

1.6 The Tenant is obliged to compensate for any repair work, maintenance work and plumbing stoppage under the liability of the Tenant. The Landlord shall be entitled to have those works carried out at the Tenant's expense, without any requirement for issuing a notice of default to the Tenant by or on behalf of the Landlord.

1.7 The Tenant and other tenants of the Building of the Rented property are responsible for keeping the common areas clean and tidy by regularly carrying out cleaning work. If the Landlord finds that the common areas are not clean enough, the Landlord reserves the right to hire a cleaning company at the expense of the Tenant, costs divided equally among the tenants.

1.8 The Tenant shall behave and use and maintain the Rented property as befits a "good tenant".

Article 2 Termination of the Tenancy agreement

2.1 The Tenancy agreement ends by action of the law when the period referred to in article 3.1 of the Tenancy agreement ends, without requiring notice of the Landlord.

2.2 The Tenant may not give notice of cancellation of the Tenancy agreement before the end of the lease period. The Parties intend to conclude a Tenancy agreement which, in line with its nature, is short term as referred to in article 7:232 indent 2 Civil Code. For both the Tenant and the Landlord it's not possible to end the Tenancy agreement before the End date of the lease period.

2.3 Upon expiry of the Tenancy agreement, the Tenant will deliver the Rented property let in accordance with the condition in which it was occupied upon commencement of the agreement. The Tenant will hand over the keys to the Landlord on the date of vacation and will follow the check-out instructions.

Article 3 Cancellation policy

3.1 In deviation of article 2.2 of the General provisions, the Landlord is willing to cooperate in the termination of the Tenancy agreement under the following conditions set out in this article 3.

3.2 In order to terminate the Tenancy agreement a new incoming international student must book the Rented property as a new tenant. The Landlord must incur additional costs and carry out additional work in order to make this possible. The cancellation costs payable by the Tenant are €750,- (3.4 to 3.6).

3.3 Period between booking and Commencement date (the chance of it being rented out in this period, and therefore result in cancellation of the Tenancy agreement, is very high)

The Landlord is willing to cooperate to terminate the Tenancy agreement in this period under the following conditions:

1. Complete the cancellation form 10 days before the Commencement date. Request for the form by sending an email to service@studenthousingholland.com.
2. After approval the Landlord will place the Rented property on the booking website within 5 working days. The commencement date for the new tenant is equal to the Commencement date of your Tenancy agreement.
3. Once the Rented property is booked by a new tenant (full payment obligation paid and new tenancy agreement signed), the termination of the Tenancy agreement is final.
4. The Landlord will refund the full rent payment, end of tenancy cleaning & maintenance costs and tenancy deposit. The booking costs are non-refundable.
5. In the case the Rented property is not booked by a new tenant before the Commencement date, the conditions in article 3.4 applies.

3.4 Period between Commencement date and 30th of September (the chance of it being rented out in this period, and therefore result in cancellation of the Tenancy agreement, is high)

The Landlord is willing to cooperate to terminate the Tenancy agreement in this period under the following conditions:

1. Complete the cancellation form before the 20th of September (if the completion is later, article 3.5 applies). Request for the form by sending an email to service@studenthousingholland.com.
2. After approval the Landlord will place the Rented property on the booking website within 5 working days. The commencement date is in consultation with the Tenant, but no later than 30th of September.
3. Once the Rented property is booked by a new tenant (full payment obligation paid and new tenancy agreement signed), the termination of the Tenancy agreement is final.
4. The Landlord will refund the received rent payment calculated from the termination date until the End date of the Tenancy agreement, deducted with the cancellation costs (3.2). The end of tenancy cleaning & maintenance costs and the booking costs are non-refundable. The tenancy deposit will be refunded according to article 14 of the Tenancy agreement.
5. In the case the Rented property is not booked by a new tenant before the 30th of September, the conditions in article 3.5 applies.

3.5 Period between 1st of October and 31st of December (the chance of it being rented out in this period, and therefore result in cancellation of the Tenancy agreement, is high if requested early and moves through time to moderate low)

The Landlord is willing to cooperate to terminate the Tenancy agreement in this period under the following conditions:

1. Complete the cancellation form before the 20th of December (if the completion is later, article 3.6 applies). Request for the form by sending an email to service@studenthousingholland.com.
2. After approval the Landlord will place the Rented property on the booking website, with a fixed commencement date of the 15th of January. The termination date will always be the 12th of January (we need time to prepare the room for the new tenant, such as carrying out maintenance and cleaning work), an earlier termination of the Tenancy agreement is in no way possible.
3. Once the Rented property is booked by a new tenant (full payment obligation paid and new tenancy agreement signed), the termination of the Tenancy agreement is final.
4. The Landlord will refund the received rent payment calculated from the 15th of January until the End date of the Tenancy agreement, deducted with the cancellation costs (3.2). The end of tenancy cleaning & maintenance costs and the booking costs are non-refundable. The tenancy deposit will be refunded according to article 14 of the Tenancy agreement.
5. In the case the Rented property is not booked by a new tenant before the 15th of January, the conditions in article 3.6 applies.

3.6 Period between 1st of January and 15th of February (the chance of it being rented out in this period, and therefore result in cancellation of the Tenancy agreement, is low)

The Landlord is willing to cooperate to terminate the Tenancy agreement in this period under the following conditions:

1. Complete the cancellation form before the 1st of February, after the 1st of February a cancellation request will no longer be processed and the cancellation of the Tenancy agreement is in no way possible, the Tenant will be held fully responsible for the agreements in the lease. Request for the form by sending an email to service@studenthousingholland.com.
2. After approval the Landlord will place the Rented property on the booking website within 5 working days. The commencement date is in consultation with the Tenant, but no later than 15th of February. The termination date will always be 3 days before the commencement date of the new tenant (we need time to prepare the room for the new tenant, such as carrying out maintenance and cleaning work).
3. Once the Rented property is booked by a new tenant (full payment obligation paid and new tenancy agreement signed), the termination of the Tenancy agreement is final.
4. The Landlord will refund the received rent payment calculated from the commencement date of the new tenant until the End date of the Tenancy agreement, deducted with the cancellation

costs (3.2). The end of tenancy cleaning & maintenance costs, the booking costs and payment transfer costs are non-refundable. The tenancy deposit will be refunded according to article 14 of the Tenancy agreement.

5. In the case the Rented property is not booked by a new tenant before the 15th of March, the cancellation of the Tenancy agreement is in no way possible, the Tenant will be held fully responsible for the agreements in the lease.

3.7 It is prohibited for the Tenant to offer the Rented property by itself through rental platforms, social media or any other channels. The Landlord will take care of the promotion by informing the university of the available rooms and the university will in their turn promote it to new incoming international students in search for a room.

3.8 The Rented property will always be offered on the booking website of Student Housing Holland, under the same prices and terms and conditions as set out in the Tenancy agreement. It's not possible to nominate a new tenant that takes over the Rented property, without the room appearing on the booking website.

Article 4 Use of accommodation

4.1 The Tenant shall use the accommodation during the whole term of the Tenancy agreement actively, properly and personally, exclusively for the purpose indicated in the Tenancy agreement and paying due attention to existing restricted rights and any requirements imposed or to be imposed by the government, fire department or utility companies in relation to the use of the Rented property. "Utility companies" is intended to include the type of business which is involved in supplying and metering the use of energy, water and suchlike.

4.2 The Tenant shall comply with written or verbal instructions provided by or on behalf of the Landlord in the interests of proper use of the Rented property and of the various areas, installations and provisions of the Building of the Rented property

4.3 The Tenant is not entitled to let or sub-let the Rented property nor to give any third party any rights to use them, in whole or in part, this to include the letting of rooms and the provision of guest house facilities and giving up the tenancy.

4.4 If the Landlord has reason to assume that the Tenant has yielded rights of use or sub-let or is making guest house provisions, either in whole or in part, without the Landlord's consent, the Tenant shall be obliged to co-operate in any investigation instigated by the Landlord. This shall include an obligation on the Tenant to provide, on request, the personal details of those using or subletting the property.

4.5 It is strongly forbidden by the Tenant to establish or register an own company or somebody else its company at the Rented property and address of the Rented property.

4.6 The Tenant is not permitted to use storage rooms, garages, etc., pertaining to the Rented property as living rooms, as storage except for his own non-commercial use, as working space or as sales accommodation or otherwise to hold any auctions or sales in or beside those places.

Article 5 Condition at start and end of the Tenancy agreement

5.1 At the start of the Tenancy agreement the Rented property are or shall be delivered to and accepted by the Tenant in good condition, without defects. This is the condition in which the Rented property can provide the Tenant with the enjoyment he is entitled to expect at the start of the Tenancy agreement from a well-maintained Rented property of the type to which the Tenancy agreement relates.

5.2 If there is any suggestion of a defect at the start of the Tenancy agreement, this will be confirmed by the Tenant in written to the Landlord. Any such defect will be remedied by the Landlord within a reasonable period. If the Landlord fails to do so, he will only be in breach of agreement after the Tenant sends the Landlord a notice of default.

5.3 Unless otherwise agreed in writing, the Tenant shall surrender the Rented property to the Landlord at the end of the Tenancy agreement or at the end of use thereof in the condition as

described at the start of the lease, account being taken of any subsequent work done by the Landlord and normal wear and tear and ageing.

5.4 Furthermore, the Rented property shall be surrendered completely cleared, free of use and rights of use, properly cleaned, free of damages to the furniture, and with all keys being returned to the Landlord. The Tenant is obliged to remove, at his own expense, all items introduced by him in, on or about the Rented property. Moreover, the Tenant shall repair any damage caused to the Rented property by the removal of items, shall make sure that all walls and ceilings are completely clean and without holes or adhesive tape, if the Rented property include a garden, shall leave this unpolluted and properly maintained.

5.5 The Landlord shall carry out an inspection of the Rented property at the end of the Tenancy agreement. If there are defects to the Rented property, to the furniture, and smoke damages, the Landlord reserves the right to deduct the costs of repair or damages of the tenancy deposit. The Landlord shall be entitled to have those works carried out at the Tenant's expense, without any requirement for issuing a notice of default to the Tenant by or on behalf of the Landlord.

5.6 The Tenant shall be liable to pay to the Landlord an amount, calculated in accordance with the most recently applicable rental and payment for ancillary supplies and services, for the time it takes to have the work carried out to restore the Rented property to the condition of the start of the Tenancy agreement, all without prejudice to the Landlord's claim for compensation for further damages and costs. The Tenant shall not be entitled to invoke any rights under this provision.

5.7 The Tenant shall forfeit the ownership of any items he may be deemed to have abandoned by leaving them in the Rented property when he actually leaves the Rented property. Such items may, in the Landlord's option, be removed by the Landlord, at the Tenant's expense, without any liability on the Landlord's part and without any obligation of maintaining records. The Landlord shall be free to make use of such items, including the right to take them into his own possession or to leave them standing in the street at the Tenant's risk, all in the Landlord's own discretion. The Landlord may also elect to have the items taken away for immediate destruction or to have them stored temporarily. If the Landlord has the items concerned taken away for storage, the Tenant may only recover those items from the Landlord, during the time they are in storage, against a one-off payment to the Landlord of all sums due by the Tenant to the Landlord. The Landlord shall not be liable for damage to the items in question during removal, transportation or storage.

Article 6 Alteration to fittings, furnishings and appearance by the Tenant

6.1 The Tenant is not allowed to carry out alterations to the Rented property and furnishings. The term "alterations" shall include making holes in floors, walls or ceilings.

6.2 The Tenant shall not be permitted, without prior written consent from the Landlord, to alter the fittings and furnishings or appearance of the Rented property either in whole or in part, or to make any additions thereto, if those alterations cannot be undone and removed by the Tenant at nominal cost at the end of the Tenancy agreement.

6.3 The Tenant shall require prior written consent from the Landlord for alterations or additions on the Rented property.

6.4 Non-papered walls and ceilings in the Rented property may not be wallpapered by the Tenant. The Tenant is forbidden to put stickers on painted surfaces and from gluing floor-coverings directly onto the floorboards or stairs. Any material the Tenant applies to the walls, such as plaster work, cement or textured paint, decorative plaster and suchlike is not allowed.

Article 7 Landlord's alterations and improvements

7.1 If and to the extent that the Landlord is required by compulsory government order to alter, amend or improve the Rented property on their own or the Building of the Rented property, the Tenant confirms that he shall allow such alterations.

Article 8 Central heating and hot water system

8.1 If the Rented property is equipped with their own individual central heating system or hot water system, the Tenant shall look after it properly, to the standard expected of a "good tenant".

8.2 The Tenant shall be financially liable, without exception, for all costs for repairing damage occasioned by negligence, improper use and inexpert maintenance of the systems and ancillary equipment either by the Tenant himself or by those appointed by him.

8.3 During frosty weather the Tenant is obliged to take all available precautions in order to prevent the central heating system, the hot water system and the water pipes from freezing.

Article 9 Garden, land, boundary partitions, outbuildings

9.1 The Tenant is forbidden, without the Landlord's permission, from erecting, altering or removing boundary partitions, garden sheds, timber structures and other outbuildings.

Article 10 Damage and Liability

10.1 Whenever any damage occurs or threatens to occur in, on or about the Rented property, including damage or threatened damage to pipes, cables, tubes, drains, sewers, systems and equipment, the Tenant must immediately advise the Landlord accordingly, in writing.

10.2 If there is a threat of imminent damage or imminent spread of existing damage, the Tenant should report this to the Landlord immediately and take such immediate steps as will prevent and contain any (further) damage in or to the Rented property. This applies particularly when the damage occurs or threatens to occur as a result of weather condition.

10.3 The Landlord shall not be liable for damage and loss of amenity suffered by the Tenant or for damage to items belonging to the Tenant as a result of patent or latent defects in the Rented property, unless such damage or loss of amenity is attributable to the Landlord or unless such damage is caused by a defect which was present at the start of the Tenancy agreement and was or ought to have been known to the Landlord at that time.

10.4 The Landlord shall not be liable for damage caused to the Tenant's person and/or goods, or his family's goods, by storm, frost, lightning strike, serious snowfall, inundation, raising or lowering of the water table, natural disasters, nuclear reactions, armed conflicts, civil wars, insurrections, disturbances, war damage or other calamities.

10.5 The Tenant shall be liable for damage to the Rented property arising from any failure to comply with an obligation under this Tenancy agreement, which is attributable to him. All damage except for damage by fire will be presumed to have arisen in this way. The expression "the Tenant" in this paragraph shall also be deemed to include the Tenant's family and third parties present in the Rented property.

10.6 The Tenant shall be obliged to take out and maintain an adequate contents insurance policy on normal conditions. The Tenant should resort to his own insurer in the first instance in relation to any damage falling within the ambit and cover of any insurance policy he has taken out.

Article 11 Protection of the living environment

11.1 Without the Landlord's prior permission, the Tenant shall not be permitted:

- to fix or permit the affixing of any advertisements in any form whatsoever, for himself or for third parties, on or to the Rented property;
- to connect or install any mechanical extraction device or other equipment to the ventilation pipes;
- to install or use any of the flues present within the Rented property for an open solid fuel fire or multi-fuel stove unless such use relates to an open fireplace within the Rented property.

11.2 The Tenant shall not cause any hindrance or inconvenience to his/her neighbours or other tenants in the same Building of the Rented property and shall ensure that any third parties present with his or her permission and his/her visitors will not cause any nuisance either.

11.3 The Landlord undertakes not to cause any hindrance or nuisance to the Tenant. The Tenant will allow inspections but this will only take place by an appointment between Landlord and Tenant. If Tenant refuses to make an appointment for 3 times then the Landlord is allowed to enter the residence and room.

Article 12 Default / penalty provision

12.1 The Tenant shall be in default merely on the expiry of one payment period.

12.2 For each occasion when the Tenant is in default with the timely payment of any sum of money, he/she shall be liable for €10,- interest per day after the described payment date.

12.3 The claim for compensation for extra-judicial expenses will not arise until the party in default has received a written demand from the other party, indicating a reasonable term for compliance, and that term has expired without compliance.

Article 13 Waste materials/chemical waste

13.1 If the competent organisations or the government impose guidelines or conditions in relation to the (separate) collection of waste materials, the Tenant shall be obliged to comply closely with these directions at all times. Failure to comply or to comply fully with these obligations will render the Tenant liable to the resulting financial, criminal and other potential consequences.

13.2 The Tenant is responsible for the waste management of the Rented property. This means that the Tenant has to make sure that the bins are outside during the estimated dates for emptying the bins pointed out by the local government. It also means that the Tenant follows the rules of recycling. If for what reason the bins are not emptied on the estimated dates then the Tenant must report this to the Landlord immediately.

13.3 If the Tenant and the other tenants of the Building of the Rented property fails according to this article, the Landlord reserves the right to take extra waste management measures by placing an extra waste container. The additional costs for the extra waste management measures will be deducted of the tenancy deposit. If there are waste bags placed outside of the bins, the Landlord reserves the right to remove the waste bags, the Tenant is liable for the costs of removal.

Article 14 Requests

14.1 Unless the Landlord has issued them on his own initiative, the Tenant may only rely on permissions, approvals, statements or notifications on the part of the Landlord if the Tenant has applied for them in writing and the Landlord has issued a positive answer. Conditions may be attached to any permission, approval, statement or notification issued by the Landlord.

Article 15 Complaints

15.1 The Tenant shall lodge any complaints and requests in writing. This may be done verbally in urgent cases, followed up by the Tenant as quickly as possible in writing.

Article 16 Pest infestation

16.1 Pest infestations are always the Tenant's responsibility. We strongly recommend to keep the Rented property and the Building of the Rented property very clean and tidy. If no proper hygienic state is maintained, there is a high risk of a mice infestation and ant infestation if you don't follow our recommendations:

- Don't store food in your room
- Always store food in closed boxes
- Clean the kitchen immediately after cooking
- Remove food crumbs and breadcrumbs immediately (also from the floor)

- Don't store waste outside the bins, both inside as outside
- Put pizza boxes straight in the rest bin outside
- Make sure the waste bins are emptied on the estimated dates
- Cigarette butts attracts mice so always put them in the ashtray
- Turn off the heaters to level 1 or 2 when leaving to avoid an ideal climate for mice infestation

Article 17 Uninhabitability Due to Force Majeure

17.1 Definitions

17.1.1 In this Article, a Force Majeure Event shall mean any circumstance not attributable to the Landlord, including but not limited to fire, explosion, flooding, natural disasters, structural damage, governmental measures, or any other event beyond the Landlord's reasonable control.

17.1.2 Uninhabitability shall mean the situation in which the Rented Property, or the building of which it forms part, can no longer be used for its intended residential purpose.

17.2 Consequences of Uninhabitability

17.2.1 If, as a result of a Force Majeure Event, the Rented Property becomes wholly or partially uninhabitable, the Landlord shall not be obliged to provide the Tenant with the use and enjoyment of the Rented Property for the duration of such Uninhabitability, to the extent that such obligation has become impossible.

17.2.2 If the Uninhabitability continues for a prolonged period, the Tenancy Agreement shall be dissolved by operation of law pursuant to Article 7:210 of the Dutch Civil Code.

17.3 Settlement upon Dissolution

17.3.1 Upon dissolution as referred to in 17.2.2, the Landlord shall refund to the Tenant, within five (5) working days, any rent paid in advance relating to the period after the date of dissolution, as well as any prepaid end-of-tenancy cleaning fees.

17.3.2 The Tenant shall not be entitled to any further compensation, save as provided by mandatory law.

17.4 Liability

17.4.1 In accordance with Article 7:208 of the Dutch Civil Code, the Landlord shall not be liable for any damage suffered by the Tenant as a result of a defect, including Uninhabitability, unless such defect is attributable to the Landlord.

17.4.2 To the extent permitted by law, the Landlord shall not be liable for indirect damage, consequential loss, loss of profit, or relocation costs arising from a Force Majeure Event.

17.5 Temporary Accommodation (Landlord Protocol)

17.5.1 Without prejudice to the provisions above and without admission of liability, the Landlord shall implement an internal protocol in the event of Uninhabitability caused by a Force Majeure Event.

17.5.2 Under this protocol, the Tenant shall be offered temporary accommodation in a hotel or comparable lodging for a maximum period of five (5) consecutive nights, free of charge. The period of five (5) nights shall commence on the first night following the moment the Rented property is deemed uninhabitable.

17.5.3 The Landlord reserves the right to determine the location and nature of such temporary accommodation, acting reasonably.

17.6 Assistance in Alternative Housing

17.6.1 The Landlord shall use reasonable efforts to assist the Tenant in finding alternative

accommodation.

17.6.2 The Tenant acknowledges that the obligation of the Landlord under 17.6.1 does not constitute a guarantee of replacement housing and that the Tenant remains responsible for securing alternative accommodation.

Article 18 Condition of Rented property and Building of the Rented property upon Check-Out and associated costs

18.1 Obligation to Vacate in Proper Condition

Upon termination or expiration of the Tenancy Agreement, the Tenant shall vacate the Rented property, including the private room and all shared/common areas, in a clean, orderly, and vacant condition, free of waste, personal belongings, and contamination, and in full compliance with the provisions of this Tenancy agreement and the applicable house rules and Check-out procedure.

18.2 Liability for Additional Costs

In the event that the Tenant fails to comply with the obligations set out in article 18.1, the Landlord shall be entitled to recover from the Tenant all reasonable costs incurred in restoring the Rented property to the required condition. Such costs may include, but are not limited to, cleaning, waste removal, disposal of personal belongings, and any necessary remedial works.

18.3 Shared/Common Areas

Where shared or common areas are not left in the condition required, and the Landlord is required to undertake additional cleaning and/or removal of waste or belongings, the Landlord may charge the Tenant a proportionate share of such costs. These costs may amount to up to €200 per Tenant, without prejudice to the Landlord's right to recover the actual costs incurred where such costs exceed this amount.

18.4 Private Room

Where the Tenant's private room is not left in a clean and vacant condition, including where waste, personal belongings, or insufficient cleaning necessitate intervention by the Landlord, the Tenant shall be liable for a fixed fee of €250, without prejudice to the Landlord's right to claim higher actual costs where applicable.

18.5 Keys

The Tenant is obliged to return all keys issued at the commencement of the tenancy upon check-out. In the event of non-compliance:

- Incomplete return of keys shall result in a charge of €50;
- Failure to return any keys shall result in a charge of €150, without prejudice to the Landlord's right to recover additional costs (including replacement of locks) where necessary.

18.6 Smoking and Related Damage

Any damage, contamination, or nuisance caused by smoking within the Rented property and building shall constitute a breach of this Tenancy agreement. Any costs arising therefrom shall be assessed and charged in accordance with Article 10 of this Tenancy Agreement, including but not limited to cleaning, deodorization, and repair costs.

18.7 Non-Exhaustive Nature of Charges

The charges specified in this Article are indicative and do not constitute a limitation of the Tenant's liability. The Tenant shall remain fully liable for any and all actual costs incurred by the Landlord as a result of the Tenant's failure to comply with the obligations set out in this Tenancy agreement, insofar as such costs exceed the amounts stated above.

Article 19 Final provision

19.1 Unless the Parties have consented or agreed otherwise, complete or partial interim dissolution of the Tenancy agreement and suspension of the obligations arising from it shall only be permitted on the intervention of the Court.