

Guarantee Contract

The information provided below and Statement of Facts forms part of the **Guarantee Contract** between the individual named below ("the **Guaranteed**") and Only My Share Ltd in respect of **Joint and Several Rent Arrears**. This information and the Statement of Facts should be read in conjunction with the Guarantee Contract Terms.

Please check the information below and within the Statement of Facts to ensure that it is all correct without delay. If there is any information stated here that is incorrect then **you** should inform **us** immediately.

Please note that **you** have a period of 14 days from the Start Date of the Period of Guarantee to advise **us** of any errors or **to** cancel this guarantee and receive a full refund. Cancellations requested after this period will not generate a refund of **your** Fee.

Guarantee Details

Guarantee Refe	erence Number:				
Name of Guara	anteed:		as	a Guarantor / as a Tena	ant
Name of Guara	inteed Tenant:				
Address of Ren	ited Property:			1,	
Letting Agent/La	andlord:				
Period of Guara	antee Start Date:	Period of Gu	uarantee Expiry Date:		
Guarantee Limit: Monthly Fee:		ne Period of Guarantee in re	spect of Joint and Seve i	r al Rent Arrears only	
I hereby confirm, Contract we agree the Tenancy Agree that Only My Sha	, on behalf of Only My Share ee to stand as guarantor to th eement detailed above. Our	e of VAT where applicable) Ltd, that in return for receipt the above named Guaranteed liability under this guarantee insurance with a reputable in	individual in respect of J is limited to the amount	Joint and Several Rent And t stated as the Guarantee	rrears accrued during Limit above. I confirm
Issued by:	Only My Share		Date of Issue:		

Only My Share Ltd

E-mail: info@onlymyshare.com

Tel: 0203 887 2961





Guarantee Contract

What you told us

Guarantee Reference Number:	
Name of Guaranteed:	
Home Address of Guaranteed:	
E-mail Address of Guaranteed:	Telephone Number of Guaranteed:
Commencement Date of Tenancy:	Month / Year
Total Number of Tenants (including you):	
Your total calendar monthly rent:	£ pcm

Declarations

I confirm that:	
I am over 18 years old	Yes
I am not aware of any previous rent defaults or rent arrears by any party to this tenancy agreement, nor am I aware of any likely rent payment defaults	Yes
I understand that any deposit/bond/advanced rent paid under this tenancy agreement Will not be guaranteed by this contract	Yes
I understand that I must follow the procedures, Do's and Don'ts and conditions as set out within the Guarantee Contract Terms	Yes
I agree that it is my responsibility to check the Guarantee Contract Terms, Guarantee Details and Statement of Fact carefully and advise of any errors within 14 days of this guarantee commencing; failure to do so may result in claims being unpaid.	Yes
I agree to pay particular attention to the conditions and exclusions contained within the Guarantee Contract within 14 days of the guarantee commencing to check that this product is suitable for my requirements	Yes
I understand that a Guarantee Contract cancelled after 14 days of commencing cannot be refunded.	Yes
I agree that I will not knowingly disclose the existence of this Guarantee Contract to the landlord , co-tenant or any other party to the tenancy agreement	Yes

Only My Share Ltd

E-mail: info@onlymyshare.com



Tel: 0203 887 2961





Joint and Several Rent Arrears - Guarantee Contract Terms

Definitions

Each of the words or phrases listed below will have the same meaning wherever they appear in **bold** in this **Guarantee Contract**:-

Co-Tenant	Another individual or entity, other than the Landlord , who is a party to the same Tenancy Agreement as the Guaranteed (or the party the Insured has provided a guarantee for) on a joint and several basis and/or their guarantor(s).
Demand(s)	A formal demand or demands for monetary payment, presented in writing by the Landlord , made against the Guaranteed .
Default Event	The incident or the start of a transaction or series of incidents which may lead to a Demand or Demands being made against the Guaranteed .
Fee	The amount required by Us as consideration for a Guarantee Contract .
Guarantee Contract	The contract between You and Us when applied for, fully paid for and formally issued places Us as Your guarantor in respect of Joint and Several Rent Arrears if You are a Tenant ; or requires Us to stand in Your place as guarantor in respect of Joint and Several Rent Arrears if you are the guarantor of a Tenant .
Guaranteed/You/Your	a)The person named in the Guarantee Contract who is a Tenant within the Tenancy Agreement: or b) The person named in the Guarantee Contract who has provided a formal written guarantee in favour of a Tenant named within the Tenancy Agreement.
Joint and Several Rent Arrears	The sum of money owed by the Guaranteed to the Landlord , properly evidenced and formally demanded, in respect of unpaid rent under the Tenancy Agreement that would not be owed by the Guaranteed in the absence of a joint and several clause/notice within the Tenancy Agreement . This includes any administrative charges levied by the landlord, permitted under the Tenancy Agreement , in making such a demand.
Landlord	The person(s), association, partnership or company (including their duly authorised agents) to whom rental payments are made to under a lawful Tenancy Agreement.





Period of Guarantee	The period commencing from when the Guaranteed pays the fee, or when the fee is paid on behalf of the Guaranteed , to the expiry date shown on the Guarantee Contract . Where the Guarantee Contract is renewed, without break, each subsequent year will count as one continuous Guarantee Contract .
Tenant	The person(s) as defined in the Tenancy Agreements (s) renting the property.
Tenancy Agreement	The written tenancy agreement or the written statement of main details of an unwritten tenancy agreement for the Insured Property between You and the Landlord . An Assured Shorthold Tenancy as defined in the Housing Act 1988 (or as amended);
We, Us, Our	Only My Share Ltd and or the solicitors/professional advisers appointed by Only My Share Ltd to deal with Demands you receive.

per 10005047.



1. What We Will Pay

If you are a Tenant

Where our **Guaranteed** is a **Tenant** - provided the **Guaranteed** has paid the **Fee**, and complies with the terms of this **Guarantee Contract**, at our discretion **We** will stand as guarantor, on their behalf in respect of **Joint and Several Rent Arrears** up to a maximum of £20,000 that accrue during the **Period of Guarantee** as stipulated within the terms of this document. This includes repayment to the **Guaranteed** any payments they have made to the **Landlord**, with our express written agreement, in respect of **Joint and Several Rent Arrears**.

If you have provided a Rent Guarantee for a Tenant

Where our **Guaranteed** is acting as a guarantor for a **Tenant** - provided the **Guaranteed** has paid the **Fee**, and complies with the terms of this **Guarantee Contract**, at our discretion **We** will stand as guarantor, on their behalf in respect of **Joint and Several Rent Arrears** up to a maximum of £20,000 that accrue during the **Period of Guarantee** as stipulated within the terms of this document. This includes repayment to the **Guaranteed** any payments they have made to the **Landlord**, with our express written agreement, in respect of **Joint and Several Rent Arrears**.

2. What We Will Do

Provided the **Guaranteed** has paid the **Fee**, and complies with the terms of this **Guarantee Contract**, upon receipt of a **Demand** in respect of **Joint and Several Rent Arrears** we will, at **Our** own cost:

- Deal with the Landlord on your behalf;
- Negotiate the best possible terms to resolve the matter
- Pursue the Co-Tenant who has triggered the Default Event for payment (including legal action if required)
- Pursue all other Co-Tenants to contribute (including legal action if required) towards any Demand
- Advise you promptly if it is reasonably foreseeable that our £20,000 limit may be exhausted without clearing the entire Demand for Joint and Several Rent Arrears
- At our discretion agree to waive any rights under common law to recover any amounts we paythom

 Guaranteed or the Tenant that the Guaranteed has provided a rent guarantee for.





3. What We Will Not Pay

Joint and Several Rent Arrears will not be paid in respect of;

• Any amount that has already been paid over to the **Landlord** by way of rent paid in advance and/or damage deposit that a **Landlord** refuses to return.

Demands will not be paid, or dealt with, which arise from **Default Events** occurring within the first three months of the **Period of Guarantee** for which a **Guarantee Contract** has been issued by **Us** except where;

- a) The current **Guarantee Contract** is a continuation of a previous **Guarantee Contract** covering the same **Tenancy Agreement**; or
- b) The **Period of Guarantee** commences no later than 21 days after the start date of the **Tenancy Agreement**.
- Any **Demands** arising out of any deliberate act or omission committed by the **Guaranteed**, or fines and penalties imposed by a criminal court will not be paid or dealt with.
- Any Demand not reported to Us within 30 days of the Guaranteed becoming aware of a Default Event will not be paid or dealt with.
- Any Demand where the Guaranteed's own rent is not fully paid up to date will not be paid or dealt with.
- Any **Demand** arising from or relating to disputes over physical damage caused to the property rented by the **Tenants** or **Co-Tenants** party to the **Tenancy Agreement** will not be paid or dealt with.
- Any **Demand** arising from or relating to disputes over unpaid bills not relating to rent arrears by the **Tenants** or **Co-Tenants** party to the **Tenancy Agreement** will not be paid or dealt with.





a) What You Must and Must Not Do

You must:

- Report all **Demands** to **Us** without delay and not later than 30 days after **You** become aware of a **Default Event**.
- Take all reasonable steps to minimise **Your** liability in the matter.
- Cooperate with Us at all times and forward any communications received in connection with a
 Demand to Us without delay and supply Us with any information We require.
- Cooperate with any professional adviser that We appoint to mitigate amount of Joint and Several Rent Arrears We need to pay or to pursue other parties to the Tenancy Agreement for recovery of any payments We have made.
- Advise Us immediately of any offers of reduced amounts due to settle the Joint and Several Rent Arrears.
- Cooperate fully with Us to assist Us to recover any payments We have made on Your behalf in respect of Joint and Several Rent Arrears.
- Adhere to the terms and conditions of **Guarantee Contract** at all times.

You must not:

- Deliberately disclose the existence of this **Guarantee Contract** to the **Landlord**, any **Co-tenant** or any other party unless expressly permitted by **Us**.
- Accept any offer of payment or enter into settlement negotiations without **Our** express agreement.
- Collude with the Landlord, any Co-tenant or any other party to direct Demands to You or Us or volunteer to accept Demands on behalf of other parties to the Tenancy Agreement.





b) General Conditions

- We can attempt to settle **Demands made** against **You** arising from a **Default Event** on a commercial basis at **Our** discretion.
- You irrevocably authorise Us to issue Court or debt recovery proceedings, at Our own cost, in Your name to recover any sums that We have paid on Your behalf in respect of this Guarantee Contract from any party, including but not limited to any Co-tenant and the Landlord.
- The **Guarantee Contract** will terminate at the end of the **Period of Guarantee** or the end of the **Tenancy Agreement** whichever is earlier.
- If the **Guaranteed** does not keep to the terms of the **Guarantee Contract**, they will not be entitled to any benefit under the **Guarantee Contract**.
- If the **Guaranteed** gave false or misleading information when they applied for the **Guarantee Contract**, and this information would have affected the **Our** decision to issue the **Guarantee Contract**, the cover will end. **We** will not meet any Demands and will not refund the **Fee**.
- The contract between the **Guaranteed** and **Us** is made up of this **Guarantee Contract** and any other information provided by the **Guaranteed** at the time of purchase.
- The rights under this **Guarantee Contract** cannot be transferred to anyone other than the **Guaranteed**.
- This Guarantee Contract cannot be used to protect any person other than the Guaranteed.
- You irrevocable authorise **Us** to deal directly with the **Landlord** and to have sight of any documents pertaining to the **Tenancy Agreement** without limitation.
- We have the right to make investigations into any **Demands.**
- We will not pay any legal or professional costs incurred by You without Our express written permission.
- If the **Guaranteed** holds any policy of Legal Expenses Insurance that would meet the costs of a solicitor to recover money from a **Co-Tenant** in the event of **Joint and Several Rent Arrears** the **Guaranteed** agrees to allow **Us** to claim upon this policy in respect of legal costs incurred in the **Guaranteed's** name to recover such sums.

6. Ending This Guarantee Contract Early

You have 14 days from receipt of the **Guarantee Contract** to change **Your** mind. Should you wish to cancel our service you should e-mail info@onlymyshare.com quoting the reference number stated at the start of your **Guarantee Contract**. We will always try to provide a full refund within 3 working days. Cancellation requests received after this period cannot be refunded.

7. What to Do if You Need Us

If you become aware of a **Default Event You** should contact **Us** and **We** will provide initial advice and guidance to help resolve the matter. You can reach us at info@onlymyshare.com.

If **You** receive a Demand for Joint and Several Rent Arrears please let us know as soon as reasonably practical and in any event no later than 30 days. Failure to do so may void this guarantee or reduce the amount we will assist you by. Send us all communications you receive, unanswered, to claims@onlymyshare.com and we will contact you straight away.

Only My Share Ltd

Tel: 0203 887 2961





• 8. Our Rights of Recovery

If We make a payment under this guarantee, We will be subrogated to any and all of Your rights in connection with such payment. You also agree to give Us as much assistance as We may reasonably require in relation to the exercise by **Us** of **Our** subrogated rights.

9. Disputes

You agree that in the event of a dispute between You and Us before any party shall issue legal proceedings the dispute must be referred to arbitration. A single arbitrator will be appointed, who shall be a barrister mutually agreed upon by You and Us.

If We and You fail to agree on a barrister one shall be appointed by the Bar Council. The arbitration shall take place in a location of our choice and shall take the form of written and/or oral submissions (at the discretion of the arbitrator). The decision of the arbitrator shall be final and binding. The arbitrator shall have the power to award costs including his fee for conducting the arbitration.

10. Governing law

We and You agree that this Guarantee Contract shall be construed in accordance with the laws of England and Wales.

11. Severability

If any term of this Guarantee Contract is held by a court of competent jurisdiction to be invalid or unenforceable, then this Guarantee Contract, including all of the remaining terms, will remain in full force and effect as if such invalid or unenforceable term had never been included.

12. Complaints

We are committed to providing You with a first class service at all times. If, however, You are not happy with any part of the service You have received then You should initially contact Only My Share Ltd at the address below.

Only My Share Ltd, Centro House, 20-23 Mandela St, London NW1 0DU

Or

info@onlymyshare.com

You will be contacted within five working days of receipt of Your complaint with confirmation of what action is being taken. We will try to resolve the problem and give You an answer within four weeks. If it will take **Us** longer than four weeks then **We** will tell **You** when to expect an answer.

13. Our Protection

Only My Share Ltd benefits from an insurance policy which indemnifies Only My Share Limited in respect of certain obligations under the guarantees entered into. This policy is provided to Only My Share by Irwell Insurance Company Ltd.

> Only My Share Ltd Tel: 0203 887 2961

Centro House, 20-30 Mandela Street, London, NW1 0DU





14. Use of Personal Data

We will process any personal information we obtain in the course of providing our services to you in accordance with the General Data Protection Regulation (GDPR). In administering your contract it will be necessary for us to pass such information to insurers, solicitors or other product or service providers which may also provide us with business and compliance support.

We may also disclose details to relevant parties, as necessary, to comply with regulatory or legal requirements. We may contact you in order to promote products or services which may be of interest to you. We will not otherwise use or disclose the personal information we hold without your consent.

Some of the details you may be asked to give us, such as information about offences or medical conditions, are defined by the GDPR as sensitive personal data. By giving us such information, you signify your consent to it being processed by us in arranging and administering your insurances. If at any time you wish us, or any company associated with us, to cease processing any of the personal data or sensitive personal data we hold, or to cease contacting you about products and services, please write to Only My Share Ltd.

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