LEASEHOLD PROPERTY ENQUIRIES

Property:	
Seller:	

It is difficult to avoid using terms which are complicated or which have different meanings to different people. As a result some of the words used in this form are defined as follows:

TERM DEFINITION

Property The building and land which makes up the subject property as defined

by the lease.

Ground Rent The rent payable to the landlord by the lessee as required by the

lease.

Landlord The person or company which owns and rents or leases the Property.

This person may also own the freehold or may have a superior

leasehold interest in the property themselves.

Management A Management Company referred to in the Lease, or a Right to Company Manage Company created under the Commonhold & Leasehold

Manage Company created under the Commonhold & Leasehold Reform Act 2002, to provide services and administer the terms of the

Lease either directly or through Managing Agents.

Managing Agent A person or organisation which acts on behalf of the landlord,

management company or Tenant's Right to Manage company within

their terms of reference, subject to any legal restrictions.

Residents'/Tenants'

Association

A group of lessees with or without a formal constitution or corporate status, or a recognised residents association which is 'recognised' by

law and with a formal constitution.

Service Charge The amount payable by a lessee as part of, or in addition to, rent in

respect of services, repairs, maintenance, insurance, improvements or costs of management. The amount payable may vary according to the

costs incurred or to be incurred.

Reserve Fund A fund which allows the build-up of monies to pay for repair and

replacement of major items or to equalise cyclical expenditure such as external decoration, avoiding excessive peaks in the Service Charges. Reference to Reserve Fund within this document should be taken to

include any sinking fund or replacement fund in existence.

Development Any building or land that forms part of the scheme under which the

Lease operates.

Section 20 of the Landlord & Tenant Act 1985, which requires that

there be consultation with the lessees in respect of certain works.

HMO A House in Multiple Occupation as defined by section 257 of the

Housing Act 2004 and the subject of regulations referred to in that

Act.

Please complete the information requested. It is important that the incoming lessee is fully aware of their obligations so the information given must be as accurate as possible. If there is insufficient space, continue on a separate sheet. The Seller should only complete this form if they are, or are appointed to represent, one of the parties in section 1.

	SECTION 1: CONTACT DETAILS	through if n	ne details for the releval ot applicable. If there ai ovide details on a sepa	e more parties
1.1	Landlord	1.2	Management Compa	any
	Name Address	Name Address		
	Telephone Email	Telephone Email		
1.3	Managing Agent	1.4	Residents/Tenant's	Association
	Name Address	Name Address		
	Telephone Email Appointed	Telephone Email		
1.5	Who accepts service of the Notice of Assignment of Charge? Tick the box beside each party and state the total fee including VAT for notice of assignment and charge.	Marge. M	andlord Ianagement Company Ianaging Agent Other	£ £
1.6	Who collects the Ground Rent? Landlord Management Com		lanaging Agent	£
1.7	Who collects the Service Charges? Landlord Management Com	npany	lanaging Agent	N/A
1.8	Who collects the Buildings Insurance Premiums? Landlord Management Com	npany 🔲 N	lanaging Agent	N/A
1.9	Who maintains the building? Landlord Management Com	npany	lanaging Agent	the Lessees
1.10	Who maintains the Common Parts? Landlord Management Company	Managing Ag	ent the Lessees	N/A

SECTION 2: TRANSFER & REGISTRATION

2.1	Is a Deed of Covenant required?	Yes	No	Not Known
2.1.1	If Yes, confirm the costs applicable to the Deed including VAT	£		
2.2	Is a Licence to Assign Required?	Yes	No	
2.3	If Yes, specify requirements e.g. references, and any costs applicable to the Licence:			
2.4	Are you aware of consent having been given to any alterations or additions to the Property?	Yes	No	
2.4.1	If Yes, provide details:			
2.5	Is the incoming Lessee required to take a share in, or become a member of, the Management Company?	Yes	No	N/A
2.5.1	If Yes, provide details of the procedure and fees			
2.6	What is the procedure and cost for obtaining a certificate in accordance with a restriction in the Proprietorship Register at the Land Registry, if applicable?			
	SECTION 3: GROUND RENT			
3.1	What is the annual Ground Rent payable by this Property?	£		
3.2	Is the Ground Rent paid up-to-date?	Yes	No	
3.2.1	If No, supply details of the arrears:			
3.3	What period is covered by the last demand?	From:/	/	To://
	SECTION 4: SERVICE CHARGES			
4.1	How many properties contribute toward the maintenance of the Development?			
4.1.1		£		
	of the Development? What is the current annual Service Charge for this			

SECTION 4: SERVICE CHARGES (CONTINUED)

4.3	Is any Excess Payment anticipated for this property at the end of the Financial Year?	Yes No
4.3.1	If yes, provide details:	
4.4	What period is covered by the last demand?	From:// To://
4.5	In the last 12 months, has any inability to collect payments, from any party, affected, or is likely to affect, the maintenance of the Development?	Yes No
4.5.1	If yes, supply details:	
4.6	Does a Reserve Fund apply to this Development?	Yes No
4.6.1	If yes, confirm the amount collected from lessees of this Property, currently held in the Reserve Fund:	£
4.6.2	Is the amount expected to be sufficient to cover the known section 20 expenditure?	Yes No
4.6.2.1	If No, supply details:	
4.7	Confirm the date when the Common Parts were last decorated, internally and externally.	Internally Date:// Externally Date://
4.8	Within the next 2 years, are there any section 20 works to the Property above the value of £250:	completed but unpaid? due? anticipated? N/A
4.8.1	If so, provide details of the works and the contribution anticipated from the Lessee:	
4.9	Is any increase in the Service Charge over 10% or £100, whichever is the greater, anticipated in the next 2 years?	Yes No
4.9.1	If Yes, provide details:	
4.10	Are there any outstanding Service Charge consultation procedures?	Yes No
4.10.1	If Yes, provide details:	

SECTION 5: BUILDINGS INSURANCE

5.1	Are the buildings insurance premium contributions paid up to date for this Property?	Yes	No	
5.1.1	If No, supply details of the arrears:			
5.2	What period is covered by the last demand?	From:/	/	To://
5.3	Confirm that the premium has been paid in full:	Yes	No	
5.3.1	If No, supply details:			
5.4	Are the interests of Lessees and Mortgagees automatically noted on the policy?	Yes	No	
5.5	Are the Common Parts covered by the policy?	Yes	No	
5.5.1	(i) Has a Fire Risk Assessment been completed?	Yes	No	No Common Parts
	(ii) Have any works recommended been carried out?	Yes	No	N/A
5.5.2	If No to either of the above, has the insurer been made aware of this and accepted the position?	Yes	No No	
	SECTION 6: DISPUTES & ENFRANCHISEMENT			
6.1	Are there any on-going forfeiture proceedings in relation to the Property?	Yes	No	
6.2	Are there any documented unresolved disputes with the Lessees of any of the properties in the building in which this Property is situated?	Yes	No No	
6.2.1	If Yes, supply details:			
6.3	Have any steps been taken by anyone for enfranchisement, extension of the Lease term, exercise of the right to manage or to form a right to enfranchise or management company or anything similar?	Yes	No No	Not Known
6.3.1	If Yes, provide details and copies of relevant documentation:			
6.4	Are you aware of any breach of the terms of the Lease of this Property?	Yes	No	
	and respond			

SECTION 7: GENERAL

7.1	How many other properties are there in the building?		
7.2	Are they all let on Leases with similar terms?	Yes No Not R	Known
7.2.1	If No, provide details:		
7.3	Is the Building in which the Property is situated known to be an HMO as defined by section.257 of the Housing Act 2004?	Yes No Not k	Known
7.3.1	If Yes, confirm that regulations applicable to section 257 Housing Act 2004 HMOs have been complied with:		
	SECTION 8: REQUIRED DOCUMENTS		
	Please provide the following applicable documents:-	_	
8.1	The last 3 years published Service Charge Accounts	Enclosed To follow	N/A
8.2	Buildings Insurance Policy and Schedule	Enclosed To follow	N/A
8.3	Buildings Insurance for Common Parts	Enclosed To follow	N/A
8.4	Service Charge Budget for the current year and details of the anticipated payments on account	Enclosed To follow	N/A
8.5	Documentation relating to any forfeiture proceedings applicable to the Property.	Enclosed To follow	N/A
8.6	Any additional regulations or rules affecting the Property which are not contained in the Lease:	Enclosed To follow	N/A
8.7	Any Deeds of Variation or other document	Enclosed To follow	
	varying the terms of the Lease of this Property:	Landlord's solicitor provides	
		Please supply draft	N/A
8.8	Any required Deed of Covenant:	Enclosed To follow	
		Landlord's solicitor provides	
		Please supply draft	N/A
8.9	Certificate of Compliance:	Enclosed To follow	
		Landlord's solicitor provides	
		Please supply draft	N/A
8.10	Any required Licence to Assign:	Enclosed To follow	
		Landlord's solicitor provides	
		Please supply draft	N/A

SEC	TION 8 (CONTINUED)	
8.11	Copy of any known notices served on the Lessee and documentation arising from them:	Enclosed To follow N/A
8.12	Asbestos Survey for Common Parts for parts of the Development built or converted before 2001:	Enclosed To follow N/A
8.13	Fire Risk Assessment for Common Parts:	Enclosed To follow N/A
8.14	Memorandum and Articles of Association:	Enclosed To follow N/A
8.15	Minutes of the last AGM for the Management Company:	Enclosed To follow N/A
Signed		Dated
Print Name:		Please tick as applicable below, to confirm the capacity in which the answers are given Managing Agent Management Company
Company:		Landlord Residents Association

Note

Additional enquiries. Raise only those specific additional enquiries required to clarify issues arising out of the documents submitted or which are relevant to the particular leasehold interest or which the buyer has expressly requested. Resist raising any additional that can be established by the buyer's own enquiries, survey or personal inspection.

Disclaimer

Whilst care has been taken in the preparation of this form, no legal liability is accepted by the organisations which created the form. This disclaimer does not affect the legal responsibilities of the person, or organisation, completing this form to answers to the best of their knowledge and ability. If you have any queries you should discuss these with your conveyancer or solicitor.