University of York

TERMS AND CONDITIONS OF RESIDENCE
ACADEMIC YEAR 2017/18

Please read these terms and conditions before Accepting this Agreement by either confirming your Acceptance on-line or by signing and returning the Booking

THIS IS A LEGALLY BINDING CONTRACT.

In Accepting this Agreement you agree to abide fully by these terms and conditions, which may include paying for the full contractual period.

If there is anything you do not understand or wish to discuss e.g. a disability, allergy or other special requirement, before Accepting this Agreement please contact:

Accommodation Services
Directorate of Estates and Campus Services
Information Centre
Market Square
Heslington
York YO10 5DD
Tel: +44(0)1904 322165
Fax: +44(0)1904 324030
Email: accommodation@york.ac.uk
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WELCOME TO THE UNIVERSITY OF YORK

We want you to enjoy living in your Accommodation during your time at the University of York. We believe it is important that we make it clear from the start of this Agreement what you can expect of us and in turn what we will expect from you during the Agreement.

The terms of the Agreement comprise:

1. the Terms and Conditions of Residence;
2. the Booking; and
3. the Regulations which can be reviewed at:
   
   http://www.york.ac.uk/about/organisation/governance/corporate-publications/ordinances-and-regulations/

   If you are unable to access this web link, please contact Accommodation Services before Accepting this Agreement and we will send to you a copy of the Regulations so that you can read these before Accepting this Agreement.

Together, these documents set out your rights and responsibilities and our rights and responsibilities to you and you should read all of these before Accepting the Agreement.

All students should take advice, if necessary, before making a commitment. Do not accept an offer of Accommodation until you have read and are sure you understand the Agreement. The Agreement between us and you is regulated by English law which International students may find quite different to the law which applies in your own country.

These Terms and Conditions of Residence and the Booking contain certain words which have particular legal meanings. These words begin with capital letters so that you can immediately see them. There is a glossary at the end of these Terms and Conditions of Residence which explain the legal meaning of these words.

For students enrolled on courses at the International Pathways College, please note that Schedule One and Schedule Two do not apply to you but Schedule Three does.

You must pay your Accommodation Fee on time and we expect you to look after your Accommodation. We want you to live in a peaceful neighbourhood free from anti-social behaviour and so we expect you to treat your Neighbours in the way you would like to be treated.

The students living in the same Residence as you have the same rights and responsibilities as you. We are committed to managing the Accommodation in accordance with the best practice guidelines set out in the Code of Practice which can be reviewed at http://www.universitiesuk.ac.uk.

These are reasonable expectations. If we fail to meet our responsibilities under this Agreement we expect you to tell us and give us the opportunity to put things right. If you fail to meet your responsibilities under the Agreement we will tell you and, unless the failure is serious or is persistent, we will give you a chance to put things right. If you fail to take this opportunity, or if the failure is serious or persistent, we will be entitled to
take legal action against you which may result in you having to leave your Accommodation.

We feel that this firm approach is only right to ensure that all our students can live happily in their accommodation.

There are a number of web links contained in this document to the Accommodation Website and the University Website. If you are unable to access any of these web links, please contact Accommodation Services before Accepting this Agreement and we will send to you a copy of the relevant information.

ABOUT THE AGREEMENT

1. Accepting the Agreement

1.1 By Accepting this Agreement you enter into a legally binding contract with us which, for the Period of Residence and subject to the terms of this Agreement, gives you the right to live in the Accommodation and to use the Communal Areas and the Residence Grounds provided that you pay the Accommodation Fee.

1.2 If you move into the Accommodation without having Accepted the Agreement you will be deemed as having Accepted the Agreement by your actions.

1.3 If the Agreement has been Accepted by someone appearing to act on your behalf we shall assume that you have given that person authority to act on your behalf and therefore to Accept and will regard that Acceptance as binding on you unless you have notified us previously to the contrary.

1.4 If you are under 18 at the time you Accept the Agreement, the Agreement will still be legally binding on you but, when you reach the age of 18, you will be entitled to cancel the Agreement in accordance with clause 39.3 below.

1.5 If you are under 18 at the time you Accept the Agreement, you may be asked to have a person over 18 years of age to join into the Agreement to guarantee your obligations. This is often a parent or guardian, but it does not have to be, as long as we are satisfied that it is an appropriate person. The Agreement will still be legally binding on you but, it will also be binding on the person standing as your guarantor – but only if you do not comply with your obligations.

1.6 If someone other than you pays all or part of the Accommodation Fee to us directly, whether they are a Sponsor or otherwise, this will not diminish or otherwise affect your responsibilities under the Agreement or give rise to any tenancy or other rights benefiting that third party. You must, however, provide us with written proof of that Sponsor and their agreement to pay your Accommodation Fee. This will usually be a copy of the letter they send to you confirming your Sponsorship by them. If the Sponsor does not pay the Accommodation Fee in full, the responsibility for the Accommodation Fee still remains with you and we may still ask you to pay the Accommodation Fee. It will then be your responsibility to seek repayment of it from the Sponsor.
2. **Cancellation of Booking**

2.1.1 If you are a registered student of the University with an Accepted Booking you do not have a right to cancel the Booking and you are responsible for the Accommodation Fee. However, if you do not move into the Accommodation within 7 days of the commencement of the Period of Residence and you have not contacted Accommodation Services to inform us that there will be a delay in your moving in or we have not agreed to hold the Room for the period of time you have requested (acting reasonably), then we have the right to re-let the Room. We will make reasonable efforts to contact you regarding your failure to take up occupancy in the Accommodation before re-letting the Accommodation.

You will be liable to pay for the Accommodation up to the date we are able to re-let it. If we are unable to relet the Accommodation, however, you will be liable to pay for the Accommodation for the full Period of Residence.

2.1.2 If you are not eligible to live in University accommodation, for example because your course status does not change from being a conditional offer to being an unconditional offer or you remain on leave of absence, then either you or we have the right to cancel your Booking before the start date of the Period of Residence and relet the Accommodation.

We will inform you in writing if your Booking is cancelled by us and the charges set out in clause 2.1.3.1 or 2.1.3.2 will also apply as appropriate.

2.1.3 Where the Booking is cancelled by you or us under clause 2.1.2 then the following charges and fees will apply:

2.1.3.1 if the Booking is cancelled more than four weeks prior to the start date of the Period of Residence we will retain the Booking Fee;

2.1.3.2 if the Booking is cancelled less than four weeks before the start date of the Period of Residence you must pay the sum which is the equivalent of eight weeks Accommodation Fee and we will retain the Booking Fee;

2.1.4 Where you are required to pay four weeks Accommodation Fee under clause 2.1.3(b) we are entitled to apply any Advance Payment we have received from you towards that fee and you will be required to pay the balance to us.

2.1.5 If after the start date of the Period of Residence you have not taken occupation of the Accommodation and have not formally given us notice of cancellation before that date, then we may retain the Booking Fee and you must pay us a sum equal to the Accommodation Fee for the period starting on the first day of the Period of Residence and ending on the date four weeks after the date you eventually do give us notice that you do not intend to take up the Accommodation.
2.1.6 You can let us know if you wish to cancel your booking by emailing us at accommodation@york.ac.uk and we will confirm whether you are eligible to do so and confirm any choices and steps to be taken.

2.1.7 For the avoidance of doubt if you are not eligible to live in the Accommodation because you are a Conditional Student, on leave of absence, not pursuing a full time course of study or for any other reason, your Booking remains conditional unless and until you become a full time registered Student. You are not, therefore, able to take up occupation of the Accommodation while your Booking is conditional.

3. Guarantees of Accommodation

Any guarantee given by us to allocate any Accommodation to you shall cease to have effect if this Agreement is terminated or suspended for any reason in accordance with the provisions of this Agreement.

4. Damage Deposits

4.1 This Agreement provides for the payment by you and holding by us of a Damage Deposit. The Damage Deposit is payable by you either at the time of Accepting the Booking or when the first payment of the Accommodation Fee is due (whichever we request). The amount of the Damage Deposit will be confirmed by us at the date it is requested but in any event it will not exceed the sum stated on our website which you can access through the following link www.york.ac.uk/accommodation/currentstudents/returners/

4.2 If you paid a Booking Fee when Accepting the Booking, this will be converted into the Damage Deposit on the date you collect the keys for your Accommodation and shall be held and used by us, or returned to you in accordance with the provisions of Schedule Two.

4.3 Where you are a Continuing Resident you agree that any Damage Deposit paid by you and held by us under your previous Agreement of Accommodation may be retained by us at the end of that Agreement and held as the Damage Deposit under this Agreement.

4.4 Where clause 4.3 applies if the amount of the Damage Deposit we hold is less than the amount currently stated on the Accommodation Services page of the website www.york.ac.uk/accommodation/currentstudents/returners/ as the amount of the Damage Deposit for the new Period of Residence under this Agreement you agree to pay the difference at the same time as you pay the first instalment of your Accommodation Fee.

4.5 The Damage Deposit will be returned to you when you move out of your Accommodation if all your Accommodation Fees has been paid and there are no cleaning, damage or other charges relating to your Accommodation which remain to be paid.

4.6 You will be advised via e-mail if a deduction is to be made from the Deposit.

4.7 You must not offset the Deposit against payment of Accommodation Fees or other sums to the University.
5. **Legally Binding Agreement**

Do not sign this agreement unless you intend to be legally bound by its terms. Unless the circumstances in clause 2 apply you have no right to cancel this agreement once you have signed it and the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013 do not apply to this agreement. If there is anything you do not understand or wish to discuss, please contact Accommodation Services before signing this agreement.

6. **Nature of Agreement**

6.1 If your Accommodation is in a shared room, then this Agreement will be a licence. This is because we are entitled under clause 18, to require you to share the Accommodation with another student. This means that the Agreement does not have the legal protection set out in the Housing Act 1988, as amended, nor other legislation protecting residential tenancy agreements.

6.2 In relation to all other accommodation provided, which does not fall within clause 6.1, this Agreement will be a tenancy. However, because it is granted by an education institution so that you can pursue a course of study, the tenancy is not an assured shorthold tenancy. This means that the tenancy does not have the legal protection set out in the Housing Act 1988, as amended.

7. **Variations to Agreement**

With the exception of any changes as a result of government legislation, this Agreement cannot be varied unless the variation has been agreed between you and us and the variation has been confirmed in writing by the Head of Space Management, Estates and Campus Services, Market Square, University of York, Vanbrugh Way, York, YO10 5DD.

8. **Enquiries**

If there is anything you do not understand or if you have any other queries relating to this Agreement please enquire at Accommodation Services or, where you require advice on your rights under this Agreement, seek advice from Student Support Services, a Citizens’ Advice Bureau, Law Centre or solicitor.

9. **Data protection**

9.1 We will comply with the Data Protection Act 1998 as amended from time to time. We will allow you to inspect certain information that we hold about you and you can ask us to correct or record your disagreement with the information we hold. We may charge you with the reasonable cost of providing copies of the information.

9.2 By Accepting this Agreement you agree that all data supplied to us can be shared with other departments within the University and to third parties if it is reasonable for us to do so as provider and manager of the Accommodation. Examples of third parties to whom we may need to make disclosure are organisations or individuals contracted by us to undertake services at the Residence, your Sponsor (if you have one), the police or other public agencies.

9.3 You agree to the University providing the Local Authority with a list of University properties and your name and University Accommodation address, for the purpose of supporting the process of student exemptions for Council Tax.
9.4 We only share sensitive personal information (for example, medical or disability related information) on a need to know basis where it is necessary for us to do so. We share this information to enable us to make reasonable Adjustments or for your safety or wellbeing or the safety and wellbeing of others. This information will only be shared with your consent or where we are permitted and/or required to do so by law. In the unusual circumstance where consent is not given, this may lead to difficulty in implementing Reasonable Adjustments or the provision of Auxiliary Aids.

10. **Governing law and enforceability**

10.1 This Agreement is governed by English law which, for international students, may be different from what you are used to.

10.2 If any provision of this Agreement is held to be illegal, invalid or unenforceable, the legality, validity and enforceability of the remainder of this Agreement is to be unaffected.

11. **Legislation**

The Contracts (Rights of Third Parties) Act 1999 does not apply to this Agreement. This means that no one can enforce any rights or obligations under the Agreement other than you and us.

12. **VAT**

At the date of this Agreement the Accommodation Fee is exempt from VAT but we reserve the right to charge VAT if it becomes payable during the Period of Residence, for example, if there is a change in the law.

## OUR RESPONSIBILITIES

13. **Services & facilities**

13.1 During the Period of Residence we will provide the services and facilities set out below. Please note, from time to time, there may be problems with the services and facilities and we will endeavour to resolve these as soon as possible, once we are aware of the problem. However, we will not be liable (and you will therefore not be entitled to claim compensation), for any failure or interruption to any services or facilities, or for any loss arising from such failure or interruption, if the failure or interruption is due to reasons outside our control (unless the failure is caused by our negligence).

Reasons outside our control would include, for example, mechanical breakdown, failure, malfunction, shortages of fuel or materials or labour disputes, student action or from any necessary maintenance, repair, replacement, renewal, servicing, inspection or testing of the systems used to provide the services.

In addition, The University is a successful and growing institution and you should be aware that there is currently an exciting programme of development for new teaching and accommodation facilities on Campus. Details of the programme can be found on the University website at [http://www.york.ac.uk/campus-investment/](http://www.york.ac.uk/campus-investment/). From time to time, we may need to
interrupt the services to the Accommodation and/or Residence in order to carry out these development works, but we will endeavour to cause as little disruption or disturbance to the Accommodation as possible where we need to do so and will always give as much notice as we can of any such planned interruption (save in case of emergency). However, we will not be liable (and you will therefore not be entitled to claim compensation), for any such interruption to any services or facilities to the Accommodation and/or Residence, or for any loss arising from such interruption.

13.2 We will make sure that the structure and exterior of the Accommodation and the Residence are kept repaired. Whilst we endeavour to carry out building repair work outside of the Period of Residence, we may need to carry out works at other times. If we do, we will endeavour to cause as little disturbance as possible but some disruption may be inevitable and we will not be liable to you for any such disruption.

13.3 We will keep the Residence Grounds tidy and, as far as is reasonably practicable, free from waste or litter.

13.4 We will keep the footpaths in the Residence Grounds in repair and, as far as is reasonably practicable, free from obstruction.

13.5 We will provide kitchen, bathroom, toilet and shower facilities in the Residence and/or the Accommodation and make sure that they are kept repaired and in working order. Depending upon the type of the Accommodation, these facilities will be either shared with other students or ensuite. You are responsible for keeping these facilities clean, but where we will help you keep communal bathrooms clean by providing a regular cleaning service.

In some Residences and/or Accommodation we will provide shared kitchen facilities. Where we do, we will provide and maintain in working order adequate facilities for the preparation, cooking and storage, including cold storage, of food.

13.6 We will make sure all fixtures and fittings for water, gas, electricity, space and water heating in the Accommodation and the Residence are kept repaired and in working order.

13.7 We will provide an adequate supply of hot water for domestic use.

13.8 We will provide reasonably adequate heating during the Period of Residence. This will mean that the heating will not be on all the time and will be turned off during the summer period. Further information on the University heating policy is available at http://www.york.ac.uk/admin/estates/operations/energy_management/

13.9 We will provide refuse bins (including repairing and replacing them when necessary) in the shared areas of the Accommodation, the Residence and/or the Residence Grounds and arrange for disposal of refuse from these bins.

13.10 We will make sure that the Communal Areas are kept repaired within a reasonable period of time (except where the breakage or damage is attributable to the residents or their visitors) and are regularly serviced.

13.11 We will make sure that the fire-fighting equipment in any shared areas of the Accommodation, the Communal Areas or any other part of the Residence are kept repaired and in working order.
13.12 We have arranged for an external company to provide and maintain facilities for the washing and drying of clothes in the Residence, for which there will be a separate charge levied by the external company at the point of use.

13.13 Where we provide and maintain a telephone and Internet point within the Accommodation we will charge you for the telephone services that we provide to you. The cost of the Internet service (if any) is included within your Accommodation Fee.

13.14 If your Booking states that the Accommodation is catered then we will provide to you (at no extra charge) breakfast and a two course dinner each day Monday to Friday, during term time but only in the outlet designated by your College. If your Booking states the Accommodation is with breakfast, then we will provide you (at no extra charge) breakfast each day Monday to Friday, during term time only in the outlet designated by your College. The provision of these meals are subject to the following conditions:

13.14.1 There will be no meals available on Saturday, Sunday or during the vacation periods;

13.14.2 If it is not possible for reasons outside our control for us to provide you with a meal service from your designated outlet we will use our reasonable endeavours to provide your meals from a different outlet but if, despite using our reasonable endeavours, this is not possible then we will not be liable for any loss suffered and the value of lost meals will not be refunded;

13.14.3 If it is necessary for us to change any of the catering arrangements we will provide, where reasonably practicable, at least 5 days’ notice and you will be notified of the change by email;

13.14.4 You agree to comply with the terms and conditions applicable to the catered accommodation issued by us and which can be reviewed at http://www.york.ac.uk/food-and-bars/catered-accommodation/

14. **Insurance**

14.1 We will insure the Residence against fire and other risks which we reasonably consider necessary.

14.2 At present, we provide a level of cover for your personal belongings under a block policy of insurance for all Residences, subject to the exclusions and limitations that apply to that policy. If you do not consider that cover is adequate then you can arrange for "top up" insurance but you will need to do this yourself directly with the insurance company. If for any reason we cease to provide the block policy (and we will give you notice of this if we do), you are responsible for taking out such insurance cover yourself at your own cost.

Information on our block policy of insurance and the insurance company is available at http://www.cover4insurance.com/university-of-york
YOUR RESPONSIBILITIES

15. **Accommodation Fee**

15.1 You must pay the Accommodation Fee during the Period of Residence on the dates and in accordance with the payment terms set out in Schedule One.

15.2 Subject to other provisions of this Agreement your obligation to pay the Accommodation Fee on the dates set out in Schedule One applies:

15.2.1 WHETHER OR NOT you move into the Accommodation; and

15.2.2 irrespective of the date that you actually move into the Accommodation (even if this is on a date later than the dates on which you are obliged to pay the Accommodation Fee); and

15.2.3 irrespective of individual course dates which may start later or finish earlier than the Period of Residence.

15.3 If the whole or any part of the Accommodation Fee remains unpaid in breach of the payment terms, we will charge you an administrative charge as shown on [https://www.york.ac.uk/students/housing-and-money/payments/finance-guide/](https://www.york.ac.uk/students/housing-and-money/payments/finance-guide/) to cover our administration expenses in chasing you for payment of any Accommodation Fee arrears. As set out in Schedule Two, we may also deduct the administrative charge and/or any sum by way of outstanding Accommodation Fee from any Damage Deposit we hold for you.

16. **Advance Payment**

16.1 You will receive a demand for the Advance Payment once you have Accepted this Agreement. By Accepting this Agreement you agree to pay the Advance Payment in accordance with the payment terms set out in Schedule One.

16.2 The Advance Payment will be offset against the money owed in respect of the Accommodation Fee. Where the Accommodation Fee is paid by instalments, the Advance Payment will reduce the amount of the first instalment due from you.

16.3 In the event you do not take up occupation of your Accommodation for any reason, the Advance Payment shall be retained by us in accordance with clause 2.

17. **Inventory**

17.1 We will provide the Accommodation with such fixtures, fittings, furniture and equipment as detailed on the Inventory. You agree to complete and return the Inventory, within 48 hours of moving in, noting on the inventory any discrepancies. If there is any damage to the Accommodation, the Accommodation Contents or if there are any items missing at the end of the tenancy you may find it difficult to prove that you were not responsible, if you fail to report the problem at the start of the tenancy.

17.2 We expect you to notify us, using our online system [http://www.york.ac.uk/about/departments/support-and-admin/accommodation/currentstudents/reportaproblem/](http://www.york.ac.uk/about/departments/support-and-admin/accommodation/currentstudents/reportaproblem/) if there is a problem.
with your Accommodation and to let us know promptly if you are not satisfied with our response to your request.

17.3 Once you have notified us through the on-line system referred to in clause 17.2 we will within a reasonable period repair or (where necessary) replace items on the Inventory (except where the loss, breakage or damage is attributable to you or your visitors or is minor damage which in our reasonable opinion does not adversely impact on your use of the Accommodation).

18. **Sharing the Accommodation**

18.1 Unless the Booking states otherwise, or we agree different arrangements with you in writing, only you can live in the Accommodation.

18.2 If you applied for accommodation as part of a group, or to live in an area with students on similar study years/courses e.g. Continuing Residents or postgraduates, we will endeavour to allocate similar students to any vacant rooms within the area but we have the right to allocate vacant rooms to different student types both prior to the commencement of this Agreement and during the Period of Residence.

18.3 You must not use the Accommodation for any other purpose than as study and living accommodation.

18.4 You agree not to transfer your rights under this Agreement or sublet the Accommodation and you also agree not to allow any person to live in the Accommodation other than:

18.4.1 the persons named in the Booking, or otherwise agreed with us in writing; or

18.4.2 (in the case of a shared Room) with the student who has entered into a separate Accommodation Agreement with us in respect of the Room.

**Any breach of these obligations will be regarded by us as a serious breach of this Agreement and may result in this Agreement being terminated early.**

18.5 Where your Accommodation is designated as a shared Room and we have not agreed that you can live in it on your own, you will pay a reduced rent (as specified in the Booking) but we will be entitled to place another student in the Accommodation and you will be required to share the Accommodation with that student.

18.6 Where your Accommodation is designated as a shared Room and we have agreed that you can live in it on your own, you must pay the full Accommodation Fee payable for a single Room (as opposed to the previously discounted rate you paid when it was designated a shared Room).

18.7 If your Accommodation is designated as a shared Room and the student with whom you are sharing the Accommodation moves out of the Accommodation with our permission, then we will be entitled to place another student in the Accommodation with you.

18.8 If you are in Accommodation designated as shared Room and it is under-occupied (and we haven’t agreed that you can live in it on your own) we can
require you to move to a single room in accordance with the procedure in clause 33.

18.9 If you agree to move to a single Room all the terms and conditions of this Agreement are transferable to the new Accommodation but you will no longer be entitled to pay a reduced Accommodation Fee and the Accommodation Fee will be for the full level detailed in the Booking for the alternative single Room.

19. **Visitors and guests**

19.1 You are responsible for the behaviour of any invited guest (whether the invitation is made expressly by you or implied by your behaviour), in the Accommodation, the Residence, the Residence Grounds and the local neighbourhood surrounding the Residence and Residence Grounds.

19.2 You are not allowed to give your keys to your guests and guests are not allowed to stay in the Accommodation without you being present.

19.3 You must ensure that your guests do not break the terms of this Agreement. If they do, you may be held responsible for any damage, undue wear and tear, or disturbance caused and you and that person could face legal action. Also, it may result in this Agreement being terminated early.

19.4 You agree that we may remove or exclude your invited guests from the Accommodation or the Residence where we have reasonable grounds to believe that their exclusion is necessary for the safety and/or well-being of other persons and/or to safeguard our property.

19.5 You agree not to allow anyone other than one occasional adult guest to stay overnight, for no more than two consecutive nights, provided this does not adversely affect other residents or disrupt study. We reserve the right to withdraw this privilege on 48 hours’ notice if in our reasonable opinion it is necessary to do so for the safety and wellbeing of other occupants of the Residence and/or to safeguard our property.

20. **Moving Rooms**

20.1 Unless you are asked to move by us, you agree not to move to another room within the Residence, or to any other accommodation provided by us, without first complying with the process for moving which is set out at http://www.york.ac.uk/about/departments/support-and-admin/accommodation/currentstudents/requesttochangeleaveyourroom and obtaining the prior written approval from the Accommodation Services (who will act reasonably) to this.

20.2 If you are permitted by us to move, all the terms and conditions of this Agreement are transferable to the new Accommodation, with the exception of:

20.2.1 the Accommodation Fee (which will be payable at the rate applicable to the new accommodation from the date you move into the new Accommodation (subject to clause 35.5)); and

20.2.2 any provisions which are specific to the original, or new, Accommodation.
21. **Risk assessments**

You agree to comply and/or co-operate with a reasonable request by us to provide information or to assist in connection with a risk assessment undertaken by us in relation to your occupation of the Accommodation and/or the Residence.

22. **Respect for others**

You agree to have and to show respect for other persons living and/or working in the Residence at all times including (but not limited to):

22.1 Not doing anything which causes or is likely to cause a nuisance or annoyance to your Neighbours;

22.2 Not doing anything which interferes with the peace, comfort, or convenience of your Neighbours including (but not limited to) drunken behaviour, foul and/or abusive language and/or inconsiderate or inappropriate parking of vehicles;

22.3 Keeping noise at a level that does not interfere with the study, sleep or comfort of our staff, contractors and your Neighbours. In particular, you agree not to make or allow any loud noise between **23.00 hours and 08.00 hours** each day and at all times in the week immediately before and throughout the period of any official University examination periods or during any other period when you have been notified by any member of staff that neighbouring residents are studying for an important examination or for a key submission deadline. This includes any machinery, T.Vs, stereos, CD players, loudspeakers, musical instruments, etc. as well as being responsible for noise made by yourself or any of your guests. You agree to reduce the level of noise immediately if asked to do so by us. If you do not do so, it will be regarded as a serious breach of this Agreement;

22.4 Not harassing or threatening to harass (including harassment on grounds of age, gender, sexual orientation, religion, belief, race, culture, disability or lifestyle), using violence or threatening to use violence, or verbally assaulting any person;

22.5 Not bringing into either the Accommodation, Residence and/or Residence Grounds any weapons or items of any description that are illegal or which we consider acting reasonably to be offensive or dangerous including (but not limited to) firearms, air-weapons, bows, knives, swords, martial arts weapons, paint-ball guns and replica, ceremonial and toy weapons;

22.6 Not working on any motor vehicles or motor cycles in the Accommodation, the Residence or any of the Residence Grounds;

22.7 Not allowing the Accommodation to be used for any criminal, immoral or illegal purpose including, but not limited to, selling, supplying or using illegal substances, storing or handling stolen goods or prostitution. **We consider that a breach of this clause is a serious breach of this Agreement and if you, someone living with you, or one of your invited guests, breaches this clause we may terminate this Agreement early**;

22.8 Not allowing persistent use of Residence facilities by non-residents (e.g. it is not intended that your guests visit daily and use the Residence facilities for washing and cooking);
22.9 Not committing any indictable offence or criminal act which we consider (acting reasonably) makes you unsuitable to continue to live in the Accommodation;

22.10 Behaving with respect and consideration towards your Neighbours, our staff, our contractors and any invited guest or visitor. This includes not removing any articles from the Accommodation, Residence or Residence Grounds belonging to our staff or our contractors, not damaging the belongings of others, not taking or using other residents' possessions without permission and respecting the privacy of others;

22.11 Not smoking in the Accommodation or the Residence or within 2 metres of any door or window;

22.12 Not throwing anything from the windows of either the Accommodation or the Residence and not placing any item on the external window ledges of either the Accommodation or the Residence, for example bottles, cans, clothing etc.;

22.13 Not to bring a car to the University as:

22.13.1 you are not eligible to apply for a college parking permit (except in exceptional circumstances where a college has advertised parking provision within their college for some of their residents). A permit for a college does not allow use in other University car parks and;

22.13.2 there is very limited street parking available. The University works closely with the local community and discourages use of local street parking by students living in College because this can cause a nuisance to our neighbours.

If you are permitted to bring a vehicle to the University, you agree to comply with the car, motorcycle and bicycle parking rules issued by us and which can be reviewed at: http://www.york.ac.uk/admin/estates/transport/index.html

23. Repairs, maintenance and alterations

23.1 You agree to keep the inside of the Accommodation in a clean and tidy condition at all times and to carry out your share of cleaning in any shared areas of the Accommodation.

23.2 You agree to regularly remove rubbish and recycling from the Accommodation in a safe manner and safely place it in the bins in the designated area at the Residence;

23.3 You agree to take reasonable care of all furniture and equipment provided by us in the Accommodation and detailed in the Inventory.

23.4 You agree that you will not leave any personal belongings or other obstacle in the Communal Areas or the Residence Grounds and you will not make dirty or untidy the Communal Areas or the Residence Grounds. If you do and we have to remove anything or arrange for additional cleaning, we may charge you for the reasonable cost of doing so.

23.5 You agree not to remove, change, alter or damage (including damage caused by neglect or misuse) the decorative finish or any part of the Accommodation and/or Residence. You agree to not putting up posters, hooks and other items with any type of fixing method or adhesive (including temporary adhesives such as Blu-Tack™, sticky pads and sticky strips). You also agree to not making any holes in the
furniture, fabric, walls and doors to accommodate the wiring of your electrical appliances or for any other purpose. If we have to do any work arising from a breach by you of this clause, we will charge you with the reasonable cost of that work and the administration fees in collecting the charge as set out at www.york.ac.uk/accommodation/currentstudents/residentshousekeeping/residentshandbook/ and this cost will be payable by you on demand or deducted from any Damage Deposit.

23.6 You agree not to interfere with any fixtures, fittings, furniture or equipment, electrical, plumbing or telecommunications installation in the Accommodation, the Communal Areas any other part of the Residence or the Residence Grounds. If we have to do any work arising from a breach by you of this clause, we will charge you with the reasonable cost of that work and the administration fees in collecting the charge as set out at www.york.ac.uk/accommodation/currentstudents/residentshousekeeping/residentshandbook/ and this cost will be payable by you on demand or deducted from any Damage Deposit.

23.7 You agree not to fit or install any satellite dish, television or radio aerial.

23.8 You agree not to bring any soft furnishings (save for bedding) or other furniture (including but not limited to inflatable furniture) into the Accommodation and/or the Residence except where the College Office has given prior written consent. All such furniture must comply with any relevant fire safety legislation and you will be required to remove (at your own expense) any furniture that you have brought on to the Accommodation without our permission and/or which does not comply with legislation;

23.9 You agree to promptly report any loss, breakage, damage, repairs needed or failure of facilities to the Facilities Helpdesk online or by telephone http://www.york.ac.uk/fix-my-room. If the repair is urgent, you should contact your College Reception.

24. Safety and security

It is your responsibility to help ensure that the Accommodation and the Residence is safe and secure to live in. This includes (but is not limited to) complying with the health and safety regulations which can be found at http://www.york.ac.uk/admin/hsas.

You must also comply with the following:

24.1 Electrical appliances

You agree:

20.1.1 to be responsible for ensuring that your own electrical equipment is safe to use and has been appropriately tested in line with University requirements. In particular, any item used in kitchens or other communal spaces must be PAT tested and then labelled. We have theright to remove any appliance that has not been PAT tested. The University offers PAT testing sessions, so please ensure any item you wish to use in a communal space has been tested. This also includes extension leads and adaptors;

20.1.2 to ensure that each of your own electrical appliances is fitted with the correct fuse and only one appliance is wired to one plug; and
20.1.3 not to use cooking equipment, kettles, toasters, rice cookers or other similar electrical cooking in study bedrooms, unless your bedroom has a designated kitchen with cooking equipment provided by us, e.g. a studio flat. Cooking equipment should only be used within a kitchen. Where you place electrical cooking equipment in a shared kitchen for communal use it is your responsibility to ensure it is appropriately portable appliance tested in line with University requirements.

20.1.4 not to bring heating equipment into the Accommodation or the Residence without prior permission from the Facilities Manager.

24.2 **Fire safety**

You agree to adhere to all fire regulations and respond to fire alarms. The fire regulations can be found at [http://www.york.ac.uk/admin/hsas/safetynet/Fire/fire_safety.htm](http://www.york.ac.uk/admin/hsas/safetynet/Fire/fire_safety.htm).

These regulations include (but are not limited to) the following obligations on you:

24.2.1 If you discover a fire, you agree to raise the alarm immediately by using a red (break glass) call point;

24.2.2 you agree to have due regard to the fire evacuation procedures (which are displayed in the Accommodation and on notice boards in the Residence) and evacuate the Accommodation and/or the Residence on every occasion that the fire alarm rings continuously and co-operate at all times with our staff and contractors and the emergency services;

24.2.3 where we give you prior reasonable written notice that a fire safety briefing (which may include a representative from the emergency services) has been arranged by the University and your attendance at that briefing is compulsory, you agree that you will attend that briefing. Failure to attend will result in a fine being payable by you in accordance with the schedule of fines and charges set out in the University Policy and Management Procedures – Fire Safety (Penalty Procedure) available on the website at [http://www.york.ac.uk/admin/hsas/safetynet/Fire/fire_safety.htm](http://www.york.ac.uk/admin/hsas/safetynet/Fire/fire_safety.htm).

24.2.4 if you suspect that any item of safety equipment is defective or has been used, you will promptly inform the College Reception of this;

24.2.5 you agree not to obstruct Communal areas or fire escape routes nor prop open, or otherwise tamper with the fire doors as they are designed to reduce the spread of fire. All have door closers, which you agree not to impede or disconnect;

24.2.6 you agree not to abuse, interfere or otherwise tamper with any of our fire prevention equipment. This is illegal and may result in prosecution as well as putting your life and that of your Neighbours at high risk;

24.2.7 you agree not do anything which may cause a fire hazard, including (but not limited to) using or storing in the Accommodation or Residence any flammable materials including:

24.2.7.1 candles, incense sticks/burners or other naked flame;
24.2.7.2 fireworks;
24.2.7.3 petrol, paraffin, bottled gas, oil (including oil-filled radiators) or other dangerous materials;
24.2.7.4 inflatable items (for example chairs, cushions etc);
24.2.7.5 deep fat fryer;

24.2.8 you agree that only curtains supplied by us can be hung at bedroom windows as they comply with British Standard Fire Safety regulations;

24.2.9 a single serious breach or repeated minor breaches of fire safety may result in us terminating your Agreement early;

24.2.10 Appropriate University staff carry out health & safety fire prevention checks in all Accommodation and Communal Areas and, if applicable, shared areas in your Accommodation including kitchens. Depending on your Residence you should expect to have checks anything from once a week to once a month;

24.3 Security

You must ensure that your Accommodation and the Residence are left secure. This includes (but is not limited to):

24.3.1 keeping your key, key fob or key card with you at all times. Persistent failure to carry your keys requiring you to be let in by our staff and/or our contractors may result in a charge being made to you by way of compensation for the time spent in letting you in to the Residence and/or the Accommodation. You will receive a written warning first before any charge is made;

24.3.2 never marking your keys, key fobs or key cards with your address, or copying your keys or giving your keys, key fobs or key cards to anyone else;

24.3.3 carrying your student admissions/identity card with you on all occasions in order that, when requested by any of our staff or contractors, you will be able to provide identification;

24.3.4 locking the door to your Accommodation and making sure all windows are locked whenever you leave it and ensure that any corridor and main entrance doors in the Residence are secure behind you when entering or leaving;

24.3.5 not letting anyone you do not know into the Residence and accompanying your invited guests at all times;

24.3.6 being vigilant and reporting promptly any suspicious events to Security Services emergency line on (01904) 32 3333 (Please enter this in your speed dial).

25. Access

You must allow our staff and/or contractors to enter the Accommodation in accordance with clause 30 below.
26. **Pets**

You must not keep any animal, bird, reptile, insect or fish at the Accommodation or in the Residence or within the Residence Grounds. Assistance dogs are permitted by prior arrangement with Accommodation Services.

27. **Payment for loss or damage**

27.1 You must pay for any or all loss or damage we suffer as a result of any breach of this Agreement by you, those living with you or your visitors. This includes (but is not limited to) any costs properly incurred by us in arranging any additional cleaning, key or lock replacement, collecting arrears, paying professional advisors and in relation to court proceedings.

27.2 Where any damage is caused to any shared areas in the Accommodation or the Communal Areas and those responsible cannot be identified (and we will use reasonable endeavours to identify them where the damage occurs during the Period of Residence), we may (acting reasonably) charge you a fair and reasonable proportion of the reasonable cost of making good any loss or damaged caused. Where the damage is discovered at the end of the Period of Residence and we cannot identify the person responsible the cost of repair and making good the damage will be divided equally between all former residents of the Accommodation at the date the Period of Residence came to an end.

27.3 In the event of any damage, which is caused either to your Accommodation or to any shared areas or Communal Areas as referred to in clauses 27.1 and 27.2, is not serious enough to require immediate repair or replacement and/or has the effect of reducing the period of time in which the damaged item would need to be replaced or redecorated, you will still be required to pay a fair charge towards the cost of repair or replacement or redecoration at a future date.

27.4 Typical charges for damage and additional cleaning can be found in the Residents Handbook [http://www.york.ac.uk/about/departments/support-and-admin/accommodation/currentstudents/residentshousekeeping/residentshandbook/](http://www.york.ac.uk/about/departments/support-and-admin/accommodation/currentstudents/residentshousekeeping/residentshandbook/).

27.5 These charges are a guide for standard items. The charge could be higher or lower depending on a number of factors including, but not limited to, the charges incurred for labour and materials, administrative costs and managerial time.

27.6 You must pay for the cost of issuing replacement lost/stolen keys/cards. The charge for the first set of keys lost/stolen is set out in the schedule of fines and charges on the website in the Residents Handbook which can be seen at [http://www.york.ac.uk/about/departments/support-and-admin/accommodation/currentstudents/residentshousekeeping/residentshandbook/](http://www.york.ac.uk/about/departments/support-and-admin/accommodation/currentstudents/residentshousekeeping/residentshandbook/).

This is a nominal amount only and you should be aware that this does not cover the full cost (including administrative expenses) to us of issuing a replacement set of keys/card. This charge will have to be paid for by cash, cheque or credit card at the time the new set of keys/card is issued. If a subsequent set of keys/card is lost/stolen the full cost of a replacement lock and keys necessary to ensure security for all may be charged.
27.7 If for any reason you cause us to become liable for Council Tax for the Accommodation (for example, because you are in full time employment or claim social security benefits) then you will repay to us within 14 days of written demand any sums paid by us to the local authority in respect of such Council Tax.

27.8 We will normally charge you for any of the sums due from you under this clause 27 but we may agree to deduct these from any Damage Deposit held by us in accordance with the provisions of Schedule Two.

28. **When you leave**

At the end of the Agreement you agree:

28.1 to vacate the Accommodation by the time we have specified on either the last day of the Period of Residence or the last day of the Agreement, if ended earlier;

28.2 to return all keys, key fobs, meal cards or key cards to the College Reception. If keys, key fobs or key cards are not returned we will have to either fit new locks or replace the key fob or key card and we will charge you with the full cost of this.

28.3 to leave the Accommodation in a clean and tidy condition, having removed all your belongings and rubbish from the Accommodation, and to leave all items listed in the Inventory in the same condition as they were in at the start of the Period of Residence, except for fair wear and tear.

28.4 that if you leave any rubbish or belongings in the Accommodation, we can dispose of it/them. If you leave any belongings of value in the Accommodation or in any Communal Areas, then provided we know to which Resident they belong (or are likely to belong) we will notify you of this and give you a reasonable period of time to collect them. If you do not collect them within that reasonable period, you agree that we can dispose of them.

28.5 that if you do not comply with your obligations under clause 28.3 and as a result we have to clean or clear the Accommodation, we may charge you with the cost of this (including the administrative fees for collecting the charge as specified on the website at [www.york.ac.uk/accommodation/currentstudents/residentshousekeeping/residentshandbook/](http://www.york.ac.uk/accommodation/currentstudents/residentshousekeeping/residentshandbook/)). Where we have to do this in the Communal Areas, you agree that the cost of cleaning the Communal Areas will be charged equally between all residents of the Accommodation or Residence unless we have been able to identify the person leaving the rubbish or belongings behind;

28.6 that if you do not leave the Accommodation by the time we have specified and we have to take action (which may include legal action) against you to require you to move out of the Accommodation you will pay all proper costs (including legal costs) that we incur together with all damage and loss we suffer (including, but not limited to, loss of income) as a result of you failing to leave.

28.7 If we have agreed under the terms of this Agreement or otherwise that you may leave the Accommodation earlier than the last day of the Period of Residence you must notify Accommodation Services that you have left the Accommodation in addition to returning the keys. Please note that you will be charged the Accommodation Fee for the period up to the date we receive that notice from you even if you have left the Accommodation before that date;
28.8 We may deduct any of the sums due from you under this clause 28 from any Damage Deposit in accordance with the provisions of Schedule Two.

OUR RIGHTS

29. Alterations and building works

The University is a successful and growing institution and there is currently an exciting programme of development for new teaching and accommodation facilities on Campus. We will use reasonable endeavours to carry out any building works at times likely to minimise disturbance to you but this may not always be possible and we do have the right to carry out any building works at the Accommodation, the Residence and/or on any other part of the Campus without liability for disturbance to you. Details of the planned development on Campus can be found on the University website at http://www.york.ac.uk/campus-investment/ which will be updated throughout the build period.

30. Access & Inspection

30.1 We have the right to enter the Accommodation to clean, inspect, repair, to show your room on Open Days and visit afternoons or for any other reasonable purpose at reasonable hours of the day.

30.2 If we wish to exercise this right we will, whenever reasonably practical, give you at least 24 hours written notice (but whenever possible we will aim to give you 7 days’ notice) before entering the Accommodation. In that notice we will state the date (or where the visit may take place on one of a number of days, the range of dates) and purpose of the visit. Advance notice will not be given in the case of an emergency, in the case of ad-hoc statutory inspections or if you are in breach of clause 24 of this Agreement (Safety and Security) and have been informed in writing by us that inspections without notice are deemed necessary to protect your own well-being or the well-being and safety of others or to prevent damage to the Accommodation. In the case of an emergency, an ad-hoc statutory inspection, or a breach of clause 24, entry by us may be at any time without notice.

30.3 If you have reported to us the need for a repair in the Accommodation, we have the right to enter the Accommodation to inspect and/or undertake the repair at reasonable hours of the day without having given you advance notice of our visit unless, when reporting the repair, you ask us to provide you with advance notice in accordance with clause 30.1.

30.4 If you are not in the Accommodation when we call on a visit that we have either arranged in advance (in accordance with clause 30.12) or which arises as a result of you having reported a repair to us (in accordance with clause 30.3), you agree that we may enter the Accommodation, using our duplicate key, unless you have previously informed us and proposed a reasonable alternative arrangement.

30.5 In an emergency, where we cannot gain access, we may have to force entry. This might be, for example, where water is overflowing or somebody’s life or physical safety is at risk. In this case we will secure the Accommodation and
repair any damage as a result of the forced entry. If we have to force entry because of your neglect or misuse of the Accommodation or your failure to report repairs, we will charge you with the reasonable cost of having to force entry and repairing any associated damage;

30.6 If we incur costs when calling on a pre-arranged visit because access is refused or we cannot enter the Accommodation in accordance with clause 30.4 (because you have given us specific instructions to the contrary and you are not in when we visit), we will charge you with the cost of this (as set out in our list of standard charges at http://www.york.ac.uk/about/departments/support-and-admin/accommodation/currentstudents/residentshousekeeping/residentshandbook/)

If we have to take legal action to enforce the right of entry we will ask the court for an order for the cost of the legal action to be paid by you.

30.7 Where, on any inspection of the Accommodation, we consider (acting reasonably) that additional cleaning is required, we will first issue you with a warning. If the Accommodation is not returned to a satisfactory condition by the next inspection we may arrange for any necessary work to be undertaken and may charge you for the cost of us undertaking the cleaning ourselves which will increase the administrative charges we incur in arranging any such cleaning. You will be notified of the charge that will be incurred. Please see http://www.york.ac.uk/campusservices/cleaning/cleaning/sla/index.html for further details.

31. **Removal of items from Accommodation**

We may remove from the Accommodation any items which we find in the Accommodation or Residence (either used or unused) that we consider (acting reasonably) are dangerous and/or may cause a fire hazard. If we remove an item, we will leave a note in the Accommodation confirming that the item has been confiscated and who you need to contact in order to recover the item. You will not be able, however, to take the item back into the Accommodation.

32. **Liability for loss or damage**

Subject to the provisions of the Occupiers Liability Act 1957 and the Defective Premises Act 1972, we shall not in any circumstances incur any liability in respect of loss or damage to any person or property or otherwise, unless the loss or damage was caused by our negligence.

33. **Right to relocate**

33.1 We reserve the right to move you to similar alternative accommodation for reasonable management reasons including (but not limited to):

33.1.1 where we consider that we cannot reasonably carry out works to the Accommodation, the Residence or neighbouring property (whether repairs or improvements) whilst you, and anyone living with you, remain in the Accommodation;

33.1.2 where the Accommodation and/or the Residence is damaged or otherwise adversely affected, such that we consider (acting reasonably) that it is unfit for occupation (for example, due to flood, infestation, storm, damage, plant malfunction);
33.1.3 where your Period of Residence includes the Christmas and/or Easter and/or Summer vacations and the Residence is not fully occupied over the vacation and we decide (acting reasonably) to move you to other University accommodation so that all students residing in the University over the vacation are together in the same part of the University;

33.1.4 where the terms of your Agreement, due to the nature of your course of study or otherwise, are inconsistent with the terms of the standard Agreement (for example the Agreement incorporates a late start, early finish or short Period of Residence);

33.1.5 where we ask you to move under Clause 18.8; or

33.1.6 where we need to relocate another resident to your Accommodation because your Accommodation is more suitable for them (for reasons of health, welfare or mobility) and no other suitable accommodation for that resident is otherwise available.

33.2 We reserve the right to require you to move to suitable alternative accommodation where we reasonably consider, because of your behaviour, or for your welfare or for any other reason, that it is necessary to move you from the Accommodation to protect your well-being or the well-being of others or to prevent damage to the Accommodation.

33.3 If we request you to relocate:

33.3.1 we will give you written notice of this and give you details of the suitable alternative accommodation to which you will be moving. We will also notify you of the date on which you are to move to the suitable alternative accommodation and we will give you reasonable notice of this date (taking into account the circumstances). Certain circumstances may mean that the notice period may be as little as twenty four hours;

33.3.2 if the Accommodation Fee for the suitable alternative accommodation is more than the Accommodation Fee that you are paying, because you are moving from non-catered accommodation to catered accommodation or for any other reason, we will not charge you the higher Accommodation Fee unless you choose to use the catered services;

33.3.3 subject to clause 33.5, if the Accommodation Fee for the suitable alternative accommodation is less than the Accommodation Fee that you are paying, we will charge you the lower Accommodation Fee as from the date on which you move into the suitable alternative accommodation;

33.3.4 if the suitable alternative accommodation is not satisfactory to you (acting reasonably), you have the right to terminate this Agreement. If you wish to exercise this right you must give Accommodation Services written notice of this no later than 7 days after the date of the written notice that we have given to you under clause 33.3.1. The Agreement will then end on a date 7 days after your notice to terminate was given to Accommodation Services or such other date as you may agree with Accommodation Services (acting reasonably). We
will refund any Accommodation Fee you have paid in respect of the period after the termination date;

33.3.5 where you can produce a valid receipt, we will pay to you any reasonable out-of-pocket expenses, for example travel costs, that you incur by moving into the suitable alternative accommodation.

33.4 If you do not move out of the Accommodation on us requesting you to do so in accordance with our rights, we can take legal action to force you to move out. If we have to take legal action, we will ask the court for an order that the cost of the legal action be paid by you.

33.5 If you are moving from catered accommodation to non-catered accommodation, unless we in our absolute discretion agree to waive such requirement, you will pay the catered accommodation fee for all meals you have been entitled to take for your catered Accommodation during the Residence Period up to and including the Friday dinner of the week of the relocation, and you will also be entitled to redeem all meals paid for (in the outlet allocated to you under the catered accommodation package).

33.6 The terms of clauses 33.1 to 33.5 shall not apply where we give you notice to reallocate you to different suitable alternative Accommodation after the date of this Agreement but before the date you take up residence (if later) and the following provisions shall apply in their place:

33.6.1 we will give you notice of the reallocated accommodation to which you will be moving into;

33.6.2 if the Accommodation Fee for the reallocated accommodation is more than the Accommodation Fee that you would have paid for the originally allocated Accommodation, because you are moving from non-catered accommodation to catered accommodation or for any other reason, we will not charge you the higher accommodation fee unless you choose to use the catered services;

33.6.3 if the Accommodation Fee for the reallocated accommodation is less than the Accommodation Fee that you would have paid for the originally allocated Accommodation, we will charge you the lower accommodation fee as from the date on which you move into the similar alternative accommodation.

For the avoidance of doubt any such reallocation of accommodation by us does not give you the right to cancel the Agreement.

34. **Right to temporarily suspend your right to occupy**

34.1 If you have committed a serious breach of your obligations under this Agreement, or we reasonably suspect that you have (or you are in serious breach of the University Regulations such that we reasonably consider that suspension from your Accommodation is necessary), we may suspend you from the Accommodation during appropriate investigations of the breach or the suspected breach. We will only suspend you if we consider (acting reasonably) that your continued presence at the Accommodation will constitute a threat to life, limb or well-being of any person and/or criminal damage to property. Any decision to suspend you will be made in accordance with the procedure set out in the Regulations and be subject to your right to appeal that suspension as detailed in the Regulations.
During this suspension, we are under no obligation to provide you with any accommodation.

**PROCEDURE FOR DEALING WITH YOUR BREACHES**

35. **Procedure**

35.1 If you, anyone living with you or your invited guests breach any of the conditions of this Agreement then, depending upon the nature of the breach and/or the seriousness of the breach, action may be taken against you under the procedure set out in clauses 35.3 to 35.8 below.

35.2 Save for the breaches set out below, any breach of the conditions of this Agreement by you, or by anyone living with you or by your invited guests, will constitute a disciplinary offence under the Regulations. Those breaches that will not constitute a disciplinary offence are:

35.2.1 failure to pay the Accommodation Fee; and/or

35.2.2 you being made bankrupt.

35.3 On any member of staff of the University identifying or becoming aware of any breach or suspected breach by you of the terms of this Agreement, that member of staff will decide (subject to clause 35.4) whether to:

35.3.1 take no action; or

35.3.2 discuss this with you informally; and/or

35.3.3 refer the matter to the Facilities Manager (including Cleaning Management) and/or Health & Safety; and/or

35.3.4 refer the matter to the Head of College for the Residence.

35.4 The matter will be referred to Facilities Management and/or Health & Safety in circumstances where:

35.4.1 it is clear that you, anyone living with you or your invited guests have breached the Agreement; and

35.4.2 that the breach has resulted in damage being caused to the Accommodation, the Residence or the Residence Grounds.

35.5 If the matter is referred to Facilities Management under clause 35.4:

35.5.1 you will be issued with a demand for the reasonable cost of repairing the damage caused by your breach in accordance with clause 27. You will need to pay the invoice within 14 days and if you fail to do so this will constitute a disciplinary offence under Regulation 7 and the matter will be referred to the Head of College of the Residence to be dealt with in accordance with clause 35.6 and Regulation 7. If you are unhappy with the amount of the invoice issued to you by Facilities Management, you can complain about the level of the invoice in accordance with the procedure set out in clause 41;
35.5.2 where the matter is sufficiently serious, it shall be referred to the Head of College for the Residence.

35.6 If the breach or suspected breach is referred to the Head of College for the Residence, the Head of College will deal with the breach or suspected breach in accordance with Regulation 7 of the Regulations. If the Head of College decides that you have committed the breach then, under Regulation 7, this could result in the Head of College:

35.6.1 imposing a fine up to the maximum figure as set out in Regulation 7; and/or

35.6.2 requiring you to pay the reasonable costs incurred by us arising from the breach over and above any payable by you under clause 35.5; and/or

35.6.3 referring the matter to the Deputy Vice Chancellor or a Pro Vice Chancellor. This may result in a decision being made that we will terminate this Agreement;

35.7 If you are unhappy with the decision made by the Head of College you can complain about the decision in accordance with the procedure set out in clause 41. If you are unhappy with the decision made by the Deputy Vice Chancellor or a Pro Vice Chancellor you may appeal this decision following the procedure in University Regulation 7. University Regulations are on the web page http://www.york.ac.uk/about/organisation/governance/governance-documents/ordinances-and-regulations/regulation-7/

35.8 The above procedure will not apply in relation to a breach of the Agreement arising from either your failure to pay the Accommodation Fee in accordance with the payment terms or you becoming bankrupt. In such circumstances:

35.8.1 we will be entitled to terminate the Agreement in accordance with clause 38;

35.8.2 if you are unhappy with the decision you can complain about the decision in accordance with the procedure set out in clause 43.

As such, if you are experiencing any financial difficulties which may mean that you are unable to pay the Accommodation Fee when it is due you should immediately contact the Fees Office.

YOUR RIGHT TO END THIS AGREEMENT EARLY

36. Right to terminate

36.1 If you provide a suitable replacement occupier, you can terminate your agreement before the end of the Period of Residence by following the procedure set out in clause 36.2 below.

36.2 You may terminate this Agreement before the end of the Period of Residence provided you:
36.2.1 Either find a suitable replacement occupier who is not already in accommodation provided to them by us and who will occupy the Accommodation immediately after you have left. (You must submit details of the replacement occupier to Accommodation Services who will consider the nominee's suitability before agreeing to the replacement. It is your responsibility to find a suitable replacement); OR

36.2.2 give Accommodation Services not less than 8 weeks written notice of your intention to terminate at the end of the notice period using the request to vacate form which can be found at:

http://www.york.ac.uk/about/departments/support-and-admin/accommodation/currentstudents/requesttochangeleaveyourroom/#tab-3

and in the notice, you specify the reasons for wishing to vacate and the End Date;

36.2.3 Where you terminate without finding a replacement occupier then you must pay in full on or before the End Date, all of the Accommodation Fee due under this Agreement up to and including the End Date (including the meal charges where the Accommodation is catered) (whether or not you choose to vacate before that date) together with the Cancellation Fee.

36.3 You may also terminate this Agreement if you:

36.3.1 withdraw from your programme of study or take Leave of Absence and you:

   a) give to Accommodation Services not less than 8 weeks' written notice of your intention to terminate this Agreement at the end of that 8 week period; and

   b) pay in full on or before the date the 8 week notice period expires all of the Accommodation Fee (including where the Accommodation is catered the meal charges) due under this Agreement up to and including the date the notice expires (whether or not you choose to vacate before that date) together with the Cancellation Fee; or

36.3.2 are undertaking research work for a period longer than 6 weeks as part of your postgraduate course which can only be carried out away from York and you:

   a) give to Accommodation Services not less than 8 weeks' written notice of your intention to terminate this Agreement and, in the notice, you specify the End Date (which may not be any earlier than the date one week before the date the research placement starts); and

   b) pay in full on or before the End Date you have specified all of the Accommodation Fee due under this Agreement up to and including the End Date (including the meal charges where the Accommodation is catered) due under this Agreement up to and including the date the notice expires (whether or not you choose to vacate before that date) together with Cancellation Fee; and
c) return your keys to the College Reception or write to the Accommodation Services to confirm that you have vacated the Residence.

36.4 If you withdraw from your programme of study or take Leave of Absence and you fail to give Accommodation Services the required notice under clause 36.3.1 YOU WILL BE CHARGED THE ACCOMMODATION FEE for the period up to and including the date 8 weeks after the date that Accommodation Services are notified by the University Registry that your student record has been changed.

36.5 The conditions set out in clause 36.3 do not apply where:

36.5.1 you are a returning student who has accepted Accommodation for the following academic year and between Accepting the Accommodation and 14 July 2017 you are offered a placement of more than 6 continuous weeks as part of your course away from York; and

36.5.2 you notify us of that in writing confirming that you wish to be released from the Agreement for the next academic year before that date.

In those circumstances we will release you from the Agreement and no charges will be made for the Accommodation. If, however, you do not notify us before 14 July 2017 we will be under no obligation to release you from the Agreement and you will still be liable for the whole of the Accommodation Fee unless we are able to re-let the Accommodation.

36.6 If you give us the required period of notice under this clause 36 but fail to pay all of the Accommodation Fee due under this Agreement up to and including the End Date or the date the notice period ends (as the case may be) then you have not satisfied the requirements for termination and this Agreement will continue and you will remain liable the Accommodation Fee.

You may, however, serve a further notice giving 8 weeks’ notice to terminate the Agreement and provided you have paid all of the Accommodation Fee due to the end of that 8 week period and have given notice to Accommodation Services that you have left the Accommodation then the Agreement will terminate.

36.7 You may also terminate this Agreement if you are under 18 when you Accept this Agreement and you satisfy the following conditions:

36.7.1 within the two weeks after your 18th birthday you give to Accommodation Services not less than 8 weeks’ written notice of your intention to terminate this Agreement and, in the notice, you specify the End Date; and

36.7.2 you have paid, in full on or before the end of this Agreement all of the Accommodation Fee due under this Agreement up to and including the End Date.

36.8 If you terminate this Agreement under either clauses 36.1, 36.3 or 36.5 and you move out of the Accommodation by the End Date or the date the relevant notice period expires (as the case may be), we will refund any Accommodation Fee that you have paid in respect of the period after the End Date, less our Cancellation Fee to cover our administration costs and our standard room cleaning charge. The list of standard charges can be viewed at
OUR RIGHT TO END THIS AGREEMENT EARLY

37. **Right to Cancel**

37.1 If you:

37.1.1 fail to pay any sums due to us whether in connection with any previous occupation by you of any accommodation allocated by us (whether or not owned by us or a third party) BEFORE you vacated that previous accommodation; or

37.1.2 fail to pay any tuition fees or any other payment due to the University; or

37.1.3 are in serious breach or have persistently breached the terms of your agreement for that other accommodation

then we may cancel this Agreement at any time prior to the start of the Period of Residence (but before payment by you of all such sums owed) by giving you 7 days written notice.

37.2 If we cancel this Agreement under clause 37.1 we will refund any Advance Payment and/or AccommodationFee that you have paid less the amount of any outstanding sum payable by you in respect of all previous accommodation let to you by us.

38. **Termination for breach**

We may terminate this Agreement in any of the following circumstances:

38.1 If you have failed to pay the Accommodation Fee; or

38.2 where you have committed a serious breach or have persistently breached the conditions of this Agreement and, having followed the procedure set out at clause 35 above, we have decided to terminate the Agreement; or

38.3 if you are made bankrupt.

39. **Termination for other reasons**

We may also terminate this Agreement by giving you notice in any of the following circumstances:

39.1 If we are unable to find you similar alternative accommodation (despite our reasonable efforts) and, through no fault of your own, either:

39.1.1 your Accommodation has been severely damaged and, acting reasonably, we deem it unfit for occupation; or
39.1.2 we are unable to provide the Accommodation as a result of events beyond our control;

39.2 If you are no longer pursuing a full time course of study at the University; where we reasonably consider that, because:

39.2.1 of your behaviour; or

39.2.2 of any other reason (for example, an infestation by insects or an outbreak of an infectious disease)

it is necessary to move you from the Accommodation to protect your well-being or the well-being of others, or to prevent damage to the Accommodation;

39.3 If any information supplied by you, or on your behalf, in connection with your application to the University or for a place in the Accommodation is untrue, inaccurate or misleading, or if you fail to disclose relevant information which would amount to a misrepresentation, and we consider (acting reasonably) that the relevant information makes you unsuitable to live in the Accommodation.

39.4 If for any reason you or (in the case of any couples accommodation) any other occupier of the Accommodation causes us to become liable for Council Tax (because you or any other occupier are in full time employment or claim social security benefits) for the Residence.

40. Notice and effect of termination

40.1 Under the circumstances set out in clauses 38 and 39 we will give you reasonable notice (taking into account the circumstances) that we are terminating the Agreement. The notice period will not normally be less than 4 weeks but may be as little as twenty four hours. The termination of the Agreement will not affect our rights to claim against you for any loss or damage caused by any breach of the Agreement by you, anyone authorised by us to live with you and/or your invited guests.

40.2 If the Agreement is terminated and you do not move out of the Accommodation by the termination date, we will only be able to force you to move out if we obtain a court order. As set out at clause 28.6, you will be obliged to pay our proper costs (including legal costs) that we incur in taking such action and we will ask the court to make an order requiring you to pay these costs.

40.3 If the Agreement is terminated in the circumstances set out in clause 39.1 and you have moved out of the Accommodation by the termination date:

40.3.1 you will still be obliged to pay, to the extent you have not already paid, that part of the Accommodation Fee corresponding to the period up to and including the termination date; but

40.3.2 we will refund any Accommodation Fee you have paid in advance, in respect of the period after the termination date.

40.4 If we terminate the Agreement in the circumstances set out in clauses 38, 39.2, 39.2(a), 39.3 or 39.4:

40.4.1 you will still be obliged to pay, to the extent you have not already paid, that instalment (or instalments) of the Accommodation Fee that should have been paid before the Agreement was terminated, even if that
sum covers a period which extends beyond the termination date (where you are paying by instalments this would include all instalments where the date on which the instalment was due to be paid was before the date the Agreement was terminated; but

40.4.2 if we are able to re-let the Accommodation, we will refund any part of your Accommodation Fee you have paid in advance which corresponds to the period in which the Accommodation is re-let.

COMPLAINTS AND APPEALS

41. Complaints

41.1 If you are unhappy with a decision that we have made or feel we have either not kept to the terms of this Agreement or that we have breached the Code of Practice you should, in the first instance, follow the Accommodation Services complaints procedure which you can view at:

http://www.york.ac.uk/about/departments/support-and-admin/accommodation/currentstudents/reportaproblem/#tab-1

41.2 If you are not happy with the outcome and wish to pursue your complaint further, you should do so in accordance with the University Complaints Procedure which you can view at:

https://www.york.ac.uk/about/departments/support-and-admin/academic-registry/complaints/

41.3 For the avoidance of doubt, if we have decided, in accordance with the provisions of this Agreement, to terminate this Agreement we will be entitled to take legal action against you to recover possession of the Accommodation notwithstanding that you may have complained about our decision to terminate the Agreement.

NOTICES

42. Service of Notice

42.1 All letters and notices sent by us to you will be properly served if they are given to you in person or by e-mail to your University address or if they are delivered by hand, by first class post, or by special delivery to you at:

42.2 the Accommodation and/or;

42.3 the address you provide to us when applying to us for the Accommodation or such other address that you have notified us of in accordance with clause 43.
42.4 A notice sent by the following means is to be treated as having been received;

42.4.1 if delivered by hand, on the day of delivery; or

42.4.2 if sent by special or recorded delivery, on the first working day after posting; or

42.4.3 if sent by first class post, on the second working day after posting; or

42.4.4 if sent by email to your University address and no "delivery failure" message is received.

43. **Change of Address**

You agree to notify Student Records of any change to the address you provide to us when applying to us for the Accommodation.

44. **Third Party Notices**

You are to pass on to us immediately any statutory letters or notices served on you by a third party (i.e. not us).

45. **University address for service**

Any notices about the Accommodation or this Agreement (including notices in proceedings) which you want to send to us should be sent to Accommodation Services.
PLEASE NOTE THIS SCHEDULE DOES NOT APPLY TO STUDENTS OF THE INTERNATIONAL PATHWAYS COLLEGE

1. Terms and conditions concerning payment of Accommodation Fee

1.1 Your Accommodation Fee must be paid either

1.1.1 in full, (i.e. in one instalment), by the due date as stated on the Booking; or

1.1.2 in monthly, termly or quarterly instalments in accordance with the payment schedule set out at paragraph 1.7 below

1.2 You can pay by direct debt, cheque, debit card and credit card and bank transfer.

1.3 You can elect what payment method you prefer. If you fail to make an election then you will be deemed to have elected to pay the Accommodation Fee in full in accordance with paragraph 1.1.1 above.

1.4 If you have elected to pay by cash you must pay in person to the Cash Office section within the Fees Office.

1.5 If you have elected to pay by cheque this can be posted to the Fees Office, delivered by hand to the letter box at the Fees Office, or sent by post to the Fees Office.

1.6 If you have elected to pay by Credit or Debit card online please use either eVision or go to www.york.ac.uk/payments. Online payments can be made at any time up to the deadline given in paragraph 1.1.1 above. Please note that we do not accept American Express cards.

1.7 If you have elected to pay by Direct Debit you may, at any time up to the first day of term:

1.7.1 enter the details on the secure payment screen when you Accept this Agreement on-line;

1.7.2 send a completed paper copy direct debit mandate to the Fees Office;

1.7.3 complete a direct debit mandate through eVision as part of the enrolment process.

Please note that a Direct Debit can only be set up from UK bank current accounts and not savings or deposit accounts. If your Sponsor is setting up a Direct Debit from their bank account, they will need your Student ID number to do this.
1.8 If you have elected to pay by:

1.8.1 cash, cheque, debit card or credit card payment each instalment is due on the instalment date set out in the Booking;

1.8.2 direct debit, you will be notified of the amount and dates for each collection at least 10 days before the collection date.

2. **Sponsors**

If you have a Sponsor, you will be responsible for providing them with all the information they require to enable them to make payments on your behalf in accordance with the same timescales as would apply if you were making all payments yourself. If you are paying part of the Accommodation Fee yourself, you will need to pay those fees as set out above. If your Sponsor fails to pay in accordance with these terms you will remain liable for the full payment. We will contact you if we have problems recovering money from your Sponsor.

3. **Terms and conditions concerning payment of Advance Payment**

3.1 Your Advance Payment must be paid promptly after Accepting the Agreement by credit card or debit card on-line. If you have difficulty paying online, you must telephone Accommodation Services. Please note, you are committed to the terms of this Agreement once you have accepted it, whether or not you have paid the Advance Payment by that time.

3.2 If you have elected to pay by Credit or Debit card you must enter the details on the secure payment screen when you Accept this Agreement on-line. If you Accept this Agreement by signing a paper copy of the Booking you may enter the site [https://www.ecommercegateway.co.uk/york/student](https://www.ecommercegateway.co.uk/york/student) to make the payment at any time up to 7 days from the offer being sent to you. Please note that we do not accept American Express cards.

3.3 If you have difficulty paying by credit or debit card, you must telephone Accommodation Services.
SCHEDULE TWO – DAMAGE DEPOSIT

PLEASE NOTE THIS SCHEDULE DOES NOT APPLY TO STUDENTS OF THE INTERNATIONAL PATHWAYS COLLEGE

1. Use of Damage Deposit

1.1 The Damage Deposit may be used by us where you either are required to pay us any costs, fees or charges under this Agreement or where any Accommodation Fees are not paid.

1.2 Subject to paragraph 1.1 of this Schedule Two the Damages Deposit is held by us on trust for you.

2. Deductions from Deposit

We shall be entitled to deduct and/or retain from the Damage Deposit:

2.1 any unpaid Accommodation Fee or other sums due under this Agreement;

2.2 any reasonable sum we properly incur in rectifying any failure by you to comply with your obligations under this Agreement;

2.3 any reasonable removal and storage charges and disposal costs incurred by us in relation to items of property and belongings left by you in the Accommodation at the end of the Period of Residence;

2.4 any charges reasonably incurred by us in relation to damage to any shared areas in the Accommodation or to any Communal Areas shall be deducted from all residents in equal amounts unless after reasonable investigation (where possible) liability can be linked to a particular resident. We may also deduct any administration costs we incur in investigating liability;

2.5 where the Agreement is terminated before the end of the Period of Residence for any reason any Accommodation Fees which would have been payable on the instalment dates before the Termination Date; and

2.6 any other charges payable by you under this Agreement (and stated in the list of charges on our website at www.york.ac.uk/accommodation/currentstudents/residentshandbook/ where you are in breach of the Agreement and/or have caused damage.

3. Repayment or top-up of Damage Deposit

3.1 If we have used the Damage Deposit or any part of it in accordance with paragraph 2 above or as otherwise stated in this Agreement, you must pay us a further sum to restore the Deposit to the amount stated as the Damage Deposit on our website at www.york.ac.uk/accommodation/currentstudents/returners/

3.2 Where you are a Continuing Resident and the Damage Deposit paid by you and held by us under your previous Agreement of Accommodation is retained by us at the end of that Agreement and held as the Damage Deposit under this Agreement then if the amount of the Damage Deposit we hold is less than the
amount currently stated on the Accommodation Services page of the website www.york.ac.uk/accommodation/currentstudents/returners/ as the amount of the Damage Deposit for the new Period of Residence under this Agreement you must pay the difference at the same time as you pay the first instalment of your Accommodation Fee or as otherwise requested by us.

4. **Return of the Damage Deposit**

We shall return the Damage Deposit (or the balance of it where we have made deduction in accordance with paragraph 4.2 below) to you within 28 days of the end of the Period of Residence (any interest earned on the Deposit may be retained by us) unless:

4.1 You have a Booking for Accommodation for the following academic year in which case the Damage Deposit will be retained in accordance with clause 4.4 and paragraph 3.2;

4.2 We are awaiting confirmation of the cost of repairing or replacing any damage or damaged item, in which case:

4.2.1 We will reasonably estimate the cost of repair or replacement and the amount of the estimated deduction and shall notify you of the cause of the delay in returning the Damage Deposit;

4.2.2 After 28 days of the end of the Period of Residence, you are entitled to request a partial refund of the Damage Deposit less the estimated value of the repair or replacement;

4.2.3 Once the exact cost of repair or replacement is known we will either:

4.2.3.1 deduct this from the Damage Deposit and return the balance to you (where the Damage Deposit has not already been partially repaid); or

4.2.3.2 request an additional sum from you where the Damage Deposit has already been returned to you in part but the actual cost of the repair or replacement is more than the estimated amount retained by us; or

4.2.3.3 request an additional sum from you where the Damage Deposit is not sufficient to cover the cost of the repair or replacement.
1. **Terms and Conditions of Residence**

The Terms and Conditions of Residence apply to all Students of the University but for Students enrolled at the International Pathways College there are some clauses which don't apply or which are different and these changes are set out in this Schedule Three.

2. **Application of Schedule Three**

The terms of this Schedule Three only apply if you are enrolled on a course at the International Pathways College of the University.

3. **Legal Advice**

All students should take advice, if necessary, before making a commitment to take the Accommodation. Do not accept an offer of Accommodation until you have read and are sure you understand the Agreement. The Agreement is between us and you and is regulated by English Law which International Students may find quite different to the law which applies in your own country of residence.

4. **University Staff**

4.1 Your Agreement is with us but we have an agreement with Kaplan who manage the allocation of Accommodation, the collection of the Accommodation Fee and the handling of the Deposit (referred to below in paragraphs 6 and 7 below) on behalf of the University.

4.2 Where in the Agreement there is reference to "University staff" this includes for the avoidance of doubt staff of the International Pathways College whether or not they are directly employed by the University and any staff employed by Kaplan.

5. **Payment of the Accommodation Fee**

5.1 Schedule One does not apply to Students enrolled on courses at the International Pathways College and the following provisions apply to the payment of the Accommodation Fee:

5.1.1 Before you arrive, you should make your first payment by bank transfer or bankers draft. Don't forget to include your family name and student number (found on your offer letter) as payment reference.

5.1.2 Evidence of your first payment should be included when you return the signed copy of this tenancy agreement in order to reserve your Accommodation.

5.1.3 When you arrive at the College, you can pay your remaining Accommodation Fee by credit or debit card (plus a £30 administration fee).
5.2 Clause 15.1 of this Agreement shall not apply and shall be replaced by the following provision:

15.1 You must pay the Accommodation Fee during the Period of Residence on the following dates and in the following instalments but otherwise in accordance with the payment terms set out in paragraph 5.1 of Schedule Three:

15.1.1 For students on a three term course, starting September 2017:

(a) First Payment of £1,000 (£750 advance payment of the Accommodation Fee and £250 booking fee) before arrival;

(b) Second payment for the first two terms of the Residence Period (less £750 paid as part of the Advance Payment) to be paid on arrival, before moving into the accommodation; and

(c) Third payment for the final term of the Residence Period to be paid before the start of the second term, being 9th January 2017.

15.1.2 For students on a two term course, starting in either September 2017 or January 2018:

(a) First Payment of £1,000 (£750 advance payment of the Accommodation Fee and £250 booking fee) before arrival;

(b) Second payment of the balance of the Accommodation Fee (less the £750 Advance Payment) to be paid on arrival, before moving into the Accommodation.

6. **Advance Payment**

Clause 16.2 of this Agreement shall not apply and shall be replaced by the following new provisions:

16.2 The Advance Payment will be treated as follows:

16.2.1 £750 shall be offset against the first instalment of the Accommodation Fee; and

16.2.2 £250 shall be paid as a non-refundable booking fee initially to secure your Accommodation. Once you confirm your Accommodation and take occupation of it, the booking fee will be converted into and held as a Damage Deposit for the performance of your obligations under this Agreement.

7. **Damage Deposit**

7.1 The Damage Deposit will be protected under a scheme with the Deposit Protection Service.

7.2 The Damage Deposit will be transferred into the Deposit Protection Service in accordance with the Deposit Protection Service Regulations. Details of the Custodial Deposit Protection Scheme is available at [https://www.depositprotection.com/tenant-info](https://www.depositprotection.com/tenant-info)
7.3 We shall be entitled to deduct and/or retain from the Damage Deposit:

7.3.1 any unpaid Accommodation Fee or other sums due under this Agreement;

7.3.2 any reasonable sum we properly incur in rectifying any failure by you to comply with your obligations under this Agreement;

7.3.3 any reasonable removal and storage charges and disposal costs incurred by us in relation to items of property and belongings left by you in the Accommodation at the end of the Period of Residence;

7.3.4 any charges reasonably incurred by us in relation to damage to any shared areas in the Accommodation or to any Communal Areas shall be deducted from all residents in equal amounts unless after reasonable investigation (where possible) liability can be linked to a particular resident. We may also deduct any administration costs we incur in investigating liability;

7.3.5 where the Agreement is terminated before the end of the Period of Residence for any reason any Accommodation Fees which would have been payable on the instalment dates before the Termination Date; and

7.3.6 any other charges payable by you under this Agreement (and stated in the list of charges on our website at www.york.ac.uk/accommodation/currentstudents/residentshousekeeping/residentshandbook/ where you are in breach of the Agreement and/or have caused damage.

7.4 We will inform Kaplan when your occupancy has ended and they will inform the administrator of the DPS together with details of the amount to be refunded and of where to refund the money. The DPS Administrator will then contact you and confirm all details before returning the amount to you directly within 30 days of that confirmation.

7.5 Any dispute between you and Kaplan as to the amount of the Deposit to be refunded will be resolved in accordance with the DPS Regulations.

7.6 If for any reason you cease to be a student of the University and you leave the University and the Accommodation, you will not be entitled to a refund of the Accommodation Fee, but you will be entitled to the return of the Damage Deposit.

7.7 We will, however, return your Accommodation Fee either where:

7.7.1 you provide us with a copy of correspondence or documents evidencing your unsuccessful application for your Student Visa or;

7.7.2 Where you provide a suitable replacement tenant pursuant to clause 20 of the terms of this agreement.

8. Safeguarding

We confirm to you that when exercising any of our rights to inspect, enter, repair or otherwise manage the Accommodation and the Residence in accordance with the terms of this Agreement we will do so in accordance with
our obligations and duties to you under all relevant safeguarding laws and regulations applicable under English Law.

9. **Relocation**

9.1 Where we exercise our right to relocate you under clause 33 and you are enrolled on an undergraduate foundation course, we confirm that we will use reasonable endeavours to relocate you to alternative Accommodation with other students enrolled on undergraduate foundation courses at the International Pathways College so that you remain with other students enrolled on undergraduate foundation courses at the International Pathways College. If we are able to do that, then clauses 33.3.4 and 33.3.5 will not be relevant and will not apply.

9.2 Where you seek to move from your Accommodation under clause 20 of the main terms of this Agreement, we are not obliged to agree to you moving where you are enrolled on an undergraduate foundation course and we are not able to offer alternative Accommodation so that you remain with other students enrolled on undergraduate foundation courses at the International Pathways College.

10. **Catered Accommodation**

Clause 13.14 does not apply to students enrolled on courses at the International Pathways College as you will not be allocated formal catered Accommodation. Where you have requested and paid for any catering provision offered as an optional "add-on" we will provide that catering provision to you as described at the point of purchase of the "add-on".

11. **Termination**

If you are enrolled on an undergraduate foundation course your right to terminate the Agreement where you provide a suitable replacement occupier under clause 20, clause 37.1 and clause 37.2 shall only apply where the alternative occupier you propose is a suitable undergraduate foundation student of the International Pathways College.
GLOSSARY

Words used in this Agreement and in these Terms and Conditions of Residence have the following meanings:

"Accept" means to formally accept the offer of the Accommodation on-line or by signing a paper copy of the Booking or by moving into the Accommodation and “Accepted” and “Accepting” are to be interpreted accordingly;

"Accommodation Fee" means the charges for your occupation of the Accommodation as stated in the Booking;

"Accommodation Services" means the main accommodation office at:

Accommodation Services
Department of Estates and Campus Services
Information Centre
Market Square
Heslington
York YO10 5DD
Tel: +44(0)1904 432165
Fax: +44(0)1904 434030
Email: accommodation@york.ac.uk

"Accommodation" means the Room which includes in the case of a shared flat or studio flat, all shared areas in that flat, or any alternative accommodation where we have relocated you under this Agreement;

"Advance Payment" means the sum payable on Acceptance of the Agreement as stated in the Booking;

"Agreement" means the contract between us and you relating to the Accommodation and comprising:

a) the Booking;

b) these Terms and Conditions of Residence; and

c) the Regulations.

In the event of any contradiction between the Terms and Conditions of Residence and the Regulations, the Regulations will take precedence.

"Booking" means the on-line Booking sent to you by us confirming the details of our offer of the Accommodation;

"Booking Fee" the sum stated in the Booking as the non-refundable fee for reserving the Accommodation;

"Cancellation Fee" means the sum specified as the Cancellation Fee on the University website at
“Code of Practice” means the Universities UK/SCOP code of practice for the management of student housing a copy of which can be found at: www.universities.ac.uk

“College Office” means the College Administrator for your College. Contact details are available from your College website and from the College;

“College Reception” means the College Receptionist. Contact details are available from the College website and from the College;

“Communal Areas” means all common rooms, stairwells, corridors, landings and entrance halls within the Residence and any shared lounges, kitchens and/or bathrooms in the Residence but not any shared lounges, kitchens and or bathrooms in the Accommodation;

"Conditional Student" means A student who has been offered a conditional course place and who have been offered and Accommodation Conditional upon the course place being confirmed and accepted;

"Continuing Resident" means A student who has occupied accommodation in any Residence pursuant to a previous Agreement

"Damage Deposit" means the sum of money stated on the University website at www.york.ac.uk/about/departments/support-and-admin/accommodation/currentstudents/returners/ and paid by you and held by us as security for the payment of any costs or charges incurred by the University under this Agreement including for repairing damage or additional cleaning or for any unpaid Accommodation Fees;

“End Date” means the date on which you wish this Agreement to end where you are seeking to terminate this Agreement before the end of the Period of Residence under clause37;

"Facilities Manager" means the Facilities Manager for your College. Please see your College website or the Online Residents’ Handbook for further details;

"Fees Office" means the Fees Office, University of York, Market Square, Heslington YO10 5DD

"Kaplan" means Kaplan International Colleges U.K. Limited (Company Registration Number 05268303) whose registered office is at 2nd Floor, Warwich Building, London W14 8HQ

"Inventory” means the list of furniture and equipment at the Accommodation which will be given to you when you arrive at the University

"Leave of Absence” means taking an authorised break in studies. www.york.ac.uk/staff/supporting-
“Neighbours” means (as the case may be in the context of the relevant term or condition) anyone residing in any adjoining/adjacent room to the Accommodation and/or anyone living in the Residence and/or anyone (including for the avoidance of doubt people who are not students) living in the surrounding neighbourhood or locality of the Residence.

“Period of Residence” means the Period of Residence granted by this Agreement starting and ending on the dates stated in the Booking unless the Agreement ends earlier in accordance with the terms of this Agreement;

“Pre-Sessional Student” a student attending a short course of study at the University not during the normal University term time;

“Regulations” means the University regulations which can be reviewed at http://www.york.ac.uk/about/organisation/governance/governance-documents/ordinances-and-regulations/;

“Residence Grounds” means the external areas of the Accommodation which are owned by us including (but not limited to) any car parks, roads, gardens or landscaping which adjoin the Residence;

“Residence” means the specific Residence named in the Booking;

“Room” means the room at the Residence specified on the Booking (and includes studio flats);

“Sponsor” means any person or organisation who is paying all or part of your Accommodation Fee;

“Student Records” Registry Services, Student Administration Building, near Vanbrugh College and Market Square, University of York YO10 5DD;

“Terms and Conditions of Residence” means this document and includes all policies and procedures and other documents referred to in it.

“Visiting Student” a student attending a short course of study at the University (as part of their studies at another University) during the normal University term time;