Finding suitable accommodation is not always easy, and Glasgow holds many choices for students. However, you could face problems unless you know something about your rights and responsibilities as a tenant.

The SRC has produced this leaflet to guide you through some of the difficulties of renting accommodation.

Please note that all the information in this guide is accurate to the best of our knowledge at the time of writing (January 2018). However, the SRC cannot accept responsibility for decisions made based on this information.

RENT

It is a good idea to work out what you can afford to spend on rent, and stick to this. Most adverts will specify rent monthly, abbreviated to PCM (per calendar month). If rent is weekly, remember that you need to adjust this (multiply by 52 and divide by 12) to get the equivalent monthly rate.

LANDLORD REGISTRATION

All landlords letting properties in the private sector must be registered with the local council. This scheme aims to ensure that disreputable landlords can be removed from the market, while tenants and neighbours can be protected from the consequences of antisocial behaviour and mismanaged properties.

You can check if your landlord is registered online at www.landlordregistrationscotland.gov.uk

LETTING AGENT REGISTRATION

From 30 September 2018, letting agencies will also be required by law to comply with a Letting Agent Code of Practice and to join a Register of Letting Agents. Like landlord registration, the scheme aims to make sure every letting agent is suitable to do the job.

For updated information about the scheme please see the SRC Advice Centre website: www.glasgowstudent.net/advice/accommodation

HMO LICENCE

An HMO is a House in Multiple Occupation, which is a property where three or more unrelated people live, using shared facilities. For a landlord to operate an HMO, the property must be licensed with the local council.

The licensing conditions are strict, and include, for example, the need to have clear fire escape routes, safe gas and electrical appliances, adequately sized rooms, and a telephone landline installed. These regulations are there to protect tenants and ensure that the property is safe for habitation.

The licence should be prominently displayed in the property.

If you suspect a property is not registered (which is a criminal offence on the part of the landlord) or a landlord has breached the terms of the licence, you can get help from the SRC Advice Centre or directly from the Glasgow City Council’s Private Landlord Unit (0300 343 0414).
WHERE TO LOOK

GLASGOW UNIVERSITY ACCOMMODATION OFFICE
www.gla.ac.uk/accommodation

PRIVATE ACCOMMODATION DATABASE (PAD)
www.accom.gla.ac.uk/pad/

SRC FLATSHARE
www.glasgowstudent.net/services/flatshare

The SRC run a flatshare service, where you can find details of single rooms or entire flats, or advertise a vacancy.

NEWSPAPERS
Evening Times / The Herald / Sunday Herald

WEBSITES
Search for:
S1Rental/Gumtree/Citylets/Unilodgers/LettingWeb

These websites are a good resource for flat hunting, but remember that these are essentially adverts, so be wary if something looks too good to be true.

When you are searching for accommodation online, look out for when the website was last updated to make sure you're not viewing a property that's no longer for rent, or worse, a scam. The usual basic rules apply; never give out your personal details online.

For more information, please see ‘10 Tips for Avoiding Housing Scams’, available on the SRC Advice Centre website.

NOTICEBOARDS

Newsagents, supermarkets and some small shops may carry advertisements. These may not be as reputable as PAD. Also check the boards in the SRC, QMU and GUU for further notices.

LETTING AGENTS & FEES

Some letting agents may attempt to charge administration fees for services such as a credit check, renewing a lease etc, however the Scottish Government has confirmed that these charges are illegal.

If you wish to challenge this type of fee or want more information, please contact the SRC Advice Centre at advice@src.gla.ac.uk

VIEWING ACCOMMODATION

Never accept a flat without going to see it and, if you can, take someone with you who has experience of renting.

CHECKLIST

Before you go draw up a checklist of the things you want to know about, or use the one provided at the back of this booklet. You are the one who will be paying the rent so you have a right to make sure the place is suitable, in good condition and, above all, safe.

DEPOSITS

Do not pay a deposit for a flat on the promise that repairs will be carried out; either wait until the work has been done before accepting it or ask for written assurance that it will have been completed by the date your tenancy starts.

We strongly advise that you don't pay anything in advance for a property you haven't viewed.

PHOTOGRAPHS

If viewing the property beforehand isn't practical for you and you can't get a friend or relative to view it on your behalf, it would be reasonable to request as many pictures as possible from the landlord.

If, when you arrive, the property is significantly different, you may need to seek further advice about your options.

FLAT HUNTING

YOUR LEASE

A lease (tenancy agreement) is the legally binding contract you make with the landlord to rent the flat and s/he is not allowed to charge you for drawing up the document.

Tenancy agreements cannot overrule your basic tenancy rights stated in law, but can add to them.

MODEL TENANCY AGREEMENT

Most private tenancies starting after 1st December 2017 will be a ‘Private Residential Tenancy’ (PRT).

There are a few exemptions to this such as private student halls or properties were the landlord lives in them.

The landlord must provide you with the correct type of tenancy agreement. For PRTs the Scottish Government has created a Model Tenancy Agreement for landlords to use.

Even if your landlord does not use the Model Tenancy Agreement, they still have to give you a copy of the 'supporting notes'.

READ THE AGREEMENT CAREFULLY

Make sure there are no terms and conditions that you would not want to accept. Sometimes a landlord will agree to change a lease so, if there is anything you do not like, ask if it can be changed or removed.

KNOW YOUR TENANCY AGREEMENT

Joint tenancy is the most likely form of tenancy, where all the tenants' names are listed in the lease,
everyone has to sign it and there is a collective responsibility for the rent.

This means that if one or more people fail to pay their share, or leave early, the other tenants are liable for the full amount between them. You need to be sure you can trust your flatmates.

**ALL TENANTS NAMES SHOULD BE ON THE LEASE**

If a landlord does not want this, it might be a ploy by the landlord to avoid having to get an HMO licence. This avoidance is an offence, and you should not accept the tenancy.

**DEPOSIT**

Most landlords ask for a deposit to cover any damage to the property and its contents or to cover any unpaid rent or bills for which they could become liable. The amount asked for is often equivalent to one month’s rent.

The deposit remains your money and should be recovered at the termination of the lease, provided that all the bills have been paid and no damage has been done to the flat.

All private landlords have a legal requirement to place a tenant’s deposit with an approved 3rd party scheme. This normally has to be done within 30 working days of the beginning of the tenancy and you should be notified of this in writing by the scheme administrator.

At the end of the tenancy both the tenant and landlord can contact the administrator to advise of any dispute over the amount of deposit to be returned, and if necessary the administrator can attempt to resolve any issues.

**LENGTH AND TYPE OF TENANCY**

The new Private Residential Tenancies (PRT) are open-ended (rather than being for a fixed term like the old Short Assured Tenancies) and can be brought to an end by the tenant giving 28 days’ notice at any point after they have moved in.

It’s important to note that some types of tenancies are exempt from these rules. For example both Private and University run Student Halls are likely to have length of tenancy of at least 6 months.

Similarly, if the landlord lives in the property you are planning on renting then this type of tenancy agreement may have a minimum length of 6 months.

If you are wary or unsure about any part of your tenancy agreement drop into the SRC Advice Centre and we’ll be happy to look over it for you and explain anything you’re unsure of.

**RECEIPTS**

Always get signed, dated receipts for any payments you make, which clearly state what the payments are for.

**YOUR NEW FLAT**

**INVENTORY**

You should get a written list of furniture, fittings and equipment with the lease. Make sure you check these with the landlord to confirm the number and condition of items. If there is no inventory you should make your own.

Draw up a list of all the contents, from beds down to cutlery, and record the condition of each item. You should then ask the landlord to check, sign and date the inventory.

You should not sign an inventory that lists items that have been promised: wait until you receive them. It is also a good idea to take digital photos of the condition of the flat and furnishings when you move into your flat.

**REPAIRS**

The landlord is responsible for maintaining the property in a habitable condition and for keeping installations for supplying heating, water, gas and electricity in proper working order.

Your lease will make clear if he has responsibility for other repairs. Obviously the landlord cannot carry out repairs unless s/he knows there is a problem so you have a duty to inform him/her of defects.

Requests for repairs should always be put in writing and a copy kept of all letters. Your landlord should provide a phone number for use in emergencies. If you have had to phone because the problem was urgent, follow the call with a letter. If the landlord does not respond within a reasonable time, you may be able to apply to the First Tier Tribunal (Housing and Property Chamber) to enforce the repair. See the back of this booklet for information about how to contact them.

Where serious problems occur which make the flat uninhabitable it may be necessary to contact the Council (see back page).

**RENT**

You will probably be asked to pay one month’s rent in advance. The best way to pay rent is by standing order. If your landlord insists on cash or cheque, make sure you get a receipt when you hand over the money and never leave cash for someone to collect – if it goes missing you have no proof of payment.

If you pay weekly your landlord must provide a rent book.

If for some reason your landlord fails to collect the rent regularly do not assume that you are not going to have to pay later (people have done this!). Keep the rent money in a separate account so that you will not be tempted to spend it.

**SAFETY**

An HMO licensed flat will have smoke alarms and provision for escape in case of fire. If you move into a flat which does not need a licence and there are no smoke alarms ask your landlord to fit them, or ask his permission to fit your own.
FUEL BILLS

The supply of gas or electricity may be in the landlord’s name, but it is more likely that a landlord will want you to have direct responsibility for the fuel supply.

Fuel companies will often require all tenants to be named on the fuel bill, and this can be a good safeguard to ensure that no-one tries to leave without paying their share.

Make sure that you have a firm and sensible arrangement for paying these bills with your flatmates. Even if you have arranged for the fuel companies to come and read the meters it is advisable to take readings yourself and to make a note of the date they are taken. If you are paying your landlord for the fuel make sure he reads the meters with you at the beginning and end of your tenancy.

GAS SAFETY

If there are any gas appliances ask to see the certificate of inspection. They must be checked every 12 months by a Gas Safe Register registered installer and your landlord is legally obliged to display the gas safety certificate somewhere within the flat. If the landlord cannot produce a record of inspection you should inform the Glasgow City Council Private Landlord Unit or alternatively you can contact the HSE Gas Safety Advice Line on 0800 300 363.

Be aware of the signs that mean gas appliances are not working properly, listed at www.hse.gov.uk/gas. Only a firm registered with the Gas Safe Register can legally work on gas appliances - visit their website at www.gassaferegister.co.uk for details.

If you have any doubts about the safety of an appliance ask the Private Landlord Unit to come and inspect it.

If you suspect a gas leak call the National Gas Emergency Service immediately on 0800 111 999.

It is a good idea to have a carbon monoxide (CO) detector as a back-up precaution, but this is not a substitute for proper maintenance. There are specific regulations concerning the placing of CO detectors in HMOs.

TV LICENCE

If you have a joint tenancy agreement you only need one TV licence for the flat, irrespective of the number of TV sets. If you have separate tenancy agreements there must be one licence for each set. It is the user’s responsibility to ensure that one is obtained, as you could be fined £1,000 for using a set without a licence.

COUNCIL TAX

If all the people in your flat are on full-time courses the property will be exempt and you will not have to pay. You can opt-in to the automated system via MyCampus, or else complete a paper form which should be stamped by Student Services.

For more information please see the SRC Advice Centre leaflet ‘Council Tax and Housing Benefit’. If you are not living in a flat whereby all the tenants are full-time students then seek advice from us as the rules are complicated.

INSURANCE

Your landlord is responsible for insuring the property but this will not cover your possessions. Accidents and burglaries do happen so it is sensible to take out insurance as soon as you move in.

Contact several insurance companies for quotations, and look for insurance that includes personal liability cover for injury to others or damage for their property.

This will protect you against claims arising from your negligence as a tenant, for example damage from water leaks or broken furniture. Before completing a proposal form ask to see a specimen copy of the full policy document.

RESPONSIBILITIES

You have entered into a contract with your landlord and you should respect the lease’s terms, look after the property and be considerate towards your neighbours.

EVICTION

Generally speaking a landlord is not able to evict a tenant unless they apply to the First Tier Tribunal (Housing and Property Chamber), who will then decide if an eviction order can be granted.

The law is slightly different for properties with resident landlords, so please seek advice if you are in that situation.

It is usually a criminal offence for a landlord to try to remove their tenants by changing locks, cutting off fuel supplies or using threatening behaviour. If you think you are about to be evicted seek advice or, in an emergency, call the police.

ENDING A LEASE EARLY

As mentioned before, for Private Residential Tenancies (PRT), a tenant can end a tenancy at any point after they have moved in, if they give 28 days notice of this in writing to their landlord. However, tenancies such as student halls or those with resident landlords may have a fixed term in length (most commonly 6 – 12 months). If you want to leave before the end of the fixed period, and there is no provision for this in your agreement, you can approach your landlord and try to negotiate an early release.

He/she may be quite agreeable to your finding a replacement tenant, but you should never do this without his/her permission. If he/she is uncooperative and you decide to leave you will probably lose your deposit.

The landlord must try to re-let the flat as soon as possible but could claim rent from you for the time between you leaving and another tenant taking over, or the end of the tenancy term, whichever comes first.

LEAVING

Make sure your inventory is checked, and read all the meters before you leave – preferably with the landlord.

Always leave your accommodation in a clean and tidy condition – you may find yourself with a hefty bill for cleaning or redecorating, or even deductions from your deposit if the flat is not as it was at the start of the tenancy. It’s also a good idea to take photos before leaving, in case there is a dispute about the condition in which you left the flat.
This is a list of things you should check for, but add your own preferences as well.

**HMO LICENCE**
If the flat is for three or more people, ask to see the licence or contact Glasgow City Council Private Landlord Unit. The licence should also be displayed in the flat.

**SAFETY AND SECURITY**
- Are the doors and windows secure?
- Are locks on the front door/flat entrance effective?
- Are smoke alarms fitted and do they work?
- Is there a certificate of inspection for any gas appliances?
- Are there any unsafe gas/electric appliances?
- Do the windows open and close properly?
- Is there a fire escape?
- Are there late night buses to the area?
- Is the street well lit?

**FURNITURE AND FITTINGS**
- Is there a desk and enough storage space in the bedroom?
- Is everything in good condition and working order?
- Does the kitchen have a working cooker, fridge and freezer?
- Is there an inventory?

**SERVICES**
- Who is responsible for common lighting/cleaning?
- What are the rubbish disposal arrangements?
- Check that the cooker works properly
- Flush the toilet and try all the taps.
- Who pays the bills?
- Is there a landline?
- Check the heating works
- Check whether the electricity/gas meters are prepayment or standard

**GENERAL CONDITION**
- Is the decoration in good repair?
- What state are the carpets?