



## Haycroft Walk, Acre Lane, Northampton, NN2 8BH

We are pleased to offer to let, this two-bedroom, semi-detached property tucked away in a cul-de-sac on the popular Acre Lane Estate in Kingthorpe. You enter the property via the front porch into a spacious hallway that has understairs storage and there are doors leading to the ground floor accommodation: Family bathroom with modern white suite - bath with shower over, hand wash basin & WC. Lounge/diner with feature fireplace and sliding doors to the garden. The Kitchen has a oven & hob and there is access to the side lobby leading to the garden and garage (light and power connected in the garage). Upstairs there are two bedrooms with bonus eaves storage. Outside, there are private front and rear gardens and a drive way providing off-road parking to the front. The property further benefits from double glazing and gas to radiator central heating. Available Now. EPC Rating D, council Tax Band is a C. Offered Unfurnished. Please send us your enquiry through Rightmove.

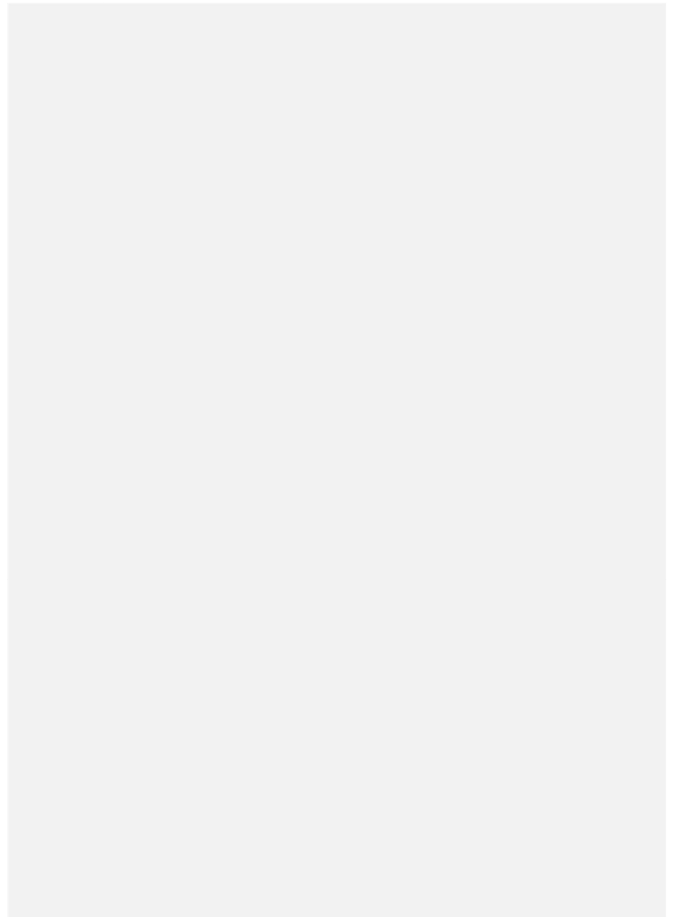
**£1,000 PCM**



Energy Efficiency Rating		Current	Potential
<i>Very energy efficient - lower running costs</i>			
(92 plus)	A		
(81-91)	B		86
(69-80)	C		
(55-68)	D	63	
(39-54)	E		
(21-38)	F		
(1-20)	G		
<i>Not energy efficient - higher running costs</i>			
<b>England &amp; Wales</b>		EU Directive 2002/91/EC	



- Semi-Detached Bungalow
- Two Bedrooms
- Garage & driveway
- Available Unfurnished
- Private Rear Garden
- Cul-De-Sac Location
- Available now



# Renting a property with us



albion  knights properties





## What are the income requirements to rent a property?

Your income needs to be at least 30 x the monthly rental amount. As an example, if you want to rent a property that is £1000 per month, your annual income should be at least £30,000 per year.

Income can be made up of regular salary payments from employment, universal credit, disability benefits or pension. If you are applying for a property on your own, only your income will be considered, if you are applying with somebody else, the total joint income will be considered. If you fall short of the affordability criteria, there is a chance you may be refused tenancy, but there is sometimes the opportunity for a guarantor to support your application. A Guarantor will guarantee they will pay the rent if you don't. It's a big commitment, so a Guarantor ideally should be a close relative or a very good friend. The Guarantor affordability calculation is 36 x the monthly rental amount.



## Holding fee

A holding fee of £150 will be charged. Usually, this fee will be deducted from the Rent you pay when you move in. For example, if the monthly rent is £1000, you will be required to pay the *first* month's rent of £850. We will not accept any other applications whilst your reference check is being completed and once the holding fee has been paid.

You agree to provide accurate and complete information required for referencing and Right to Rent checks and to take all reasonable steps to enter into a tenancy agreement.

The tenancy must start within 14 days OR on the date that you and the landlord mutually agree on, and this will be put in writing to you, so please ensure that you advise us of an accurate date that you want the tenancy to start. We understand that from time-to-time things happen that are out of your control and we will assist you as much as we can and within reason to get an alternative date agreed.

The holding fee will be refunded if the Landlord decides not to proceed, or if the tenancy does not proceed for reasons beyond your control. The holding fee may be retained if you withdraw (change your mind), fail Right to Rent check, provides false information, or fail to take reasonable steps to enter the tenancy within the agreed timeframe.

If the holding fee is not due to be refunded, we will inform you of the reasons why within 7 days of the agreed tenancy start date.

## The reference check

We will complete a full reference check on everybody who is 18 and over. We cannot grant you a tenancy agreement if you are under 18, even with a guarantor.

We use a third-party referencing company to complete the reference checks which are normally completed using an online portal. Manual application forms are available if you do not have access to the internet. We will ask the reference agency to check & confirm the following:

- ✓ **Your date of birth and identity**
- ✓ **Employment status and earnings**
- ✓ **Income from benefits**
- ✓ **Accountants reference if you are self-employed or your last self-assessment records**
- ✓ **Check that you are registered at your current address**
- ✓ **Reference from your current landlord**
- ✓ **A full credit check**
- ✓ **Your right to rent status in the UK**

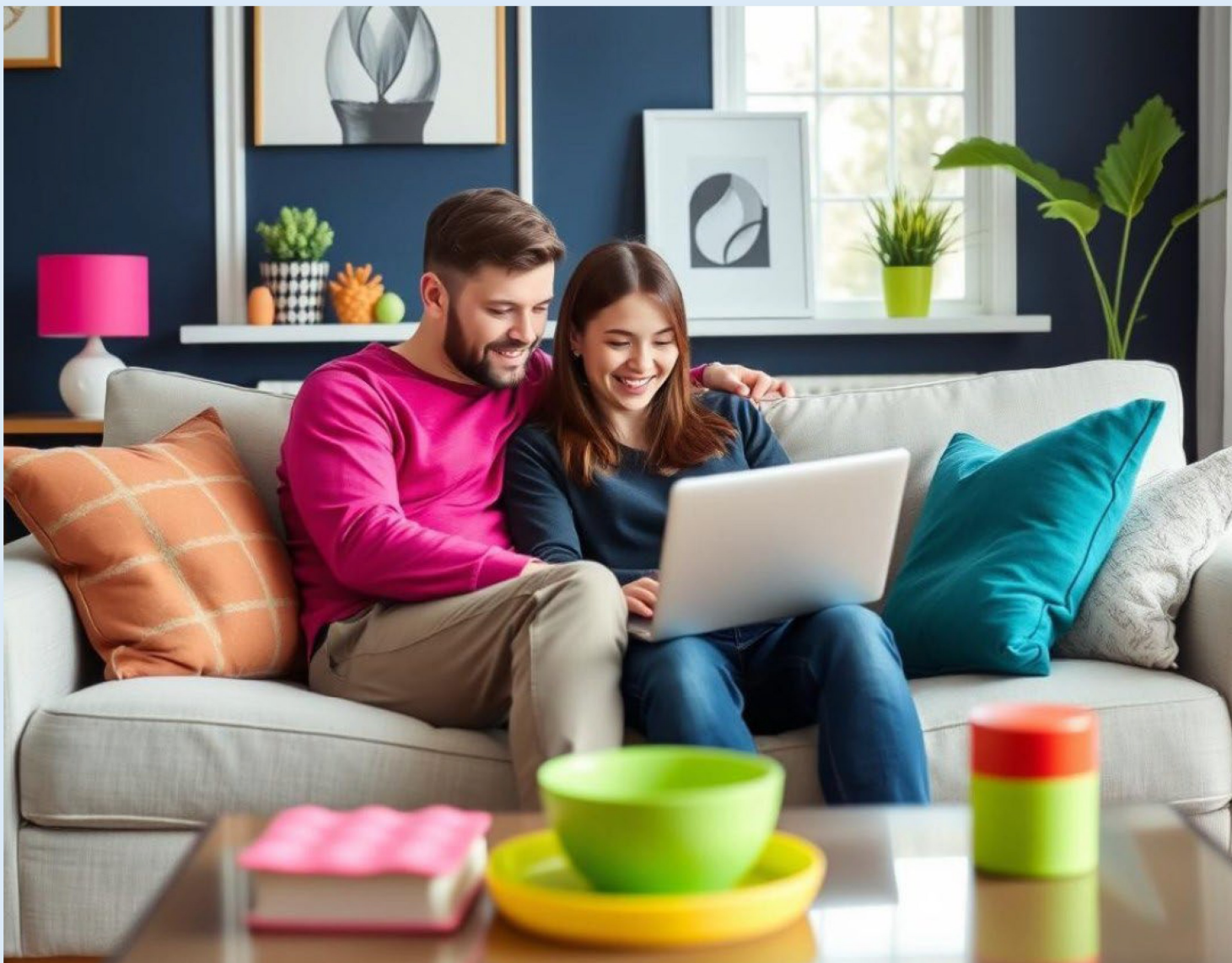
It's unlikely that you will be accepted for a tenancy if you have any unsatisfied County Court Judgements, if you have an IVA or you have been declared bankrupt. If you require a guarantor, they will also have to go through a full reference check too. We will ask you to provide us with documents to prove who you are, to confirm where you currently live and to prove you have the right to rent in the UK. We will ask you to provide all or some of the following documents:

- ✓ **Driving licence**
- ✓ **Passport**
- ✓ **Residence permit**
- ✓ **A current utility bill or bank statement**
- ✓ **Birth certificate (in the absence of photo ID)**
- ✓ **Right to rent share code (if you are not a British Citizen)**

[More information on proving your right to rent can be found here](#)

### [What you need to pay when your tenancy starts](#)

You will need to pay the first month's rent and a damage deposit 24 hours before the tenancy starts. The damage deposit is usually the value of one month's rent plus £100.00 (capped at a maximum of 5 weeks rent). If you have paid a holding fee, this will come off the first month's rent.



## Paying rent & utility bills

You will be legally bound to pay the agreed rent on the day that it falls due as per the tenancy agreement. You will be responsible for paying for all utilities & communication services connected to the property during your tenancy (Gas/electric/water/council tax/broadband/telephone/satellite TV) unless it has been agreed that bills are included in the rent.

We work with One Utility Bill, so you have one less thing to worry about when you move into your new home! You are under no obligation whatsoever to use their services.

oneutilitybill.co

# One Utility Bill makes bills hassle free and moving less stressful.

We work with One Utility Bill so you have one less thing to worry about during your move.

### You'll hear from One Utility Bill before your move-in date to let you know:

- Your current utility suppliers
- Your options for switching
- Or the option to sign up for a handy One Utility Bill package

### One monthly bill, zero hassle

- All your bills in one monthly payment
- Everything managed for you
- Pay only your share
- Never speak to a utility supplier again

### Why customers One Utility Bill



#### Unlimited Renewable Energy

Just like an unlimited mobile contract, use all the energy you need without worrying about the bills. 100% renewable electricity from our energy partners.



#### The easiest way to split the bills

Everybody pays their share each month via an easy direct debit (which means you're protected by the Direct Debit guarantee).



#### More time, less stress

Take away some of the moving stress and set up your new bills in one step.



#### Easier finances

Simplify your bank statement, budget more easily and spend less time thinking about direct debits.

# Pick and mix your perfect bills package

All packages include energy, and everything else is up to you. There's nothing to pay until your tenancy start date either!

Choose from:



### Unlimited Renewable Energy

A service you can't get from a supplier!  
Use as much gas and electricity as you need with no over-usage charges, ever.

OR



### Capped energy

Like you'd get from a supplier, with all the benefits of a bills package. 100% renewable electricity from our energy partners.



### Superfast broadband

Get the speed you need with tons of options at great prices from Sky and Virgin Media, plus free router delivery.



### TV licence & packages

Watch things live with a TV licence and choose from the best Sky TV package deals available for endless entertainment options.



### Unlimited water

Use as much water as you need without worrying about the cost.



Scan to find out more about how a One Utility Bill package works.

"Been with One Utility Bill for years now. Gives such peace of mind that I only pay one company one time a month. Relieves a lot of stress and hassle. Can't recommend enough! Excellent customer service and always prompt with any queries."

Mark

### Amazing customer service

Our dedicated support team is available 6 days a week via phone, email and live chat.



★ Trustpilot

## Damage deposit



Each tenancy is subject to a damage deposit capped at 5 weeks rent for all rents up to £50,000 per annum. You may also use a deposit replacement scheme if this is permitted by your landlord.

The damage deposits will be registered & protected with a government approved scheme with 30 days of receipt, and prescribed information will be sent to you. Damage deposits are refundable at the end of the tenancy subject to a satisfactory checkout. Any deductions that are proposed from the deposit will have to be agreed with you before any money can be taken from the deposit. The Landlord cannot take your money without your agreement.

We will issue a schedule of condition/ inventory of the property at the start of your tenancy. This important document will be referred to when we complete the final checkout inspection of the property at the end of your tenancy. Any damages or dilapidations above fair wear & tear may be proposed as deducted from your damage deposit in line with legislation.

You may want to consider taking out an additional insurance policy to protect the Landlord's property against any accidental damage during your tenancy. This is called "Tenants liability insurance". If you accidentally burn the kitchen work surface by placing a hot pan on it, you can claim your insurance rather than being charged from your damage deposit, but that is entirely your choice.

## Late payment of rent

If your rent is 14 days or more overdue you will be charged daily interest on the unpaid amount of **3% above the Bank of England base rate**. For example, if your rent is due on the 1<sup>st</sup> of the month and you do not make payment until the 18<sup>th</sup> day of the month, you will be charged interest for 3 days.

## Loss of keys or security fobs

If you lose keys to the property or a security entry fob, you will be charged the cost of a replacement. When you move in, we will give you ONE set of keys to the property. If we have more than one set available, we will be happy to give you another set. If you require more keys, you will have to arrange for these to be cut at your own expense.

## Changes to the tenancy agreement

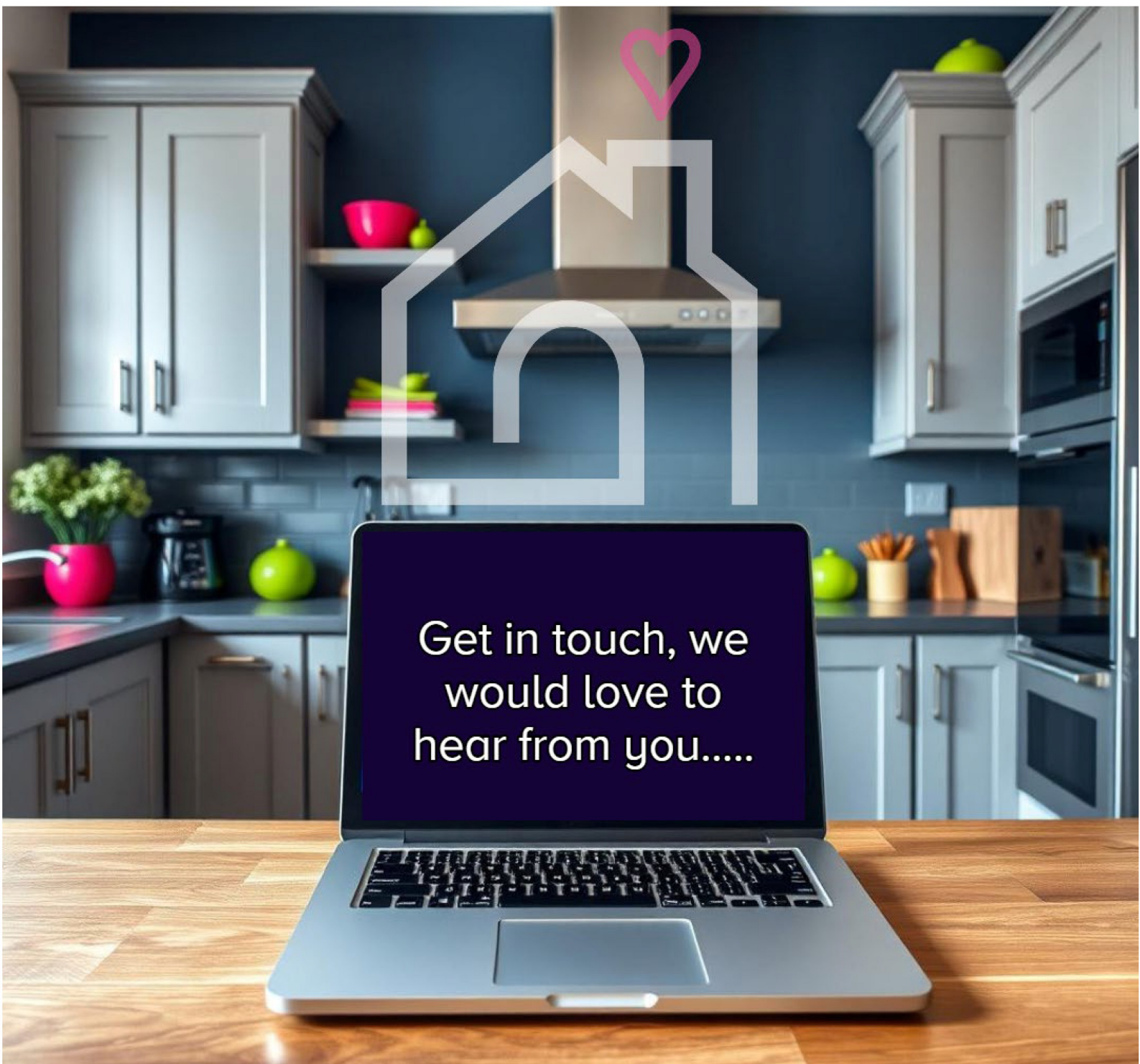
We will make a charge of £50.00 (including VAT) for each amendment that you request be made to the tenancy agreement. This could include adding an additional tenant onto the agreement.

## Important changes from 1<sup>st</sup> May 2026

Under the Renters Rights Act, from 1<sup>st</sup> May 2026, all new tenancy agreements will have no fixed term and will be Assured Periodic tenancies. You can give two months' notice to end your tenancy at any time after your tenancy has started. You will have a 12-month protected period from the start date of your tenancy, unless you breach the terms and the landlord has grounds to start possession proceedings, such as rent arrears or severe anti-social behavior

Section 21 notices (no fault evictions) are being abolished, and the landlord must rely on certain grounds of section 8 of the Housing Act 1988 (as amended) to evict you from the property.

Rent can only be increased once a year, and a prescribed notice must be used.



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