CORRESPONDENCE TO:

SUITE 15, 28 OLD BROMPTON ROAD SOUTH KENSINGTON LONDON SW7 3SS



MAIN OFFICE: 2 EATON GATE SLOANE SQUARE LONDON SW1W 9BJ

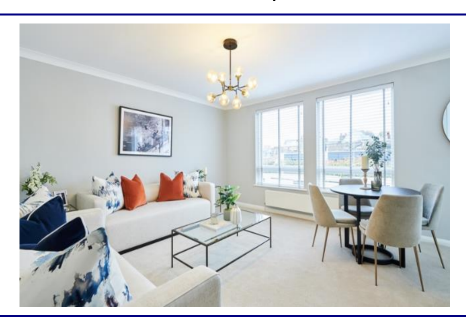
Tel: 020 7581 1741 Email: lettings@ruckandruck.co.uk Fax: 020 3043 0009

IMPORTANT NOTICE:

THESE PARTICULARS HAVE BEEN PREPARED TO PROVIDE A GENERAL GUIDE ONLY, AS SUCH THEY ARE NOT INTENDED TO CONSTITUTE PART OF AN OFFER OR CONTRACT AND MUST BE READ IN CONJUNCTION WITH THE 'EXPLANATORY NOTES' ON THE LAST PAGE

ADDRESS

Fulham Road, SW3



DESCRIPTION

Located in the heart of Chelsea, we are pleased to offer this newly decorated, interior designed, bright two bedroom (675 sq ft) apartment set in this quiet, modern private portered building with lift. The apartment consists of large reception room opening on to a modern, spacious kitchen with fully integrated appliances and stone worktops. Between South Kensington and Sloane Square underground (District and Circle) and the many amenities these areas have to offer.

ACCOMMODATION

£1060 per week | Furnished/Unfurnished | Available Now

Deposit: £6,360 Council Tax Band: F

Please refer below to our Tenant Information Guide to Charges allowed in accordance with the Tenant Fees Act 2019













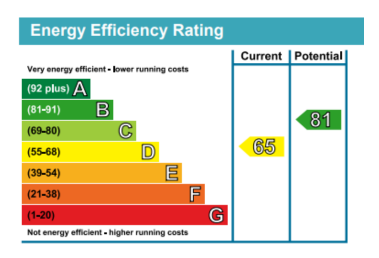












3rd FLOOR

Fulham Road SW3

This plan is provided for identification purposes only and is not necessarily to scale, therefore should not be relied upon for any other purpose.

Tenant Information Guide to Charges allowed in accordance with the Tenant Fees Act 2019 for Assured Shorthold Tenancies

There are no administration fees payable by the Tenant but there are permitted payments allowed in accordance with the Act:-

- 1. A holding deposit of up to 1 week's rent which reserves the property whilst reference checks and paperwork are prepared. It is agreed that this may be retained by the Agent/Landlord in the event that:
 - The Tenant provides false or misleading information to the Landlord/Agent which the Landlord is reasonably entitled to consider in deciding whether to grant the Tenancy because this materially affects their suitability to rent the property;
 - The Tenant withdraws from the agreement;
 - The Tenant fails to take all reasonable steps to enter into a Tenancy Agreement within 14 days of paying the holding deposit.

Please note that acceptance of a reservation fee does not constitute a formal contract between the Landlord/Agent and the Tenant and all tenancies are subject to contract and receipt of satisfactory references.

- 2. A tenancy deposit of 5 weeks (for annual rent of £50,000 or less) and 6 weeks for more than £50,000 per annum.
- 3. Interest at a rate of 3% above the Bank of England's base rate, for late payment of rent (which is more than 14 days overdue).
- 4. Payments to service providers in respect of utilities, communication services, TV licence and council tax.
- 5. Payment associated with the replacement of a lost key or security device equivalent to the cost incurred.
- 6. Payments associated with early termination of the tenancy when requested by the Tenant. Such costs will not exceed the financial loss experienced by the Landlord.
- 7. A payment of up to £50 including VAT to alter the tenancy agreement when requested by the Tenant and agreed to by the Landlord.
- 8. Other payments permitted under appropriate legislation, including damages.

Rents over £100,000 per annum (Non Assured Shorthold Tenancies)

Agreement fee £300 including VAT
Reference fee £48 including VAT
Deposit lodgement fee £36 including VAT
Right to Rent Check £36 including VAT

Pet Disclaimer Charge: Additional 2/4 weeks deposit Inventory Check in /Check out – Payable to a third party.

Cost depends on size of property and whether it is furnished or unfurnished

EXPLANATORY NOTES

IN ACCORDANCE WITH THE REQUIREMENTS OF THE MISDESCRIPTIONS ACT 1991 & SUBSEQUENT AMENDMENTS, RUCK & RUCK GIVE NOTICE TO ANYONE READING THESE PARTICULARS THAT: -

DESCRIPTIONS: Inevitably these are subjective and the descriptions given for this property are used in good faith as the opinion of the author at the time of their inspection and should not be taken as a statement of fact. If any matters are relevant to your interest in these premises you should have them verified before proceeding. When provided, they only show part of the property at the time they were taken and it should not be assumed that the property are necessarily similar. PLANS: PLANS: These where provided are given for identification purposes only and are not necessarily to scale, therefore should not be relied upon for any other purpose. MEASUREMENTS: (AREAS) APPLIANCES: SERVICES, EQUIPMENT, FIREPLACES & CENTRAL HEATING have not been tested by this firm unless stated otherwise in a Contract of Sale or inventory. Therefore, it should not be assumed they comply with current safety requirements or are in working order. Interested parties are advised to have this done by qualified technicians. FIXTURES & FITTINGS: It should not be assumed that any fixtures, fittings or furniture shown in this property are included in the sale or letting unless specifically stated in these details, or a particular use is made of any part of the property is should not be assumed that any increasing and interested parties should have these matters verified by their solicitors. PRICE GUIDE: Where any alterations have been carried out, whether referred to or not in these details, or a particular use is made of any part of the property is should not be assumed that any necessary Landford, Planning, Building Regulations or other consents have been obtained and interested parties should have these matters verified by their solicitors. The figures quoted in these particulars have been provided by the Vendor/Landdord as a guide only and may be decreased or increased depending on any negotiations at the time an offer is made, and may in certain cases be subject to V.A.T. All prospective purchasers/kenants are accompa		
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