



**19 Ingot Close, Wrexham, LL11 5FB**

**£850 PCM**

A newly decorated top floor apartment that offers an excellent standard of accommodation. The property briefly comprises of a Hallway with a useful storage cupboard off, Lounge which has UPVC French doors with Juliet Balcony and double doors opening in to the Kitchen. There are two bedrooms, the larger having fitted wardrobes and UPVC double glazed French doors with Juliet Balcony and a Bathroom. Externally there are communal landscaped gardens, together with private allocated parking for two cars.

To arrange a viewing, please use contact agent button.

### Entrance Hallway

Carpet, Intercom, Light, Sockets, Radiator, storage cupboard and doors off to:

### Bedroom 1 11'10" x 8'4" (3.63 x 2.55m)

Carpet, Light fitting, Radiator, built in wardrobes. UPVC French doors with Juliet balcony to front elevation.

### Bedroom 2 7'6" x 8'5" (2.30 x 2.57m)

Carpet, Light fitting, Radiator, UPVC double glazed window to front elevation.

### Bathroom 5'1" x 9'6" (1.57 x 2.91m)

Part tiled walls and vinyl flooring, Panelled bath with thermostatic shower over, pedestal basin and close coupled WC. Spotlights, shaver point, extractor and radiator.

### Living Room 14'3" x 13'11" max (4.35 x 4.25m max)

Carpet, 2 x Light fittings, 2 x Radiators, sockets and TV point. UPVC French doors with Juliet balcony to front elevation, door through to:

### Kitchen 8'11" x 8'3" max (2.73 x 2.53m max)

Vinyl Flooring, tiled splash back, UPVC double glazed window to side elevation. A range of base, wall and drawer units with complimentary worktop over, inset 1 1/2 bowl stainless steel sink. Integrated washing machine, fridge freezer, dishwasher and electric oven with Gas hob and extractor over.

### Tenant Fee Guide

#### TENANT FEE GUIDE

As from 1st September 2019, for tenancies beginning on or after this date, fees payable to letting agents to rent a property are no longer applicable. However, from time to time tenants may have to pay charges in certain circumstances.

For a full list of these, please see our Tenants Fee Guide below:

**Holding Deposit** The equivalent to 1 weeks rent (per tenancy)

(this maybe non-refundable)

This fee is non-refundable should you decide not to progress your application / sign your tenancy agreement within 15 Calendar days (unless otherwise mutually agreed) or if you have given false/misleading information on the application form or any applicant fails a Right to Rent check. It will be returned to you in the event the landlord is unable to proceed.

**Deposit** The equivalent of 4/5 weeks rent (per tenancy)

This is to cover any damages, dilapidations and defaults on the part of the tenant during the tenancy.

**Unpaid Rent** Interest at 3% above the Bank of England Base Rate

Interest at 3% above the Bank of England Base Rate from Rent Due Date until paid in order to pursue non-payment of rent. Please Note: This will not be levied until the rent is more than 14 days in arrears.

**Lost Keys / Security Devices**

Tenants are liable to the actual cost of replacing any lost keys or other security devices. If the loss results in locks needing to be changed, the actual costs of a locksmith, new lock and replacement keys for the tenant, landlord any other persons

requiring keys will be charged to the tenant. If extra costs are incurred there will be a charge of £15 per hour (inc. VAT) for the time taken replacing lost keys or other security devices.

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### Ending a Tenancy Agreement Early / Early Termination (Tenants request)

In situations where a tenant wants to leave a fixed-term tenancy early, if authorisation is given allowing the tenant to vacate the premises before the expiration of any tenancy agreement, you may be liable for the following:

- Rent - liable to pay for the entirety of the tenancy or up to the date the premises are re-let, whichever is sooner.
- Any costs that the landlord encompasses in re-letting the property until the start date of the replacement tenancy.
- Council tax, water rates, gas and electricity charges along with any other bills which are the tenants responsibility under the tenancy agreement up to the date the premises are re-let, or the expiration of the tenancy agreement, whichever is sooner.
- These costs will be no more than the maximum amount of rent outstanding on the tenancy.

### Payments in Default

A payment in default is a payment required by the landlord or agent arising from a breach of the tenancy agreement by the tenant, whether late payment of rent by its due date or some other breach.

These are occasions where it would be unfair for the landlord to be responsible for meeting the cost to them as a result of the actions of the tenant.

Such as:

- Missed Appointments – a landlord/agent arranges with a tenant for a contractor to carry out remedial work at a property, and a tenant subsequently refuses entry, or not being home to allow entry, resulting in charges to the landlord.
- Avoidable or purposeful damage to property – damage to a property caused by neglect or careless or wilful behaviour by the tenant.
- Replacement keys – loss of keys by the tenant requiring a landlord/agent to arrange for the cutting of new keys and delivery of those keys to the tenant.
- Emergency / out of hours call-out fees – fees incurred as a result of a landlord/agent arranging for someone to attend the tenants property at the request of a tenant, such as a locksmith or an emergency glazier at the early hours of the morning, when the problem has been caused by the tenant in the first place, such as a window broken on purpose, or keys locked inside a house.

### Other Permitted Payments

Any other permitted payments not included above, for breaches of contract or under the relevant legislation including contractual damages.

## Tenant Protection

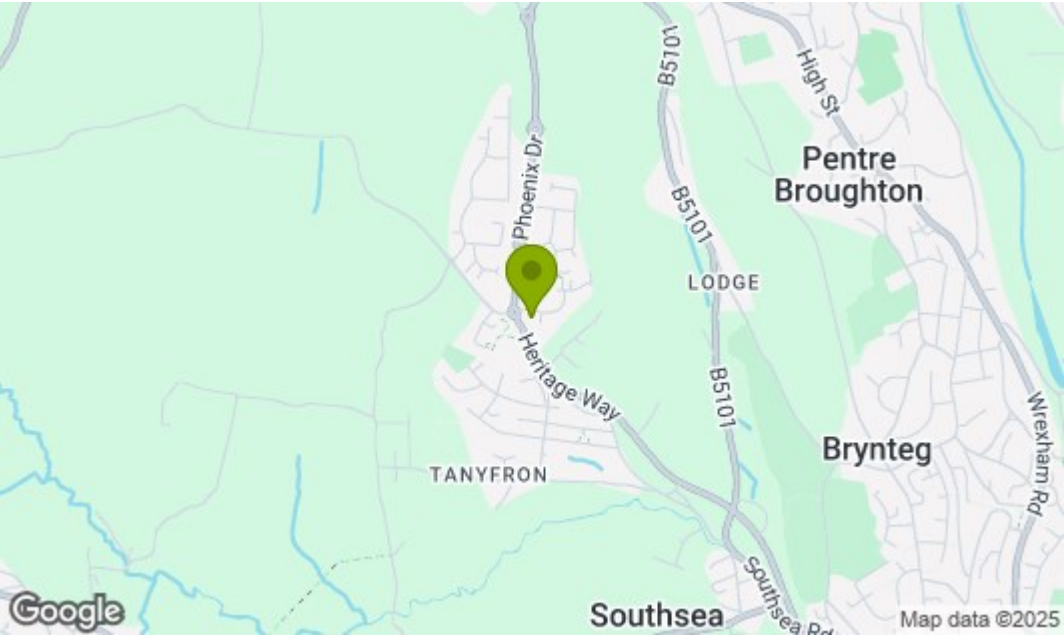
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Floor Plan

Area Map



These particulars, whilst believed to be accurate are set out as a general outline only for guidance and do not constitute any part of an offer or contract. Intending purchasers should not rely on them as statements of representation of fact, but must satisfy themselves by inspection or otherwise as to their accuracy. No person in this firms employment has the authority to make or give any representation or warranty in respect of the property.

Energy Efficiency Graph

