RESIDENTIAL TENANCIES RENTAL AGREEMENT

PARTIES

		THE LANDLODE
NAME		, THE LANDLORE
ADDRESS	POSTAL CODE	TELEPHONE(S
ND:	POSTAL CODE	TELEPHONE(S
NAME(S)		
, THE TENANT(S),	50.10A(5/0)	
NAME(S) TELE	EPHONE(S)	
EMISES		
IE PARTIES AGREE THAT		
THE LANDLORD WILL RENT TO THE TENANT AND THE TENANT WILL RENT FROM THE LAPPREMISES:	ANDLORD THE FOLLOWING	G RESIDENTIAL
FREMISES.		
STREET NAME AND NUMBER		APARTMENT NUMBER
CITY OR TOWN		POSTAL CODI
IS THE RESIDENTIAL PREMISES A MOBILE HOME SPACE?		
SUPERINTENDENT OR PROPERTY MANAGER (IF DIFFERENT FROM THE LANDLORD):		
NAME		
ADDRESS THE "ACT"" AS REFERENCED IN THIS AGREEMENT, SHALL MEAN THE "RESIDENTIAL TEN	POSTAL CODE	TELEPHONE(S
ст		TELEPHONE(S
THE "ACT"" AS REFERENCED IN THIS AGREEMENT, SHALL MEAN THE "RESIDENTIAL TEN		TELEPHONE(S
THE "ACT"" AS REFERENCED IN THIS AGREEMENT, SHALL MEAN THE "RESIDENTIAL TENERM SELECT PARAGRAPH (a) OR (b) - NOT BOTH (a) (MONTH TO MONTH WEEK TO WEEK)	NANCIES ACT".	0
THE "ACT"" AS REFERENCED IN THIS AGREEMENT, SHALL MEAN THE "RESIDENTIAL TEN RM SELECT PARAGRAPH (a) OR (b) - NOT BOTH (a) (MONTH TO MONTH WEEK TO WEEK) THIS AGREEMENT IS TO BEGIN ON THE OF	NANCIES ACT".	
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THE "ACT"" AS REFERENCED IN THIS AGREEMENT, SHALL MEAN THE "RESIDENTIAL TEN SERM SELECT PARAGRAPH (a) OR (b) - NOT BOTH (a) (MONTH TO MONTH WEEK TO WEEK) THIS AGREEMENT IS TO BEGIN ON THE	NANCIES ACT". , 20 DNTH , 20 YEAR PER MONTH; \$	O YEAR O YEAR PER TER
THE "ACT" AS REFERENCED IN THIS AGREEMENT, SHALL MEAN THE "RESIDENTIAL TEN RM SELECT PARAGRAPH (a) OR (b) - NOT BOTH (a) (MONTH TO MONTH WEEK TO WEEK) THIS AGREEMENT IS TO BEGIN ON THE	NANCIES ACT". , 20 DNTH , 20 YEAR MONTH MONTH	O YEAR O YEAR PER TER

RENTAL II	NCREASE				PAGE 2 OF 4
(A) DURIN (B) WHERE (I) MOR	RE THAN ONCE IN A 12 MON	S ARE RENTED FROM WEEK TO V			MENT
, ,		TELY FOLLOWING THE COMMENC R A FIXED TERM EXPIRES AND TH			
PREMISE		THAN EIGHT WEEKS WRITTEN N K TO WEEK AND NOT LESS THA TH TO MONTH.			
SERVICES	FACILITIES				
	T MENTIONED ABOVE INCL ALL THAT APPLY)	UDES PROVISION OF AND PAYM	ENT FOR THE	FOLLOWING SERVI	CES AND FACILITIES:
☐ Heat		Wood Stove	Range		Electricity
☐ Wate	r Supply [Hot Water	Water Tax		Property Tax
☐ Telep	hone	Refrigerator	Washer &	Dryer (without charge) Washer & Dryer (coin operated)
Cable	TV Hook-up apparatus	Cable TV Service	Grass Cut	ting	Propane
Snow	Removal for Parking Lot and V	<i>l</i> alkways	Parking for	rnumber c	of cars
Janito	orial Services for Common Area	uS .	Furniture (Attach complete listing)
Other	(Specify)				
		RESPONSIBILITY OF THE TENAN	NT: (I.E. ELECTF	RICAL COSTS)	
☐ NONE	Ξ; OR				
OTHER O	CCUPANTS				
		DLLOWING OCCUPANTS MAY RE	SIDE AT THE	RENTED PREMISES	
1	·		4		
2			5		
2.			S		
3			0		
SECURITY	DEPOSIT				
9. CHECK <u>C</u>	NLY ONE OF THE FOLLOWI	NG:			
☐ A SEC	CURITY DEPOSIT IS NOT REQU	JIRED <u>OR</u>			
	ANDLORD HEREBY ACKNOW THE ACT)	LEDGES RECEIPT OF A SECURITY	DEPOSIT OF \$	TO E	BE HELD IN TRUST. (SECTION
LIMIT OF	SECURITY DEPOSIT				
(i) THE (ii) ¾ OF (iii) ¾ OF RESII	FIRST TWO WEEKS RENT IF F THE FIRST MONTHS RENT IF THE FIRST MONTHS RENT T	CURITY DEPOSIT SHALL NOT BE PREMISES LET WEEK TO WEEK; PREMISES LET MONTH TO MON' HAT WOULD BE PAYABLE IF RENT ITED FOR A FIXED TERM OF NOT I	TH; WAS PROPOR	RTIONED TO A MONTH	
NOTICE O	F TERMINATION				
` '		SIDENTIAL PREMISES SHALL BE METHOD OF SERVICE PER SEC			RIODS: (NOTICE MUST BE IN
	BY THE TENANT (check o	ne)	BY TI	HE LANDLORD (chec	ck one)
TERM TENANCY	TERM TENANCY - NOT THE END OF THE TER	LESS THAN TWO MONTHS BEFO M		TERM TENANCY - NO BEFORE THE END OF	T LESS THAN THREE MONTHS THE TERM
MONTH TO MONTH		ENANCY - NOT LESS THAN THE END OF THE RENTAL PERIOI			ENANCY - NOT LESS THAN THREE E END OF THE RENTAL PERIOD
WEEK TO WEEK	WEEK TO WEEK - NOT END OF THE RENTAL	LESS THAN ONE WEEK BEFORE PERIOD			ANCY - NOT LESS THAN FOUR END OF THE RENTAL PERIOD

MOBILE HOME SPACE - NOT LESS THAN SIX MONTHS BEFORE THE END OF THE RENTAL PERIOD

MOBILE HOME OWNED BY TENANT NOT LESS THAN ONE MONTH BEFORE THE END OF THE RENTAL PERIOD

STATUTORY CONDITIONS PAGE 3 OF 4

12. THE FOLLOWING STATUTORY CONDITIONS APPLY: (SECTION 8 OF THE ACT)

1. OBLIGATION OF THE LANDLORD

(a) THE LANDLORD SHALL MAINTAIN THE PREMISES IN A GOOD STATE OF REPAIR AND FIT FOR HABITATION DURING THE TENANCY AND SHALL COMPLY WITH A LAW RESPECTING HEALTH, SAFETY OR HOUSING.

(b) PARAGRAPH (a) APPLIES REGARDLESS OF WHETHER, WHEN THE LANDLORD AND TENANT ENTERED INTO THE RENTAL AGREEMENT, THE TENANT HAD KNOWLEDGE OF A STATE OF NON-REPAIR, UNFITNESS FOR HABITATION OR CONTRAVENTION OF A LAW RESPECTING HEALTH, SAFETY OR HOUSING IN THE PREMISES.

2. OBLIGATION OF THE TENANT

THE TENANT SHALL KEEP THE PREMISES CLEAN, AND SHALL REPAIR DAMAGE CAUSED BY WILFUL OR NEGLIGENT ACT OF THE TENANT OR OF A PERSON WHOM THE TENANT PERMITS ON THE PREMISES.

3. SUBLETTING PREMISES

THE TENANT MAY ASSIGN, SUBLET OR OTHERWISE PART WITH POSSESSION OF THE PREMISES SUBJECT TO THE CONSENT OF THE LANDLORD, AND THE LANDLORD SHALL NOT ARBITRARILY OR UNREASONABLY WITHHOLD CONSENT AND SHALL NOT LEVY A CHARGE IN EXCESS OF EXPENSES ACTUALLY INCURRED BY THE LANDLORD IN RELATION TO GIVING CONSENT.

4. MITIGATION ON ABANDONMENT

WHERE THE TENANT ABANDONS THE PREMISES, THE LANDLORD SHALL MITIGATE DAMAGES THAT MAY BE CAUSED BY THE ABANDON-MENT TO THE EXTENT THAT A PARTY TO A CONTRACT IS REQUIRED BY LAW TO MITIGATE DAMAGES.

5 ENTRY OF PREMISES

EXCEPT IN THE CASE OF AN EMERGENCY, THE LANDLORD SHALL NOT ENTER THE PREMISES WITHOUT THE CONSENT OF THE TENANT UNLESS

- (a) NOTICE OF TERMINATION OF THE RENTAL AGREEMENT HAS BEEN GIVEN AND THE ENTRY IS AT A REASONABLE TIME FOR THE PURPOSE OF EXHIBITING THE PREMISES TO A PROSPECTIVE TENANT OR PURCHASER AND A REASONABLE EFFORT HAS BEEN MADE TO GIVE THE TENANT AT LEAST FOUR HOURS NOTICE;
- (b) THE ENTRY IS MADE AT A REASONABLE TIME AND WRITTEN NOTICE OF THE TIME OF ENTRY HAS BEEN GIVEN TO THE TENANT AT LEAST TWENTY-FOUR HOURS IN ADVANCE OF THE ENTRY; OR
- (c) THE TENANT HAS ABANDONED THE PREMISES UNDER SECTION 27.

6. ENTRY DOORS

EXCEPT BY MUTUAL CONSENT, NEITHER THE LANDLORD NOR THE TENANT SHALL, DURING THE USE OR OCCUPANCY OF THE PREMISES BY THE TENANT, ALTER A LOCK OR LOCKING SYSTEM ON A DOOR THAT GIVES ENTRY TO THE PREMISES.

7. PEACEFUL ENJOYMENT

- (a) THE TENANT SHALL NOT UNREASONABLY INTERFERE WITH THE RIGHTS OF THE LANDLORD OR OTHER TENANTS IN THE PREMISES, A COMMON AREA OR THE PROPERTY OF WHICH THEY FORM A PART.
- (b) THE LANDLORD SHALL NOT UNREASONABLY INTERFERE WITH THE TENANT'S PEACEFUL ENJOYMENT OF THE PREMISES, A COMMON AREA OR THE PROPERTY OF WHICH THEY FORM A PART.

8. DISCONNECTION OF SERVICES

- (1) A LANDLORD OR TENANT SHALL NOT, WITHOUT THE WRITTEN CONSENT OF THE OTHER PARTY TO THE RENTAL AGREEMENT, DISCONNECT OR CAUSE TO BE DISCONNECTED, HEAT, WATER OR ELECTRIC POWER SERVICES BEING PROVIDED TO THE PREMISES.
- (2) WHERE A LANDLORD AND TENANT ENTER INTO A WRITTEN RENTAL AGREEMENT, THE CONDITIONS SET OUT IN SUBSECTION (1) SHALL BE REPRODUCED IN THE AGREEMENT WITHOUT VARIATION OR MODIFICATION.

USE

13. THE TENANT SHALL USE THE RESIDENTIAL PREMISES FOR RESIDENTIAL PURPOSES ONLY AND WILL NOT CARRY ON, OR PERMIT TO BE CARRIED ON IN THE RESIDENTIAL PREMISES, ANY TRADE OR BUSINESS WITHOUT THE WRITTEN CONSENT OF THE LANDLORD.

REASONABLE RULES AND REGULATIONS

14. THE TENANT PROMISES TO COMPLY WITH ANY RULES CONCERNING THE TENANT'S USE, OCCUPANCY OF THE RESIDENTIAL PREMISES OR BUILDING OR USE OF SERVICES AND FACILITIES PROVIDED BY THE LANDLORD PROVIDED THAT THE RULES ARE IN WRITING, ARE REASONABLE IN ALL CIRCUMSTANCES AND THE TENANT IS GIVEN A COPY OF THE RULES AT THE TIME OF ENTERING INTO THE RENTAL AGREEMENT AND IS GIVEN A COPY OF ANY AMENDMENTS.

TENANT COPY OF AGREEMENT

15. A DUPLICATE COPY OF THIS SIGNED AGREEMENT SHALL BE DELIVERED TO THE TENANT BY THE LANDLORD WITHIN 10 DAYS AFTER THE SIGNING OF THIS AGREEMENT. THE LANDLORD SHALL ADVISE THE TENANT IN WRITING OF ANY CHANGE OF OWNERSHIP OF THE RESIDENTIAL PREMISES IN ACCORDANCE WITH SECTION 5 OF THE ACT.

RENTAL ARREARS

16. IN A MONTH TO MONTH OR TERM TENANCY WHERE THE RENT IS IN ARREARS FOR 15 DAYS THE LANDLORD MAY GIVE TO THE TENANT NOTICE TO TERMINATE THE RESIDENTIAL PREMISES NOT LESS THAN 10 DAYS AFTER THE NOTICE IS SERVED. (SECTION 18(1) OF THE ACT). IN A WEEK TO WEEK TENANCY WHERE THE RENT IS IN ARREARS FOR 3 DAYS THE LANDLORD MAY GIVE TO THE TENANT NOTICE TO TERMINATE THE RESIDENTIAL PREMISES NOT LESS THAN 3 DAYS AFTER THE NOTICE IS SERVED (SECTION 18(1) OF THE ACT).

WHEN ALL ARREARS OF RENT ARE PAID IN FULL BY THE TENANT BEFORE THE TERMINATION DATE ON A NOTICE TO TERMINATE GIVEN FOR RENTAL ARREARS, THIS NOTICE TO TERMINATE IS VOID AND OF NO EFFECT. THIS DOES NOT APPLY WHERE NOTICE TO TERMINATE IS GIVEN MORE THAN TWICE IN A 12 MONTH PERIOD. (SECTION 18(2) OF THE ACT).

BINDING EFFECT AND INTERPRETATION

17. THIS RENTAL AGREEMENT IS FOR THE BENEFIT OF THE LANDLORD AND THE TENANT AND IS BINDING ON THE TENANT, THE TENANT'S HEIRS, EXECUTORS, ADMINISTRATORS, AND ASSIGNS THE LANDLORD AND THE LANDLORD'S HEIRS, EXECUTORS, ADMINISTRATORS ASSIGNS, AND SUCCESSORS IN TITLE. THIS AGREEMENT IS TO BE INTERPRETED AND EXECUTED WITH DIRECT REFERENCE TO THE RESIDENTIAL TENANCIES ACT AND IN CONJUNCTION WITH ANY LANDLORD'S RULES AND REGULATIONS AS MAY BE ATTACHED HERETO. ANY TERM OR CONDITION ADDED TO THIS AGREEMENT THAT CONTRAVENES ANY OF THE PROVISIONS OF THE RESIDENTIAL TENANCIES ACT IS VOID AND HAS NO EFFECT.

18. THE TENANT PROMISES TO COMPLY WITH	H ANY ADDITIONAL OBLIGATIONS SET OUT BELOW:	
IGNING OF RENTAL AGREEMENT		
SIGN BOTH COPIES SEPARATELY	(<u>Do not</u> use carbon for signatures)	
DATE	SIGNATURE OF LANDLORD	
DATE	OIONATUDE OF TEMANT	
DATE	SIGNATURE OF TENANT	
WITNESS (OPTIONAL)	SIGNATURE OF TENANT	
	SIGNATURE OF TENANT	
OPY OF ACT		
HAVE RECEIVED A COPY OF THE RES	SIDENTIAL TENANCIES ACT	
	OLONIATURE OF TENIANT(O)	
DATE	SIGNATURE OF TENANT(S)	
DATE	SIGNATURE OF TENANT(S)	
DATE	SIGNATURE OF TENANT(S)	
	SIGNATURE OF TENANT(S)	
OPY OF AGREEMENT		
COPY OF AGREEMENT HAVE RECEIVED A DUPLICATE COPY		
OPY OF AGREEMENT		
OPY OF AGREEMENT		

DISCLAIMER CLAUSE

This sample Residential Tenancies Agreement, is a guideline for the benefit of landlords and tenants. This sample agreement, therefore, is not intended to be exhaustive and may not include provisions relating to all circumstances particular to the contractual relations between a landlord and a tenant. The Government does not accept responsibility for any losses incurred under this model agreement or arising from the contractual relationship of a landlord or tenant. Any reliance upon this sample agreement is at your own risk.