

ROOMMATE AGREEMENT

Suggested Information and Agreement to Help Maintain Roommate Harmony

Negotiating a roommate agreement may not be your highest priority when starting out in a new place. However, experience has shown that even the best of friends can become bitter enemies after several months of sharing an apartment. It is highly recommended that an

agreement be completed after an honest discussion about issues and personal habits. In some cases, an agreement might be advisable before signing a lease as people may discover that they are not suited to be roommates. The following are concerns that should be discussed.

AND	AND	
a binding agreement between us with respective the Tenancy Agreement dated	in the City of London, Ontario agree that this doct to our tenancy at the above premises from te that if this agreement conflicts with any of our rights and the provincial Act will prevail in all respects.	to doubling to doubling to doubling to doubling to double to
amount is being paid and by whom. For exar	issue to cause friction between roommates. It is importantly if one person has a smaller room, do they pay less the amount. Also, does each roommate pay their share to the pay the landlord.	han the roommate
It is hereby agreed that our rent obligations w	ill be apportioned as follows:	
food etc., are important issues to decide. It is For example, if the phone is in the name of a payment by the other roommate(s) due when the roommate(s) is due when the deadline for problem. It is recommended that a policy be received or a certain number of days before the		s made or required. share costs, is the , if the payment by I have a cash flow
It is agreed that our obligations with respect to	the costs of:	
will be apportioned as follows:		
	ing one may not be a concern. But if one room is larger that ry. It can be as complicated as negotiating a different rent for articular room.	
It is agreed that the following persons shall or	ccupy the following bedrooms during our tenancy:	

washing dishes, cooking, general cleanliness or cleaning the bathroom, it is necessary to determine a level of tolerance for certain tasks. Sometimes it is beneficial to set up a schedule and/or alternate duties on a weekly or monthly basis.		
It is agreed to divide our household responsibilities such as:		
in the following manner:		
5) SUMMER MONTHS - Often students are not present during the summer months or stop in occasionally. It is beneficial for various reasons to ensure everyone knows what is happening during the summer period. If the place is to be vacant for an extended period, it would be a good idea to have a friend check in for security reasons, pick up any mail, or water the plants. If tenants are going to return at varying times throughout the summer, it would be prudent to coordinate those dates.		
It is agreed that the following provisions will govern our occupancy of/responsibilities toward the premises during the period from to		
6) SUBLETTING - There are two primary situations that involve subletting. One is when you sublet in the summer to get extra income. The second is when a roommate leaves for whatever reason and wants to sublet to meet their monetary obligations. In the first case, it is necessary to discuss who will sublet and how the income is divided. Does the sublettor have use of the entire apartment or just one bedroom and the common area (It is advisable to have a written agreement with the sublettor). In the second case, there should be some discussion as to whether the sublettor needs to be approved by all parties or if the sublettor needs to be a non-smoker or the same sex as the remaining roommates.		
It is agreed that subletting of the premises will be arranged in the following way:		
7) HOUSE RULES - Often this can be the most difficult area to discuss. One issue may irritate a roommate but they do not want to say anything because it may be interpreted as "complaining" or "whining" by other roommates. In these situations, the irritation festers until a person "blows up" over what might appear to be a minor issue. It is strongly advised that some ground rules are set regarding the following issues:		

4) OBLIGATIONS - Chores can often be mundane or easy depending upon individual needs and abilities. Whether it is

NOISE - Early morning or late at night noise can be caused by stereos, clock radios and simply talking late at night with a

visiting friend.

COMMON COMPLAINT - My roommate likes to listen to his/her stereo (even at low volumes) late at night.

GUESTS - Can consist of mutual friends, visitors, overnight guests, partners and even parents.

COMMON COMPLAINT - My roommate has their partner over every Friday and Saturday night or they stay for a week at a time.

PERSONAL ITEMS - Could include many things at varying degrees. For example, bedroom vs common area or bathroom items vs items in the fridge. Note: It may be worthwhile to do a property list to ensure that everybody knows which items belong to each roommate as well as for insurance purposes.

COMMON COMPLAINT - My roommate went into my bedroom to borrow my hair dryer and told me a couple of days later when I could not find it.

SMOKING - Decide if roommates can smoke and if so, where. Also consider guests.

COMMON COMPLAINT - My roommate and I agreed that we would not smoke, but my roommate has a friend who chain smokes. After three hours the apartment stinks!

LEAVING MESSAGES - It is always important to have good communication between roommates. Designate an area *(eg. fridge door)* to leave messages for each other.

COMMON COMPLAINT - My roommate never writes down messages and tells me after the message becomes irrelevant!

STUDYING ARRANGEMENTS - There may be times when visitors will not be allowed or maybe two roommates prefer using the same area to study.

COMMON COMPLAINT - My roommate likes to work on the computer late at night. The computer doesn't bother me but the keyboard clicking does!

PETS - Decide if pets will be allowed, ex COMMON COMPLAINT - My roommate on its wheel all night!	ven on a temporary basis. e and I agreed to not have a cat or dog, but at Christmas s/he got a gerbil that runs
It is agreed that the following rules will a	pply for the period of our occupancy at said premises:
agreement that all parties have a disis going to give their notice to vac	hat will happen at the end of an agreement. It should be incorporated into the scussion in early February as to what is going to happen. If one roommate ate then the Roommate Agreement should require each individual to give so that they can decide if they are going to stay or give their notice as well.
section "1)" above until the end of the leagreement, s/he will be responsible for LEGISLATION, THE REMAINING TEN	g the undersigned that each is responsible for his/her portion of the rent as per ease period. It is further understood that if a tenant vacates before the end of the the accruing rents to the end of the Tenancy Agreement. AS PER PROVINCIAL ANT(S) WILL BE RESPONSIBLE TO THE LANDLORD FOR ANY SHORTFALL ENANT. (If all tenants are on a "joint" lease).
the premises as long as they adhere to	remises, any tenant on the said Tenancy Agreement has a right to continue living in the rental agreement. However, some tenants may wish to leave while others may wing provisions will apply when determining arrangements for tenancy beyond the
C) Unresolved issues will be discussed	and negotiated in the following manner:
Dated this	London, Ontario.
The signing of this agreement indicates	our full understanding and acceptance of the above provisions and terms.
TENANT/ROOMMATE	WITNESS
TENANT/ROOMMATE	WITNESS

WITNESS

WITNESS

TENANT/ROOMMATE

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