Residential Tenancy Agreement (Ontario)

THIS AGREEMENT made the	day of	20	
BETW	VEEN:		
(Hereafter referred to	o as "the Tenant(s	3)")	
An	ND		
(Hereafter referred t	o as "the Landlor	d")	
(Add	lress)		
1. The rental premises are [] a single family dwe common areas, [] a unit in a duplex, triplex, or for [] or construct in an apartment building leasted a	ourplex,		
or [] an apartment in an apartment building, located a	ıı	(Street address)	_
2. The term of this agreement shall be as follows	· ·	(Sirect dadi ess)	
This shall be a			
[] week-to-week tenancy which shall be	gin on	, 2011 .	
[] month-to-month tenancy which shall	oegin on	, 2011 .	
[] fixed term tenancy which shall begin 2012.	on	and end on	
 2.1 At the end of this fixed term tenancy the sign a new fixed term tenancy agreement 2.2 Landlord Initials x Tenant Ir 	t if authorized by nitials x	the landlord.	or
3. The tenant will pay rent of \$ day of each more before, 2011.	per month nonth. The first m	n, and shall be payable in onth's rent shall be payable	on
3.1 The tenant must pay the rent on time and by perchapted is \$150.00 and due on the same date as the Landlord may issue a Notice to End Tenancy to than 10 days after the date the notice is given or a month's rent collected prior to or at the beginning tenant chooses not move in or mutually agrees to	he cheque's date of the Tenancy, which as the statues and g of the tenancy s	of validity. If the rent is late, th may take effect not earlier laws of Ontario apply. Last hall be non-refundable if the	r
4. The following person is authorized to act on be authorized to accept notices of the Tenant's compor notice: 1	plaints and to acc	ept any service of legal proce	ess
2	e a a	a at at	
5. There will be person(s) occupying the rental pragreement. This tenant and other tenants occupying areas and the professional lifestyle of the other tenants and the professional lifestyle of the other tenants of the professional lifestyle of the other tenants are used abused or subject to excessive wear and be kept of the equally amongst the tenants. The common areas all tenants. If disputes arise the tenants are to resource the other tenants.	ing this residential enants. Common edution and dining elean at all times. require equal con	l unit shall respect the commelements including shared areas, lounge areas shall not The areas are to be shared tribution of maintenance from	t be m

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6. Except for casual guests, no other persons shall occupy the premises without written consent of the Landlord. Consent will only be granted to those tenants occupying rooms that have an independent bathroom, not shared by other tenants.

7. (a) Utilities will be paid by the parties as indicated below:

		Landlord	Tenant
Electricity		[]	[]
Garbage		[]	[]
Removal			
Gas		[]	[]
Oil	n/a	[]	[]
Water		[]	[]
Others			
	Telephone	[]	[]
	Cable	[]	[]
	Internet	[]	[]

(b) Appliances will be supplied and maintained in working order as indicated below:

	Make-	Series	Landlord	Tenant
	Model	Number		
Stove			[]	[]
Furnace			[]	[]
Refrigerator			[]	[]
Water Heater			[]	[]
Washer			[]	[]
Dryer			[]	[]
Dishwasher			[]	[]
Telephone			[]	[]
Light Fixtures			[]	[]
			[]	[]
			[]	[]

8. The Tenant is responsible for ordinary cleanliness of the premises and for the repair of damage to the property and appliances caused by the willful or negligent conduct of the Tenant, other occupants of the premises, or persons permitted on the premises by the Tenant. In such a case where the damage is caused by an internal source or multiple tenants, the damages shall be paid equally by all the tenants at the time of damage.

9.	The	tenant(s)	agree	that ser	vice ca	lls ou	itside t	he s	scope	of reg	ular	mair	itenance	e are	charge	abl	e at
\$9	0/ca	ll plus ex	penses	if the c	all or c	ause	is by t	ena	nt.								

10. The landlord shall be	responsible for the re	epair of any a	ppliances due t	o manufacturer's
defect, but not damage du	ie to excessive or abi	usive use.		

11. The Landlord acknowledges receipt from the Tenant of the sum of \$	as prepayment
of the last month's rent.	
11.1 The Landlord acknowledges receipt from the Tenant of the sum of \$	as a
security deposit, refundable to the tenant upon the safe return of the property at the	e end of the
lease and following the final inspection.	

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- 12. The Landlord shall provide and maintain the premises in a good state of repair and fit for habitation and complying with municipal health, safety, and maintenance standards.
- 13. The Landlord may enter the premises which is defined as the tenants room with notice as the law specifies, to carry out repairs or to allow a potential mortgagee, insurer, or purchaser to view the premises. Notice is not required in cases of emergency or if the Tenant consents to the entry at the time of entry. The Landlord may also enter the premises without written notice to show the unit to prospective tenants, after agreement or notice of termination, provided such entry is between the hours of 8 a.m. and 8 p.m. and, before entering, the Landlord makes a reasonable effort to inform the Tenant of the intention to enter. The Landlord, his representative or service personal may enter rooms containing service panels, entry hatches, mechanical and electrical equipment without written notice provided entry is for emergency service.
- 14. The tenant(s) will allow the builder or service people and/or tradesmen to carry out any work or repairs required under the warranty or property improvements, with reasonable notice.
- 15. The Tenant agrees to the following;
 - (a) to mow the lawn and to keep the lawn, flower beds, and shrubbery in good order and condition; and to keep the sidewalk surrounding the premises free and clear of all obstructions including snow and ice; and
 - (b) to take due precautions against freezing of water or waste pipes and stoppage of the same in and about the premises. If water or waste pipes become clogged by reason of the Tenant's neglect or recklessness, the Tenant shall repair the same at his/her own expense as well as pay for all damage caused.
- 16. If, after a notice of termination made in accordance with the Tenant Protection Act, the Tenant remains in possession without the Landlord's consent, the Landlord may apply to the Ontario Rental Housing Tribunal for an eviction order. The Landlord may also apply for compensation for any damage, and compensation for use and occupation after termination.
- 17. The Tenant shall not assign or sublet the premises without the prior written consent of the Landlord.
- 18. The Landlord and Tenant acknowledge that the rent will not be raised more often than once every 12 months and that any increase shall be in accordance with the annual provincial guideline unless the parties enter into an agreement for an increase in accordance with the provisions of the Tenant Protection Act.
- 19. If the Tenant wishes to extend the tenancy at the end of the term, he or she must give notice in writing not less than 60 days prior to the expiration of the term. If no such notice is delivered and no further agreement entered into, the tenant must move out as listed in item 2 of this agreement as initialed.
- 20. The Tenant will not carry out any illegal activity within the property.
- 21. The tenant agrees that the use of the common element pool is to be used at their own peril, and assumes any related liability for themselves and their guests.

22. GENERAL PROVISIONS	
The following provisions are to be bind	ding.

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- (a) The Tenant agrees to notify the Landlord of an intended absence of more than seven days and will permit the Landlord to enter the premises during the absence if reasonably necessary.
- (b) The Tenant agrees to provide the Landlord with a series of post dated cheques for the term of the lease and any renewal thereof. Should any cheque be dishonored by the Tenant's bankers for any reason whatsoever, the Tenant agrees to pay an administration fee of \$ 150 for any such occurrence.
- (c) The Tenant agrees not to alter, amend or change the décor of the premises without the express written consent of the Landlord.
- (d) The Tenant agrees not to affix satellite television receptacles to the building.
- (e) The Tenant agrees not to keep pets on the premises without the express written consent of the Landlord and agrees that this premises is not subject to the pet clause void as the Landlord has severe allergies to pets.
- (f) No smoking, incense or candle burning is allowed within the property.
- (g) The Tenant agrees not to affix adhesives to the interior walls or ceilings.
- (h) The Tenant agrees to notify the Landlord, immediately in writing, of any complaints with the premises that are, or should be, the responsibility of the Landlord to remedy.
- (i) The landlord will provide structural insurance for the home and the tenant will have to provide tenant's insurance for his/her belongings.
- (j) The suite is professionally cleaned and the tenant will deliver the suite professionally clean on expiry date of the lease any extended term to the landlord or his agent.
- 23. The heirs, executors, administrators, successors and assigns of the undersigned are bound by tl

Both parties are ust be included to h

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the same herein.	
	complete record of the rental agreement. Hent. Any agreements and undertakings mi
Landlord or Landlord's Agent	
Date	
Tenant(s)	
Date	

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