Version: Nov 2019

## **Tenancy Agreement**

It is agreed that the lessor grants to the tenant for value a right of occupation of the premises for use as a residence by the tenant in accordance with this tenancy agreement (including the 100 terms of the tenancy under the heading "Terms of Tenancy" incorporating the Standard residential tenancy terms, Schedule 1, Residential Tenancies Act 1997). S8 RTA – A tenancy agreement must contain, and is taken to contain, the standard terms in Schedule 1.

Lessor's Name	The parties This agreement is made between: the lessor
& Address	Of
Names of all	and the tenant/s
Tenants	
Name of each of the persons who	It is agreed that the tenant/s and the following persons will occupy the premises for use as a residence:
will occupy the premises as a residence	
Agent's Name	The Lessor's agent is
& Address	The premises
Street Address of premises	The Lessor lets to the Tenant the premises at
(If unit, unit plan number) Rent amount	together with all furniture, fittings, appliances and goods listed in the Condition Report.  The rent
(Specify payment method)	The rent is \$ per  Payable in advance to the lessor by

	Commencement date The Tenancy shall consist of:
Fixed term	1. An agreed fixed term from (commencing date) (inclusive)
	to (finishing date) (inclusive); <b>and</b>
	<ol><li>A periodic tenancy begins automatically after the fixed term has ended unless terminated by the lessor or tenant in accordance with the Residential Tenancies Act.</li></ol>
	Or, if the tenancy is to be periodic only
Periodic	The agreement shall commence from (date) and continue until terminated by the lessor or tenant in accordance with the Residential Tenancies Act.
Bond arrangements	The bond The amount of bond is \$ (being not more than the equivalent of four weeks' rent).
	The lessor shall arrange for the deposit the bond with the Office of Rental Bonds (unless otherwise agreed). The bond shall be lodged within 10 working days.
Address for	Address for service of documents  Notices or any other documents may be delivered via email, in person, by post, or by
service	registered courier to the Lessor at:
	the address of the Lessor's agent above; and/or
	the following email address:
	Notices or any other documents may be delivered via email, in person, by post, or by
	registered courier to the Tenant at:
	the premises to be let under this agreement; and/or
	the following email address:
	The lessor and the tenant acknowledge that notices forwarded by the methods identified above shall be effective <i>unless</i> another reasonable method for the service of documents has been communicated, and agreed to, in writing to the other party.
	Urgent repairs
Lessor's nominee	Where urgent repairs are required, the tenant must contact the lessor or the lessor's nominee (in accordance with clause 59 below). For this purpose, the lessor's nominee is:
	and the nominee's 24-hour contact number is:

### TERMS OF TENANCY

#### The lessor and 1. (1) This tenancy agreement is made under the Residential Tenancies Act 1997 (the tenant must Residential Tenancies Act). comply with (2) The lessor and the tenant may agree to add additional clauses to the tenancy the terms of agreement, but they must not be inconsistent with, or modify, existing clauses the Tenancy (except if permitted by the Act). Agreement 2. By signing this tenancy agreement, the lessor and the tenant agree to be bound by its terms during the period of the tenancy it creates. 3. A party to this tenancy agreement cannot contract out of it or out of the provisions of the Residential Tenancies Act, except as provided in that Act. 4. A fixed term tenancy must be for the single period specified in the tenancy agreement. 5. A periodic tenancy includes a tenancy that is not specified to be for a fixed term, including such a tenancy which commences on the expiration of a fixed term 6. A reference in this tenancy agreement to a notice to vacate and a notice of intention to vacate is taken to be a reference to a termination notice under the Residential Tenancies Act. Costs and 7. The lessor bears the cost of preparation and execution of this tenancy agreement. 8. The tenant is responsible for any legal costs that the tenant incurs in relation to procedures for preparation and execution of this tenancy agreement. 9. The lessor must give a copy of the proposed tenancy agreement to the tenant before establishing a **Tenancy** the commencement of the tenancy. Agreement 10. The tenancy agreement must be signed by the tenant and by the lessor (or by their authorised agents). 11. The lessor must give a copy of the tenancy agreement, signed by each party, to the tenant as soon as possible after it has been signed by each party, but no later than 3 weeks after the tenant has returned a signed copy. 12. If the lessor does not return the tenancy agreement to the tenant, as provided by clause 11, the tenancy agreement has full effect in the terms signed by the tenant on occupation of the premises or acceptance of rent. Information 13. (1) The lessor must provide to the tenant a copy of an information booklet about residential tenancies authorised by the commissioner of fair trading before the commencement of this agreement. (2) If it is not possible to provide the tenant with a booklet, the lessor must inform the tenant of the booklet and where it may be obtained. (3) If the premises are a unit within the meaning of the *Unit Titles Act 2001*, the lessor must give the tenant a copy of the owners' corporation's rules before the commencement of this agreement. **BOND AND** 14. Payment of a bond is not necessary unless required by the lessor. CONDITION 15. Only 1 bond is payable for the tenancy created by this tenancy agreement. **REPORT** 16. The amount of the bond must not exceed the amount of 4 weeks rent. 17. If the lessor requires a bond, the bond must be lodged with the Office of Rental Bonds. 18. Either party may lodge the Bond with the Office of Rental Bonds. If the lessor 19. If the parties agree that the tenant is to lodge the bond, the following applies: and tenant (a) the tenant, or the lessor on the tenant's behalf, must complete the bond agree that the lodgement form provided by the Office of Rental Bonds and lodge the form with tenant is to the Office: lodge the (b) the tenant must lodge the bond with the Office of Rental Bonds in the way bond permitted by the Office; (c) the lessor may require lodgement of the bond before the lessor gives possession of the premises to the tenant and if this is the case, the tenant must be able to take possession of the premises and receive the keys to the premises as soon as the tenant provides the lessor with evidence of lodgement of the bond or the Office of Rental Bonds notifies the lessor that the bond was received by the Office. If the lessor is 20. If the lessor is to lodge the bond, the following applies: (a) on receiving the bond, the lessor must give the tenant a receipt for the bond; to lodge the bond (b) the lessor must complete the bond lodgement form provided by the Office of

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	Rental Bonds and lodge the form with the Office;
	Note: Under the Electronic Transactions Act 2001, s 8(1), information required
	to be in writing may be given electronically in certain circumstances.
	(c) the lessor must lodge the bond with the Office of Rental Bonds in the way
	permitted by the Office within—
	i. the later of 2 weeks after receiving the bond and the commencement of the
	tenancy; or
	ii. if the lessor's real estate agent lodges the bond—the later of 4weeks after
	receiving the bond and the commencement of the tenancy.
Condition	21. (1) Within 1 day of the tenant taking possession of the premises, the lessor must
Report	give 2 copies of a condition report completed by the lessor to the tenant
	(2) The condition report must be on, or to the effect of, the condition report form
	published by the Territory.
	22. (1) The tenant must examine the report and indicate on the report the tenant's
	agreement or disagreement with the items.
	(2) Within 2 weeks after the day the tenant receives the report, the tenant must
	return 1 copy of the report to the lessor, signed by the tenant and indicating the
	tenant's agreement or disagreement with the report or parts of the report.
	23. The lessor must keep the condition report for a period of not less than 1 year after
	the end of the tenancy
End of	23A (1) At the end of the tenancy, an inspection of the premises must be carried out in
tenancy—	the presence of the lessor and tenant.
inspection and	(2) A condition report based on the inspection must be completed in the presence
condition	of, and signed by, the lessor and tenant.
report	(3) A party may complete and sign a condition report in the absence of the other
report	party if the party has given the other party a reasonable opportunity to be
	present when the report is completed and signed.
RENT &	24. The lessor must not require any payment other than rent or bond for the following:
OTHER	(a) the granting, extension, transfer or renewal of a tenancy or subtenancy;
CHARGES	(b) vacating of premises;
Rent & bond	(c) obtaining a key to the premises;
only	(d) information on the availability of tenancies.
Offiny	25. The Residential Tenancies Act prohibits the taking of holding deposits
Holding	26. (1) The tenant must pay the rent on time.
deposits	(2) The tenant must not use the bond money to pay the rent for the last weeks of the
Payment of	tenancy.
rent	(3) The tenant and the lessor may agree to change the way rent is paid (including,
Tent	for example, where the rent is paid or whether it is to be paid into a nominated
	bank account or whether it is to be paid in person).
	(4) The tenant and lessor may agree that rent is to be paid electronically
	27. The lessor must not require the tenant to pay rent by post-dated cheque.
Maximum rent	28. The lessor must not require the tenant to pay tent by post-dated cheque.
in advance	calendar month
Rent receipts	29. If rent is paid in person to the lessor or real estate agent, a receipt must be given at
ixent receipts	that time.
	30. In other circumstances where rent is paid to the lessor, a receipt must be provided or
	sent by post within 1 week of its receipt.
	31. (1) A receipt for payment of rent must specify the amount paid.
	(2) A receipt should specify the following:
	(a) the date of payment;
	(b) the period in relation to which the payment is made;
	(c) the premises in relation to which the payment is made;
	(d) whether the payment is for bond or rent.
	(3) If these particulars are not included in the receipt, the lessor must provide this
	information to the tenant within 4 weeks of a request by the tenant
	32. A receipt is not required if the rent is paid by the tenant directly into an account
	nominated by the lessor or real estate agent.
Pont records	
Rent records	33. (1) The lessor must keep, or cause to be kept, records of the payment of rent.

	(2) Those records must be retained for a period of not less than 12 months after the end of the tenancy.
Increase in	34. The amount of rent must not vary from period to period except as provided by this
rent	tenancy agreement and the Residential Tenancies Act.
	35. The rent may not be increased at intervals of less than 12 months from either the
	beginning of the tenancy agreement for the first increase, or after that, from the date
	of the last increase.
	36. (1) This clause applies if— (a) the Housing Commissioner is the lessor under this tenancy agreement; and
	(b) the Commissioner has decided to increase the rent after a review of rent under the Housing Assistance Act 2007, section 23.
	(2) Despite clause 35, the housing commissioner may increase the rent.
	(3) However, if a previous review of rent has been undertaken, the increase under subclause (2) must not take effect earlier than 1 year after the date the last rent
	increase for the premises took effect 37. The restriction on increase in rent applies provided the identity of at least 1 of the
Co-tenancies	tenants who occupy the premises remains the same as at the time of the last increase
Notice of	38. The lessor must give the tenant 8 weeks written notice of intention to increase the
increase	rent and include in the notice the amount of the increase, and the date when it is
	proposed to increase the rent.
Review of	39. (1) The tenant may apply in writing to the tribunal for review of an excessive increase
excessive rent	in rent (time limits for applying and the meaning of excessive is set out in the
increases	Residential Tenancies Act).
	(2) On such application being made, no increase in rent is payable until so ordered by the tribunal.
	40. If the tenant remains in occupation of the premises without applying to the tribunal
	for review, the increase in rent takes effect from the date specified in the notice.
	41. If the tenant wishes to vacate the premises before the increase takes effect, the
	tenant must give 3 weeks' notice to the lessor.
Lessor's costs	42. The lessor shall be responsible for the cost of the following:
	(a) rates and taxes relating to the premises;
	(b) services for which he or she agrees to be responsible;
	(c) services for which there is not a separate metering device so that amounts consumed during the period of the tenancy cannot be accurately decided;
	(d) all services up to the time of measurement or reading at the beginning of the
	tenancy;
	(e) all services after reading or measurement at the end of the tenancy providing
	the tenant has not made any use of the service after the reading.
	43. (1) The lessor must pay for any physical installation of services (eg water, electricity,
	gas, telephone line).
	(2) The tenant is responsible for the connection of all services that will be supplied in the tenant's name.
	44. The lessor must pay the annual supply charge associated with the supply of water or
	sewerage.
	45. If the premises are a unit under the Unit Titles Act 2001, the lessor is responsible for
	all owners' corporation charges.
Tenant's costs	46. The tenant is responsible for all charges associated with the consumption of services
	supplied to the premises, including electricity, gas, water and telephone
Deading of	47. The tenant is not required by the lessor to connect or continue a telephone service.
Reading of	48. (1) The lessor is responsible for undertaking or arranging all readings or
metered services	measurement of services, other than those that are connected in the name of the tenant.
301 11063	(2) The lessor must provide the tenant with an opportunity to verify readings and
	measurements.
	49. If the lessor does not arrange reading or measurement of a service connected in the
	name of the lessor by the day after the date of expiry of notice to vacate given in
	accordance with this tenancy agreement or the Residential Tenancies Act, the lessor

	is be responsible for payment of the unread or unmeasured service after the date of the last reading or measurement.  50. (1) If the tenant vacates the premises without giving notice before departure, the lessor must arrange a reading or measurement of services connected in the lessor's
	name within a reasonable time of the lessor becoming aware of the departure of the tenant.
	(2) The tenant is responsible for payment of services to the date of that reading or measurement.
Tenant's use of the	51. The lessor guarantees that there is no legal impediment to the use of the premises for residential purposes by the tenant
premises without interference	<ul><li>52. The lessor must not cause or permit any interference with the reasonable peace, comfort or privacy of the tenant in the use by the tenant of the premises.</li><li>53. Unless otherwise agreed in writing, the tenant has exclusive possession of the</li></ul>
	premises, as described in the agreement, from the date of commencement of the tenancy agreement provided for in the agreement
Lessor to install and maintain smoke alarms	53A (1) The lessor must install and maintain smoke alarms in the premises.  (2) The installation of the smoke alarms must comply with the requirements prescribed by regulation for the Residential Tenancies Act, section 11B.
Lessor to make repairs	54. (1) At the start of the tenancy, the lessor must ensure that the premises, including furniture, fittings and appliances (unless excluded from the tenancy agreement), are—
Lessor to provide	(a) fit for habitation; and (b) reasonably clean; and
premises in a	(c) in a reasonable state of repair; and
reasonable state at the	<ul><li>(d) reasonably secure.</li><li>(2) An exclusion must be in writing and may, but need not, be included in the</li></ul>
start of the	tenancy agreement (if in writing).
tenancy	(3) The lessor or the tenant may change locks (at his or her own cost unless otherwise agreed) with the agreement of the other party (which will not be
	unreasonably withheld).
	(4) The lessor or the tenant may change locks (at his or her own cost) in an
	emergency without the agreement of the other party.  (5) If the tenant, or a person living at the premises, is a protected person in
	relation to an interim or final order made under the Family Violence
	Act2016or the Personal Violence Act 2016, the tenant or person may change locks (at his or her own cost) without the agreement of the other party.
	(6) If a lock is changed, a copy of the key to the changed lock must be provided to
	the other party as soon as possible unless doing so would affect the safety of a protected person.
Lessor to make repairs	55. (1) The lessor must maintain the premises in a reasonable state of repair having regard to their condition at the commencement of the tenancy agreement.
	<ul><li>(2) The tenant must notify the lessor of any need for repairs.</li><li>(3) This section does not require the tenant to notify the lessor about anything that</li></ul>
	an ordinary tenant would reasonably be expected to do, eg, changing a light globe or
	fuse. 56. The lessor is not obliged to repair damage caused by the negligence or wilful act
	of the tenant.
	57. Subject to clause 55, the lessor must make repairs, other than urgent repairs, within 4 weeks of being notified of the need for the repairs (unless otherwise agreed).
Repairs in unit	58. If the premises are a unit under the Unit Titles Act 2001, and the tenant's use and
title premises	enjoyment of the premises reasonably requires repairs to the common property, the lessor must take all steps necessary to require the owners corporation to
	make the repairs as quickly as possible.
Urgent repairs	59. The tenant must notify the lessor (or the lessor's nominee) of the need for urgent repairs as soon as practicable, and the lessor must, subject to clause 82,
	carry out those repairs as soon as necessary, having regard to the nature of the
	problem.

60. The following are urgent repairs in relation to the premises, or services or fixtures supplied by the lessor: (a) a burst water service: (b) a blocked or broken lavatory system; (c) a serious roof leak; (d) a gas leak; (e) a dangerous electrical fault: (f) flooding or serious flood damage; (g) serious storm or fire damage; (h) a failure of gas, electricity or water supply to the premises; (i) the failure of a refrigerator supplied with the premises; (i) a failure or breakdown of any service on the premises essential for hot water, cooking, heating or laundering; (k) a fault or damage that causes the residential premises to be unsafe or insecure: (I) a fault or damage likely to cause injury to person or property; (m) a serious fault in any door, staircase, lift or other common area that inhibits or unduly inconveniences the tenant in gaining access to and use of the premises Tenant may 61. If the lessor (or the lessor's nominee) cannot be contacted, or fails to effect the authorise urgent repairs within a reasonable time, the tenant may arrange for urgent urgent repairs repairs to be effected to a maximum value of up to 5% of the rent of the property in certain over a year. circumstances 62. The following procedures apply to urgent repairs arranged by the tenant: (a) the repairs arranged by the tenant must be made by the qualified tradesperson nominated by the lessor in the tenancy agreement; (b) if the lessor has not nominated a tradesperson, or the nominated tradesperson cannot be contacted or is otherwise unavailable—the repairs must be performed by a qualified tradesperson of the tenant's choosing; (c) if the repairs are arranged by the tenant in accordance with these procedures—the lessor is liable for the cost of repairs and the tradesperson may bill the lessor direct; (d) if the tenant does not act in strict compliance with this clause—the tenant is personally liable for the cost of any urgent repairs arranged by the tenant. Tenant to look 63. During the tenancy, the tenant must— (a) not intentionally or negligently damage the premises or permit such after the premises damage; and (b) notify the lessor of any damage as soon as possible; and The tenant (c) take reasonable care of the premises and their contents, and keep them reasonably clean, having regard to their condition at the time of the must take reasonable commencement of the tenancy and the normal incidents of living. 63A The tenant must replace the battery in a smoke alarm installed in the premises care of the whenever necessary. premises and keep the 64. The tenant must leave the premises premises (a) In substantially the same state of cleanliness, removing all the tenant's reasonably belongings and any other goods brought onto the premises during the duration of the tenancy agreement; and clean (b) in substantially the same condition as the premises were in at the commencement of the tenancy agreement, fair wear and tear excepted. 65. The lessor must not require the tenant to make alterations, improvements or renovations to the premises. Tenant of unit 66. if the premises are a unit under the Unit Titles Act 2001, the tenant must to comply with comply with the owners corporation's rules, and with any notice served in owner's accordance with the rules, to the extent that they are not inconsistent with the corporation standard residential tenancy terms in this agreement. rules

#### 67. (1) The tenant must not, without the lessor's written consent, make any renovation, Tenant must alteration or addition to the premises (time limits for the lessor to refuse consent to make no alterations special modifications are set out in the Residential Tenancies Act). (2) The lessor may give consent subject to a reasonable condition, including a and must not add any requirement that the tenant use a suitably qualified tradesperson to undertake fixtures or (a) the renovation, alteration, or addition; and fittinas (b) any restoration at the end of the tenancy. without the (3) Unless otherwise agreed, the tenant is liable for the cost of any renovation, consent of alteration or addition to the premises. (4) Unless otherwise agreed, at the end of the tenancy the tenant is responsible for lessor restoring the premises to substantially the same condition as the premises were in at the commencement of the residential tenancy agreement, fair wear and tear excepted. (5) The lessor and tenant may agree that any renovation, alteration or addition to the premises remains in place at the end of the residential tenancy agreement. 68. (1) The tenant must not add any fixtures or fittings to the premises without the consent of the lessor. (2) The lessor's consent must not be unreasonably withheld. (3) The tenant must make good any damage to the premises on removal of any fixtures and fittings. (4) Any fixtures or fittings not removed by the tenant before the tenant leaves the premises becomes the property of the lessor 69. Unless otherwise agreed in writing, the tenant must only use the premises for **Tenant must** not use the residential purposes. 70. The tenant must not: premises for (a) use the premises, or permit them to be used, for an illegal purpose to the illegal purposes and detriment of the lessor's interest in the premises; or must not (b) cause or permit nuisance; or disturb the (c) interfere, or permit interference, with the quiet enjoyment of the occupiers of nearby premises. neighbours 71. The tenant must not leave the premises vacant for more than 3weeks without notifying the lessor Tenant must 72. (1) The tenant must not assign or sublet the premises or any part of them without the not sell. written consent of the lessor. (2) Consent may be given at any time. dispose of, or sublet tenancy (3) No rights in relation to the premises may be created in any third party before consent is obtained from the lessor. without consent of lessor 73. The tenant is personally responsible for the actions or omissions of visitors, guests Tenant may be responsible or other people on the premises if: for damage or (a) the action or omission would if performed by the tenant have constituted a other breach breach of this tenancy agreement; and of tenancy (b) the person is on the premises with the permission of the tenant. agreement by 74. The tenant is not personally responsible for the actions or omissions of a person who is on the premises: visitors or (a) at the request of the lessor; or guests (b) to assist the lessor perform any of the duties of the lessor under this tenancy agreement (whether at the request of the lessor or the tenant); or (c) without the consent of the tenant. 74A (1) The tenant may keep an animal, or allow an animal to be kept, on the premises. Keeping (2)The residential tenancy agreement may require the tenant to obtain the animals on premises lessor's prior written consent to keep an animal, or allow an animal to be kept, on the premises (time limits for the lessor to refuse consent are set out in the Residential Tenancies Act). 74B The tenant is responsible for any repairs or additional maintenance to the premises required as a consequence of keeping an animal on the premises.

The lessor must not require access to the premises during the tenancy except as provided by the law, this tenancy agreement, the Residential Tenancies Act, or an order of the tribunal.  (2) The tenant may permit access to the premises by the lessor at any time. (3) If requested, the lessor or the lessor's agent must provide identification to the tenant.  76. The lessor must not have access to the premises— (a) on Sundays; or (b) on public holidays; or (c) before 8 am and after 6 pm; other than— (d) for the purpose of carrying out urgent repairs or for health or safety reasons in relation to the premises; or (e) with the consent of the tenant.    Access in accordance with tenancy   The lessor may inspect the premises twice in each period of 12months following the commencement of the tenancy.   The lessor may inspect the premises twice in the previous clause, the lessor may inspections provided for in the previous clause, the lessor may inspections provided for in the previous clause, the lessor may inspections provided for in the previous clause, the lessor may inspections provided for in the previous clause, the lessor may inspections provided for in the previous clause, the lessor may inspections provided for in the previous clause, the lessor may inspections provided for in the previous clause, the lessor may inspect in the previous clause in the tenancy in the commencement of the tenancy.    The lessor must not require access to the premises by the lessor at any time. (3) If requested, the lessor at any time. (3) If requested, the lessor at any time. (4) If the premises by the lessor at any time. (3) If requested, the lessor at any time. (4) If the premises during the tenancy in the access to the premises by the lessor at any time. (3) If the premises during the tenancy in the case of the premises during the tenancy and the premises during the tenancy in the case of the premises during the tenancy and the premises during the tenancy and the premises during the tenancy and the premises during the premises d
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in relation to the premises; or (e) with the consent of the tenant.  77. The lessor may inspect the premises twice in each period of 12months following the commencement of the tenancy.  78. In addition to the inspections provided for in the previous clause, the lessor may
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Access in accordance with tenancy 77. The lessor may inspect the premises twice in each period of 12months following the commencement of the tenancy.  78. In addition to the inspections provided for in the previous clause, the lessor may
accordance the commencement of the tenancy.  with tenancy 78. In addition to the inspections provided for in the previous clause, the lessor may
with tenancy 78. In addition to the inspections provided for in the previous clause, the lessor may
and a second sec
agreement make an inspection of the premises -
(a) within 1 month of the commencement of the tenancy; and
Routine (b) in the last month of the tenancy.
<b>inspections</b> 79. (1) The lessor must give the tenant 1-week written notice of an inspection.
(2) The inspection must take place at a time agreed between the parties with
reasonable regard to the work and other commitments both of the
tenant and of the lessor (or their agents).
(3) If the parties are unable to agree on an appropriate time, the lessor or the
tenant may apply to the tribunal for an order permitting access at a specified
time.
Access for 80. The tenant must permit reasonable access to the premises during the period of 3
purchasers weeks before the end of the tenancy, on the lessor giving 24 hours' notice, to allow
and new inspection of the premises by prospective tenants.
tenants 81. The tenant must permit reasonable access to the premises, on the lessor giving 24
hours' notice, to allow inspection of the premises by prospective purchasers of the
premises provided:
(a) the lessor intends to sell the premises; and
(b) the lessor has previously notified the tenant in writing of the lessor's
intention to sell.
Access for 82. (1) On giving the tenant 1-week notice (or such other agreed period), the lessor
making or may enter the premises at a
inspecting reasonable time, having regard to the interests of the tenant and the lessor, for
repairs the purpose of making or inspecting repairs.
(2) For urgent repairs, the lessor must give reasonable notice and enter the
premises at a reasonable time having regard to the interests of the tenant
and the lessor.
Notice to 83. The notice to vacate must be in writing, in the form required by the Residential
vacate by  Tenancies Act, and must include the following information:
lessor (a) the address of the premises;
(b) the ground(s) on which the notice is issued, together with sufficient
particulars to identify the circumstances giving rise to the ground(s);
(c) that the lessor requires the tenant to vacate the premises by the expiry of the
required notice period and that the tenancy ends on the day that the tenant
vacates the premises.
Notice of 84. (1) If the tenant serves a notice of intention to vacate and vacates the premises in
intention to accordance with the notice, the
vacate by tenancy terminates on the date of vacating the premises.
tenant (2) On receiving a notice of intention to vacate, the lessor may—
(a) accept the notice and accept that the tenancy ends on the date nominated
in the notice; or
(b) apply to the tribunal for confirmation of the tenancy agreement, an order
for compensation or both.

	85. The notice of intention to vacate must be in the same form and contain the same information as the notice to vacate from the lessor except the notice must
	contain the statement that the tenant intends to vacate the premises on a certain date and the tenancy terminates on that date.
Termination	86. The lessor or the tenant may, by written notice, terminate the tenancy on a
where	date specified in the notice on the following grounds:
premises are	(a) the premises are not fit for habitation;
not fit for	(b) the premises are not available or will not be available because of
habitation	Government action within a period of 4 weeks of the date that notice is given.
	87. (1) In either case the lessor must give not less than 1 weeks' notice of termination of
	the tenancy, and the rent abates
	from the date that the premises are uninhabitable.
	<ul><li>(2) The tenant may give 2 days' notice of termination of the tenancy.</li><li>(3) If neither the lessor nor the tenant give notice of termination of the tenancy, the</li></ul>
	rent abates for the period that the
	premises are unable to be used for habitation, but the tenancy resumes when
	they are able to be used again.
TERMINATION	88. (1) The tenant may give notice to terminate a periodic tenancy by giving the
OF TENANCY	lessor not less than 3 weeks' notice of
BY TENANT	the date when the tenant intends to vacate the premises.
	(2) The tenancy ends on the date specified by the tenant.
Termination	89. (1) The tenant may give notice to terminate a fixed term tenancy at or after the end
on or after end of fixed term	of the tenancy by giving 3weeks notice of the date when the tenant intends to vacate the premises.
or lixed term	(2) The tenancy ends on the date specified by the tenant.
Termination	90. If the lessor breaches the tenancy agreement, and the tenant wishes to
for breach by	terminate the tenancy agreement, the tenant may either—
lessor	(a) apply to the tribunal for an order terminating the tenancy; or
	(b) give the lessor written notice of intention to terminate the tenancy, in
	accordance with clause 91.
	91. If the tenant decides to proceed by way of notice to the lessor, the following
	procedures apply:  (a) the tenant must give the lessor a written notice that the lessor has 2
	weeks to remedy the breach if the breach is capable of remedy;
	(b) if the lessor remedies the breach within that 14-day period—the tenancy
	continues;
	(c) if the lessor does not remedy the breach within the time specified in the
	notice, or if the breach is not capable of remedy—the tenant must give 2
	weeks' notice of intention to vacate;
	(d) the tenancy agreement terminates on the date specified by the tenant;
	(e) rent is payable to the date specified in the notice or to the date that the tenant
	vacates the premises, whichever is the later; (f) if the lessor remedies the breach during the period of the notice of
	intention to vacate—the tenant, at the tenant's option, may withdraw the
	notice or may terminate the tenancy agreement on the date specified
	in the notice by vacating the premises on that date.
TERMINATION	92. The tribunal may order the termination of the tenancy and eviction of the tenant
OF TENANCY	on the ground of non-payment of rent in the following circumstances:
BY LESSOR	(a) rent has been unpaid for 1 week. The first day of this period concludes at
Townsin of:	midnight on the day when the unpaid rent was due;
Termination for failure to	(b) the lessor has served a notice to remedy on the tenant for the failure to pay
pay rent	the rent, being a notice— i. served not earlier than 1 week after the day when the rent was due; and
pay fort	ii. containing a statement that if the tenant pays the rent outstanding to the
	date of payment within 7days of the date of service of the notice to
	remedy, no further action must be taken, and the tenancy continues;
	(c) if all rent is not paid within 1 week of the date of service of the notice to
	remedy—the lessor may then serve a notice to vacate on the tenant

- requiring the tenant to vacate the premises within 2 weeks of service of the notice to vacate;
- (d) no earlier than the date when the notice to vacate is served, the lessor may apply to the tribunal for an order terminating the tenancy and evicting the tenant:
- (e) the tribunal hearing of the application to terminate and evict must not be earlier than the end of the period specified in the notice to vacate;
- (f) during any tenancy in which the lessor has previously issued 2notices to remedy, the lessor may serve a notice to vacate 1week after the day when the rent has fallen due without serving a notice to remedy.

### Termination of tenancy for breach other than nonpayment of rent

- 93. The tribunal may order the termination of the tenancy and eviction of the tenant on the ground of breach of the tenancy agreement in the following circumstances:
  - (a) the lessor must serve a written notice requiring the tenant within 2 weeks after the day of service to remedy the breach if it is capable of remedy;
  - (b) if the breach is not remedied within 2 weeks after the day of service or if the breach is not capable of remedy—the lessor must give a notice to vacate the premises within 2 weeks after the date of service of the notice to vacate;
  - (c) if the tenant does not vacate the premises within the period of 2 weeks after the date of service of a notice to vacate—the lessor may apply to the tribunal for an order terminating the tenancy and for the eviction of the tenant;
  - (d) if the tenant breaches the terms of the tenancy on 3occasions on any ground—on the 3rd occasion the lessor may serve a notice to vacate and need not give the tenant 2 weeks to remedy the breach.

## Termination of tenancy without cause

- 94. The lessor may serve a notice to vacate during the term of a tenancy requiring the tenant to vacate the premises at the end of the notice provided that—
  - (a) the notice is for 26 weeks; and
  - (b) the notice does not require the tenant to vacate the premises during a fixed term.
- 95. (1) If the lessor serves a notice on the tenant under clause94 requiring the tenant to vacate the premises at

the end of the notice, the tenant may vacate the premises before that day without breaching the residential tenancy agreement by giving the lessor a notice of intention to vacate—

- (a) if the term of the tenancy ends in less than 2 weeks—at least 4 days before vacating the premises; and
- (b) in any other case—at least 3 weeks before vacating the premises.
- (2) If subclause (1) applies, the tenancy terminates on the day the tenant vacates the premises.

# Termination of periodic tenancy

- 96. (1) If there is a periodic tenancy, the lessor may serve on the tenant a notice to vacate for the following periods on the following grounds:
  - (a) 4 weeks' notice if the lessor genuinely intends to live in the premises;
  - (b) 4 weeks' notice if the lessor genuinely believes the lessor's immediate relative intends to live in the premises;
  - (c) 4 weeks' notice if the lessor genuinely believes an interested person intends to live in the premises;
  - (d) 8 weeks' notice if the lessor genuinely intends to sell the premises;
  - (e) 12 weeks' notice if the lessor genuinely intends to reconstruct, renovate or make major repairs to the premises and the reconstruction, renovation or repairs cannot reasonably be carried out with the tenant living in the premises.
  - (1A) If the lessor serves a notice to vacate on the ground of an intention or belief mentioned in subclause (1) (a), (b) or (c), the lessor must also give the tenant a statutory declaration about the intention or belief.
  - (2) In this clause:

**immediate relative** means a son, daughter, son-in-law, daughter-in-law, mother, father, mother-in-law, father-in-law, brother, sister, brother-in-law or sister-in-law.

	<ul> <li>interested person, for a lessor, means a person who is not an immediate relative of the lessor but who has a close family or personal relationship with the lessor and who has a reasonable expectation arising from that relationship that the lessor would provide accommodation for that person.</li> <li>97.(1) If a tenant is required to vacate the premises in accordance with clause96, the tenant may vacate the premises at any time during the 2 weeks before the date specified in the notice to vacate provided the tenant gives the lessor 4 days' notice of intention to vacate.</li> <li>(2) In this case, the tenancy terminates on the date that the tenant vacates the premises</li> </ul>
Notices of	98. (1) At the commencement of the tenancy, the lessor and the tenant must each give
address for	an address for service of notices.
service	<ul><li>(2) If the address changes during the tenancy, the lessor or tenant must advise the other party of the new address for service within 2 weeks of the change</li><li>99. On vacating the premises, the tenant must advise the lessor of a forwarding</li></ul>
	address.  100. If 2 or more people share a tenancy, except where this agreement otherwise
	provides, they do so as joint tenants.

## Signatures to the Agreement

Date	This agreement is made on
Lessor's Signature	
Signature/s of	
Tenant or Tenants	