

## SAMPLE LEASE OR RENTAL AGREEMENT

SAMPLE LEASE OR REN'				
By this agreement made at		, PA on the	day of	
-1 m	_, 20	, the Landlord	agree as follows:	and
the Tenant			agree as follows:	
1. PROPERTY	- Т	at fourther towns of this	0.000.000.000	
The landlord hereby leases to a. the property located at:	o Tenar	it for the term of this	agreement	
No.				
Street Name				
Unit No.				
City				
State				
Zip and				
b. the following furniture an	d applia	ances on that property	:	
2.				
TERM		1	1 1	
At the expiration of said terreither party notifies the other tion date.	n, the le	ease will automatically	y be renewed for a period of one month un the lease at least one month before its exp	nless
(or)	.1 1	'11 ' 1		1.5
days before the termination of periods of one month until e tice of termination will be in after the date of the notice.	date of ither pa	the lease. Thereafter, arty notifies the other of	s the tenant gives a written notice at least the lease will automatically be renewed for of its intention to terminate the lease. The e on the next rental date no less than 30 da	or no-
3. RENT				
			per month, each payment due on the	
Address				
City				
State				
Zip4.				
UTILITIES/SERVICES				
Landlord agrees to provide t	he utili	ties and services indic	eated:	
electricity				
gas				
garbage collect	10n			

## AGREEMENT

snow removal
5.
water
other
DEPOSIT
Tenant has paid a deposit of \$ of which Landlord acknowledges receipt. Upon regaining
possession of the property, Landlord shall refund to Tenant the total amount of the deposit less any
damages to the property, normal wear and tear expected, and less any unpaid rent.
6. REFUND PROCEDURE
Forwarding Addressâ€"Tenant shall provide Landlord with a forwarding address at which the Landlord
can send him/her the deposit refund.
Landlord shall return the entire deposit to Tenant within 15 days after retaking possession; or shall re-
turn so much of the deposit as exceeds any damages done to the property during the Tenant's resi-
dence, normal wear and tear expected, and any unpaid rent. If the Landlord returns any amount less
than the full deposit, he/she shall also provide a written itemized list of damages and charges.
Tenant maintains the right to sue Landlord for any portion of the deposit not returned to him/her which
the tenant believes he/she is entitled.
7. INVENTORY CHECKLIST
The Tenant is provided with an Inventory Move-In Checklist attached to this lease. The Tenant shall
note the conditions of each item on the checklist and return a copy to the Landlord within 10 days after
taking possessions. If the Landlord objects to inclusions of any item, he/she shall notify the Tenant in
writing within 10 days. The Tenant and Landlord shall note the condition of each item on the checklist
after the Tenant returns possession to the Landlord and shall give a copy to the other party.
The Landlord may not retain any portion of the Security Deposit for damages noted in the Move-Out Checklist to which the Landlord did not object.
8.
THE PARTIES ALSO AGREE
A. Tenant shall not sublease nor assign the premises without the written consent of the Landlord (but
this consent shall not be withheld unreasonably).
B. The Landlord may not enter the premises without having given tenant at least 24 hours notice, ex-
cept in case of emergency. Landlord may enter to inspect, repair, or show the premises to prospec-
tive buyers or tenants if notice is given.
C. Tenant agrees to occupy the premises and shall keep the same good condition, and shall not make
any alternations thereon without the written consent of the landlord.
D. Landlord agrees to regularly maintain the building and grounds in a clean, orderly, and neat man-
ner. Landlord further agrees not to maintain a public nuisance and not to conduct business or com-
mercial activities on the premises.E. Tenant agrees not to use the premises in such a manner as to disturb the
peace and quiet of other
tenants in the building. Tenant further agrees not to maintain a public nuisance and not to conduct
business or commercial activities on the premises.
F. Tenant shall, upon termination of this Agreement, vacate and return the swelling in the same condition that it was reasonable wear and took and other demages beyond the Tenantê CTMs
tion that it was received, less reasonable wear and tear, and other damages beyond the Tenant's control.
G. Any alternations to this Agreement shall be in writing and signed by all parties. We, the under-
signed, agree to this Lease:
LANDLORD TENANT

Signature \_\_\_\_\_

## **AGREEMENT**

Signature	
Typed Name	
Typed Name	
Address	_
Address	
Signature	
Signature	
Typed Name	
Typed Name	
Address	_
Address	
(end of agreement)	