

Residential Tenancy Agreement (Standard Form of Lease)

Note

This tenancy agreement (or lease) is required for tenancies entered into on **April 30, 2018 or later**. It does not apply to care homes, sites in mobile home parks and land lease communities, most social housing, certain other special tenancies or co-operative housing (see Part A of General Information).

Residential tenancies in Ontario are governed by the *Residential Tenancies Act, 2006*. This agreement cannot take away a right or responsibility under the *Residential Tenancies Act, 2006*.

Under the Ontario *Human Rights Code*, everyone has the right to equal treatment in housing without discrimination or harassment.

All sections of this agreement are mandatory and cannot be changed

All sections of this agreement are mandatory and cannot be changed.					
1. Parties to the Agreement					
Residential Tenancy Agreement between:					
Landlord(s)					
Landlord's Legal Name					
Naveen Yadav					
Landlord's Legal Name					
Note:					
See Part B in General Information					
and Tenant(s)					
Last Name			Eirat Nama		
Eda			First Name Sandeep		
Last Name			First Name		
Edot Name					
Last Name			First Name		
Last Name			First Name		
Lock Name			First Name		
Last Name			First Name		
2. Rental Unit			1		
The landlord will rent to the tenant the rental	unit at:				
Unit (e.g., unit 1 or basement unit) Street Number Street			Name		
148 Room No. 1	1775	Culver Drive			
			Province Postal Code		
London Ontar				N5V 3H6	
Number of vehicle parking spaces and description (e.g., indoor/outdoor, location) Shared Parking - Outdoor					
·					
The rental unit is a unit in a condominium.					
∑ Yes □ No					

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If yes, the tenant agrees to comply with the condominium declaration, by-laws and rules, as provided by the landlord.

3. Contact Inform	nation					
Address for Giving	g Notices or Docun	nents to the Lan	dlord			
Unit	Street Number	Street Name PO Box			PO Box	
City/Town	42	Farthingale Cr	escent Province		Postal Code	e/ZIP Code
Brampton			Ontario		L7A 1S8	
Both the landlord as Board's Rules of Pr		eceive notices and	d documents by email, where	e allowed by the	Landlord and	d Tenant
Yes No						
If yes, provide ema	il addresses:					
The landlord is providing phone and/or email contact information for emergencies or day-to-day communications: Yes						
Note: See Part B and E in	n General Informatio	n				
4. Term of Tenar	ncy Agreement					
This tenancy starts	on: 2020/05/01	Date (yyy	y/mm/dd)			
This tenancy agree	ment is for: (select a	an option below a	nd fill in details as needed)			
a fixed length of time ending on: 2020/08/31 Date (yyyy/mm/dd) a monthly tenancy						
other (such as o	laily, weekly, please	specify):				
Note: The tenant does no	t have to move out a	at the end of the t	erm. See Parts C and D in G	eneral Informati	on.	

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5.	Rent	
a)	Rent is to be paid on the First (e.g., first,	second, last) day of each (select one):
	Month	
	Other (e.g., weekly)	
b)	The tenant will pay the following rent:	
	Base rent for the rental unit	\$475
	Parking (if applicable)	
	Other services and utilities (specify if applicable):	
	Care control and came (open, in approach).	
		
	Total Rent (Lawful Ren	nt) \$475
	is is the lawful rent for the unit, subject to any rent increases al	
hea c)	ater plug-in. This amount does not include any rent discounts (Rent is payable to:	see Section 7 and Part G in General Information).
	Naveen Yadav	
d)	Rent will be paid using the following methods:	
- ,	E-transfer/As mutually decided	
Na	40.	
	te: e tenant cannot be required to pay rent by post-dated cheques	or automatic payments, but can choose to do so.
e)	If the first rental period (e.g., month) is a partial period, the te	nant will pay a partial rent of \$ NA on
	NA . This partial rent covers the rental of the	
_	Date (yyyy/mm/dd)	Date (yyyy/mm/dd) Date (yyyy/mm/dd)
f)	If the tenant's cheque is returned because of non-sufficient fu	unds (NSF), the tenant will have to pay the landlord's
	administration charge of \$ plus any	NSF charges made by the landlord's bank.
NIA	40.	

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The landlord's administration charge for an NSF cheque cannot be more than \$20.00

6. Services	and Utilities							
The following	services are inclu	ded in the lawful rent	for the rental unit,	as specifie	ed:			
Gas				X Yes	☐ No			
Air condit	ioning			X Yes	☐ No			
Additiona	I storage space			X Yes	☐ No			
On-Site L	aundry			Yes	☐ No	No Charge	Pay Per use	
Guest Pa	rking			Yes	☐ No	No Charge	Pay Per use	
Other H	ligh Speed Inter	net		X Yes	☐ No			
Other				Yes	☐ No			
Other				Yes	☐ No			
Other				Yes	☐ No			
Other				Yes	☐ No			
The following	utilities are the res	enoneihility of						
		<u> </u>						
Electricity		Tenant						
Heat		☐ Tenant						
Water Landlord Tenant If the tenant is responsible for any utilities, provide details of the arrangement, e.g. tenant sets up account with and pays the utility provider, tenant pays a portion of the utility costs (if necessary add additional pages):								
uniny provider	г, тепапт рауѕ а ро	nuon oi the utility cos	is (ii liecessary au	a additions	ai payes	<i>j</i> .		
Note:								

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If the tenant will be responsible for paying for electricity measured by a meter or suite meter, the landlord must give the prospective tenant available information about the electricity usage in the rental unit over the last twelve months using the

appropriate Landlord and Tenant Board form.

7. Rent Discounts	
Select one:	
There is no rent discount.	
or	
The lawful rent will be discounted as follows:	
Provide description of rent discount (if necessary add additional	pages):
Note:	no allavva d
See Part G in General Information for what types of discounts a	re allowed.
8. Rent Deposit	
Select one:	
A rent deposit is not required.	
or	
∑ The tenant will pay a rent deposit of \$ 475	. This can only be applied to the rent for the last rental period
of the tenancy.	
Note:	
This amount cannot be more than one month's rent or the rent f	
year. See Part H in General Information.	ne landlord must pay the tenant interest on the rent deposit every
9. Key Deposit	
Select one:	
A key deposit is not required.	
or	
The tenant will pay a refundable key deposit of \$	to cover the cost of replacing the keys, remote entry

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devices or cards if they are not returned to the landlord at the end of the tenancy.

If a refundable key deposit is required, provide description and number of keys, access cards and remote entry devices:
One main entrance key and Room key.
Note: The key deposit cannot be more than the expected replacement cost. See Part H in General Information.
10. Smoking
Under provincial law, smoking is not allowed in any indoor common areas of the building. The tenant agrees to these additional rules on smoking:
Select one:
⊠ None
or
Smoking rules
Provide description of smoking rules (if necessary add additional pages):
Note:
In making and enforcing smoking rules, the landlord must follow the Ontario <i>Human Rights Code</i> . See Parts M and S in General
Information.
11. Tenant's Insurance
Select one:
There are no tenant insurance requirements.
The tenant must have liability insurance at all times. If the landlord asks for proof of coverage, the tenant must provide it. It is up to the tenant to get contents insurance if they want it.
12. Changes to the Rental Unit

The tenant may install decorative items, such as pictures or window coverings. This is subject to any reasonable restrictions set out in the additional terms under Section 15.

The tenant cannot make other changes to the rental unit without the landlord's permission.

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13. Maintenance and Repairs

The landlord must keep the rental unit and property in good repair and comply with all health, safety and maintenance standards.

The tenant must repair or pay for any undue damage to the rental unit or property caused by the wilful or negligent conduct of the tenant, the tenant's guest or another person who lives in the rental unit.

The tenant is responsible for ordinary cleanliness of the rental unit, except for any cleaning the landlord agreed to do.

Note:

See Part J in General Information.

14. Assignment and Subletting

The tenant may assign or sublet the rental unit to another person only with the consent of the landlord. The landlord cannot arbitrarily or unreasonably withhold consent to a sublet or potential assignee.

Note:

There are additional rules if the tenant wants to assign or sublet the rental unit. See Part P in General Information.

15. Additional Terms

Landlords and tenants can agree to additional terms. Examples may include terms that:

- Require the landlord to make changes to the unit before the tenant moves in, and
- Provide rules for use of common spaces and/or amenities.

These additional terms should be written in plain language and clearly set out what the landlord or tenant must or must not do to comply with the term. If typed, the additional terms should be in a font size that is at least 10 points.

An additional term cannot take away a right or responsibility under the Residential Tenancies Act, 2006.

If a term conflicts with the *Residential Tenancies Act, 2006* or any other terms set out in this form, the term is void (not valid or legally binding) and it cannot be enforced. Some examples of void and unenforceable terms include those that:

- Do not allow pets (however, the landlord can require the tenant to comply with condominium rules, which may prohibit certain pets),
- Do not allow guests, roommates, any additional occupants,
- Require the tenant to pay deposits, fees or penalties that are not permitted under the Residential Tenancies Act 2006 (e.g., damage or pet deposits, interest on rent arrears), and
- Require the tenant to pay for all or part of the repairs that are the responsibility of the landlord.

See General Information for more details.

The landlord and tenant may want to get legal advice before agreeing to any additional terms.

Select one:

There are no additional terms.
or
This tenancy agreement includes an attachment with additional terms that the landlord and tenant agreed to.

16. Changes to this Agreement

After this agreement is signed, it can be changed only if the landlord and tenant agree to the changes in writing.

Note:

The Residential Tenancies Act, 2006 allows some rent increases and requires some rent reductions without agreement between the landlord and tenant. See Part I in General Information.

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17. Signatures

By signing this agreement, the landlord(s) and the tenant(s) agree to follow its terms.

Unless otherwise agreed in the additional terms under Section 15, if there is more than one tenant, each tenant is responsible for all tenant obligations under this agreement, including the full amount of rent.

Landlord(s):

Name	Signature Janear Janear	Date (yyyy/mm/dd)
Naveen Yadav	pares 1	2020/04/29
Name	Signature	Date (yyyy/mm/dd)
Tenant(s):		
Name	Signature E. Sandag.	Date (yyyy/mm/dd)
Sandeep Eda	~ ~	2020/04/29
Name	Signature	Date (yyyy/mm/dd)
Name	Signature	Date (yyyy/mm/dd)
Name	Signature	Date (yyyy/mm/dd)
Name	Signature	Date (yyyy/mm/dd)

Note:

All of the landlords and tenants listed on the first page in Section 1 (Parties to the Agreement) must sign here. The landlord must give a copy of this agreement to the tenant within 21 days after the tenant signs it.

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Appendix: General Information

This Appendix sets out basic information for landlords and tenants. It is not intended as legal advice, and it is not an official interpretation of the *Residential Tenancies Act, 2006* (the Act). Please refer to the Act for the specific rules.

The Landlord and Tenant Board also provides information about landlords' and tenants' rights and responsibilities under the Act.

Landlord and Tenant Board:

Toll free: 1-888-332-3234 Toronto area: 416-645-8080

TTY: Bell Relay Service at 1-800-268-9242

Website: www.sjto.ca/ltb

A. When to Use This Form

This form (standard form of lease) must be used for most residential tenancy agreements (leases).

This form should **not** be used for:

- care homes,
- sites in mobile home parks or land lease communities,
- social and supportive housing that is exempt from the rent increase guideline (see the regulation under the Act for specific exemptions),
- member units in co-operative housing, and
- any other accommodation that is exempt from the Act (see Section 5 of the Act).

B. Change of Landlord

A new landlord has the same rights and duties as the previous landlord. A new landlord must follow all the terms of this agreement unless the tenant and new landlord agree to other terms. A new landlord should provide the tenant with their legal name and address.

C. Renewing a Tenancy Agreement (Part V of the Act)

If the landlord and tenant agree that the tenancy will last for a specific period of time, this is called a fixed term tenancy. This is because both the start and end date are set out in the tenancy agreement.

The end of an agreement does not mean the tenant has to move out or sign a renewal or new agreement in order to stay. The rules of the agreement will still apply and the tenant still has the right to stay:

- as a monthly tenant, if the agreement was for a fixed term or monthly tenancy,
- as a weekly tenant, if the agreement was for a weekly tenancy, or
- as a daily tenant, if the agreement was for a daily tenancy.

The landlord and tenant can also agree to renew the agreement for another fixed term or enter into a new agreement. In any case, changes to the rent must follow the rules under the Act (see Part I below for further information).

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D. Ending the Tenancy (Part V of the Act)

The landlord or tenant must follow the rules of the Act when ending a tenancy.

When the tenant can end the tenancy

The tenant may end a tenancy by giving the landlord proper notice using the appropriate Landlord and Tenant Board form. They must give:

- at least 60 days' notice if they have a monthly or fixed term tenancy, or
- at least 28 days' notice if they have a daily or weekly tenancy.

For a fixed term tenancy, the notice cannot be effective before the last day of the fixed term. For a monthly or weekly tenancy, the notice must be effective on the last day of a rental period (e.g. month or week).

In certain situations, a tenant who has experienced sexual or domestic violence can give 28 days' notice to end the tenancy at any time, even if the tenant has a fixed term agreement (e.g., one year agreement). They must use the notice form approved by the Landlord and Tenant Board.

When the landlord can end the tenancy

The landlord cannot evict the tenant unless the landlord follows the proper rules. In most cases, the landlord must give proper notice to end the tenancy using the right form. Forms are available on the Landlord and Tenant Board's website.

The landlord can only give the tenant notice to end the tenancy in certain situations. These situations are set out in the Act. A few examples include:

- tenant does not pay the full rent when it is due,
- · tenant causes damage to the rental unit or building, and
- tenant substantially interferes with the reasonable enjoyment of other tenants or the landlord.

If the landlord gives a tenant notice to end the tenancy, the tenant does not have to move out.

If the tenant does not move out, the landlord must apply to the Landlord and Tenant Board in order to evict the tenant. The Landlord and Tenant Board will hold a hearing and decide if the tenancy should end. Both the landlord and the tenant can come to the hearing and explain their side to the Landlord and Tenant Board. If the Landlord and Tenant Board orders an eviction, the eviction order can only be enforced by the Sheriff (Court Enforcement Officer).

It is an offence for the landlord to evict a tenant without following this process. If convicted, the landlord could face a fine of up to \$25,000 (for an individual) or \$100,000 (for a corporation).

If the Landlord and Tenant agree to end the tenancy

The tenant and landlord can agree to end a tenancy at any time by using the proper Landlord and Tenant Board form. Some landlords may ask the tenant to sign this form when signing the agreement. In most cases, an agreement to end a tenancy signed at the beginning of the tenancy agreement is unenforceable and the tenant does not have to move out.

There is more information on how to end a tenancy and reasons for eviction in the Act and in a brochure on the Landlord and Tenant Board website.

E. Giving Notices and Documents (Part XII of the Act)

The landlord and tenant have to deliver some official notices and other documents in writing. These notices and documents can be:

- hand delivered,
- left in a mail box or a place where mail is ordinarily delivered, or
- mailed (this will count as delivered five days after mailing).

There are also other ways to serve notices and documents. For more information, contact the Landlord and Tenant Board or see the Rules of Practice on its website.

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F. Rent and Rent Receipts (Part VII of the Act)

Rent is the amount the tenant pays to the landlord to occupy the rental unit and receive services or facilities agreed to in this agreement.

The tenant must pay their rent on time. If they do not, the landlord can give them notice to end the tenancy.

If the tenant asks for a receipt for rent or any payment or deposit, the landlord must give them one for free. This also applies to a former tenant who asks for a receipt within 12 months after the end of their tenancy.

G. Rent Discounts (Part VII of Act)

The landlord can offer the tenant a discount for paying rent on or before the date it is due. This discount can be up to two per cent of the lawful rent.

The landlord can also offer rent-free periods or discounts in one of three ways:

- Rent-free periods of up to three months within any 12-month period,
- · A discount of up to one month's rent spread evenly over eight months, or
- A discount of up to two months' rent, with up to one month's rent spread evenly over the first seven months, and up
 to one month's rent discounted in one of the last five months.

These types of discounts must be agreed to in writing.

H. Deposits (Part VII of the Act)

The landlord can only collect a deposit for the last month's rent and a refundable key deposit. The tenant does not have to provide any other form of deposit, such as pet or damage deposits. If the tenant pays anything more, the tenant can apply to the Landlord and Tenant Board to get the money back.

Rent deposit (i.e. last month's rent): The landlord can require a rent deposit on or before the tenant enters into the tenancy agreement. The landlord must apply this money to the rent for the last period of the tenancy. The rent deposit must not be more than one month's rent or the rent for one rental period (e.g., one week in a weekly tenancy), whichever is less.

The landlord must pay the tenant interest on the rent deposit every year. If the rent increases after the tenant has paid a rent deposit, the landlord can require the tenant to top-up the rent deposit so that it is the same as the new rent. The landlord can use the interest on the rent deposit to top-up the rent deposit.

If the landlord is unable to let the tenant move into the rental unit, the landlord must return the deposit, unless the tenant agrees to rent a different unit.

Key deposit: If the landlord collects a deposit for key(s), remote entry devices or cards, the landlord must return the deposit when the tenant gives back their key(s) at the end of the tenancy.

The landlord can charge the tenant for additional keys that the tenant requests (for example, if the tenant wants an extra key or if the tenant has lost their key), but the charge cannot be more than actual cost of the keys. This is not a key deposit.

I. Rent Increases and Decreases (Part VII of the Act)

Most Ontario tenants are protected by rent controls that limit how much rent can increase year-over-year. The rent payable by tenants may also decrease in limited situations.

Guideline Rent Increases

Normally, the landlord can increase the rent only once every 12 months. The landlord must use the proper Landlord and Tenant Board form and give the tenant at least 90 days' notice before the rent increase is to take effect. The rent can be increased by no more than the rent increase guideline unless the Landlord and Tenant Board approves a rent increase above the guideline. The guideline for each year can be found on the Landlord and Tenant Board's website.

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Rent Increases above the Guideline

The landlord can apply to the Landlord and Tenant Board for approval to raise the rent by more than the rent increase guideline. Affected tenants can oppose this application at the Landlord and Tenant Board.

This kind of rent increase is called an above-guideline rent increase. The Landlord and Tenant Board can allow this kind of rent increase if:

- the landlord's municipal taxes and charges have increased significantly,
- · the landlord has done major repairs or renovations, or
- the costs of external security services (i.e. not performed by the landlord's employees) have increased, or external security services are being provided for the first time.

The landlord and tenant can also agree to an above-guideline rent increase, if the landlord agrees to renovate or add a new service for the tenant. Certain rules apply.

Rent Reductions:

The landlord **must** reduce the rent if:

- the municipal property tax goes down by more than 2.49 per cent, or
- the rent was increased above the guideline to pay for repairs or renovations and the costs have been fully paid for (this only applies to tenants who were living in the unit when the above guideline rent increase happened).

The tenant can apply to the Landlord and Tenant Board to reduce their rent if:

- municipal property taxes or charges on the rental property go down,
- the landlord reduced or removed a service without reducing the rent, or
- the landlord did not keep a promise they made in an agreement for a rent increase above the guideline.

J. Maintenance and Repairs (Part III, IV, V and XIV of the Act)

The landlord must keep the rental unit and property in good repair and comply with all health, safety and maintenance standards. This includes the maintenance and repair of things that came with the unit, such as appliances, and of common areas, such as parking lots, elevators, and hallways.

The tenant must pay their rent, even if they have problems with the maintenance and repair of their unit or property. If the tenant is having a maintenance or repair problem, the tenant should let the landlord know. If needed, the tenant can apply to the Landlord and Tenant Board.

The tenant is responsible for any damage to the rental property caused by the tenant, the tenant's guest or another person who lives in the rental unit. This applies to any damage caused on purpose or by not being careful enough. This does not include damage that results from normal use of the rental unit over time ("wear and tear"). The landlord can apply to the Landlord and Tenant Board if the tenant has not repaired such damage.

The tenant is responsible for ordinary cleanliness of the rental unit, except for any cleaning the landlord agreed to do.

K. Vital Services (Part I and III of the Act)

"Vital services" include hot or cold water, fuel, electricity, gas and heat.

The landlord must ensure that a rental unit has heating equipment capable of maintaining a minimum temperature of 20° Celsius from September 1 to June 15. Some municipal by-laws may have stricter requirements.

The landlord cannot withhold or shut off the reasonable supply of a vital service, care service or food that the landlord must supply under the tenancy agreement. If a vital service is cut-off because the landlord failed to pay their bill, the landlord is considered to have withheld that service. However, if a vital service is cut-off or disconnected because the tenant failed to pay their own utility bill, the tenant cannot claim that the landlord withheld a vital service.

The landlord cannot deliberately interfere with the reasonable supply of any vital service, care service or food, whether or not the landlord is obligated to supply it under the tenancy agreement.

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L. Harassment (Part III and IV of the Act)

It is against the law for the landlord (or anyone acting for the landlord, such as a superintendent or property manager) to harass the tenant, or for the tenant to harass the landlord. If the landlord or the tenant is experiencing harassment they can apply to the Landlord and Tenant Board.

M. Discrimination

If the landlord (or anyone acting for the landlord) discriminates against the tenant based on prohibited grounds of discrimination under the Ontario *Human Rights Code* (the *Code*), they may be violating the tenant's rights under the Code. The Landlord and Tenant Board may be able to consider discrimination if it relates to an application under the *Residential Tenancies Act*, 2006. In other situations, the tenant may have to take their case to the Human Rights Tribunal of Ontario.

N. Landlord's Entry into Rental Unit (Part III of the Act)

The tenant is entitled to reasonable enjoyment of the rental unit (e.g. quiet enjoyment, reasonable privacy, freedom from unreasonable disturbance and exclusive use of the rental unit).

The landlord can enter the rental unit with 24 hours' written notice only for the following reasons:

- make repairs,
- inspect the unit to see if repairs are needed, if the inspection is reasonable,
- show the rental unit to a possible buyer, insurer or mortgage lender,
- let a real estate agent show the unit to a possible buyer,
- have a property inspection done before converting the residential building into a condominium, or
- for any reasonable purpose listed in the tenancy agreement.

The written notice must include the reason for the entry and state the date and time (between 8 a.m. and 8 p.m.) that the landlord will enter the unit. With proper notice, the landlord can enter the unit when the tenant is not at home.

The landlord does not need to give a notice to enter:

- in case of emergency,
- if the tenant consents to entry,
- if the tenancy agreement requires the landlord to clean the unit, or
- if the tenancy is coming to an end and the landlord wants to show the unit to a potential new tenant the landlord can only show the unit between 8:00 a.m. and 8:00 p.m. and must make a reasonable effort to let the tenant know when this will happen.

O. Locks (Part III and IV of the Act)

The landlord cannot change the locks of the rental unit unless the landlord gives the new keys to the tenant. The tenant cannot change the locks of the rental unit without the consent of the landlord.

P. Assign or Sublet (Part VI of the Act)

The tenant may assign or sublet the rental unit to another person only with the consent of the landlord. The landlord cannot arbitrarily or unreasonably withhold consent to a potential assignee or sublet of the rental unit.

- 1. **Assignment**: In an **assignment**, the tenant transfers their right to occupy the rental unit to someone else. The new person takes the place of the tenant, and the tenancy agreement stays the same.
- Sublet: A sublet occurs when the tenant moves out of the rental unit, lets another person (the 'sub-tenant') live
 there until a specified date, and can return to live in the unit before the tenancy ends. The tenancy agreement and
 the landlord-tenant relationship do not change.

A tenant who sublets a rental unit cannot:

- charge a higher rent than the landlord does for the rental unit,
- collect any additional fees for subletting the rental unit, or
- charge the sub-tenant for additional goods or services.

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Q. Guests (Part III of the Act)

The landlord cannot stop tenants from having guests, require the tenant to notify the landlord or get the landlord's permission before having guests. The landlord cannot charge extra fees or raise the rent due to guests in the rental unit. However, the tenant is responsible for the behaviour of their guests.

The landlord cannot prevent the tenant from having a roommate, as long as municipal by-laws on occupancy standards are respected.

R. Pets (Part III of the Act)

A tenancy agreement cannot prohibit animals in the rental unit or in or around the residential building.

There are some cases where the landlord can apply to the Landlord and Tenant Board to evict a tenant who has a pet. These are some common examples:

- the pet makes too much noise, damages the unit or causes other tenants to have allergic reactions,
- · the breed or species is inherently dangerous, or
- the rules of the condominium corporation do not allow pets.

S. Smoking (Part V of the Act)

The Act does not discuss smoking in a rental unit. The landlord and tenant can use Section 10 of this lease to agree to either allow or prohibit smoking in the unit, and/or on the landlord's property.

Even if the lease doesn't prohibit smoking, the landlord may apply to the Landlord and Tenant Board to end the tenancy if the smoking:

- substantially interferes with reasonable enjoyment of the landlord or other tenants,
- causes undue damage,
- impairs safety, or
- substantially interferes with another lawful right, privilege or interest of the landlord.

If the tenant believes that other people smoking in their building affects their health or safety, contravenes maintenance standards, or substantially interferes with their reasonable enjoyment of the rental unit, they should discuss it with their landlord before contacting the Landlord and Tenant Board.

T. Smoke and Carbon Monoxide Alarms

The landlord must provide the rental unit with working smoke alarms and, where applicable, carbon monoxide alarms. The landlord is responsible for keeping smoke and carbon monoxide alarms in working condition, which includes replacing the batteries. The tenant must not disconnect or tamper with any smoke or carbon monoxide alarm and must notify the landlord immediately of any alarms not working properly.

U. Resolving Disputes

The landlord and tenant are required to follow the law. If they have problems or disagreements, the landlord and tenant should first discuss the issue and attempt to resolve it themselves. If the landlord or tenant feels that the other is not obeying the law, they may contact the Landlord and Tenant Board for information about their rights and responsibilities, including whether they may apply to the Landlord and Tenant Board to resolve the dispute.

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ADDITIONAL TENANCY TERMS

- 1. The tenants are responsible for snow removal. Please note the city of Windsor bylaw for sidewalk snow removal. Snow and ice are to be removed promptly from walkways, in the interest of safety of the lessees, their guests and passers-by.
- 2. The tenants are responsible for state of cleanliness of the self-contained rental unit, and the cleaning of the self-contained rental unit. Any furniture left outside the home, whether protected by a sheltered porch or not, shall be deemed abandoned garbage and shall be disposed-off by the landlord after expiry of the lease or if the tenant leaves. The members of the household shall decide an allocation of bedrooms and shall be responsible to report any safety or maintenance issues with the rental unit, promptly to the landlord.
- 3. The tenants understand it is against the law to disable smoke alarms or fire extinguishers. Tenant shall not allow accumulation of combustible materials on the rental premises. Any inspections by Fire Prevention Officers, building inspectors etc. are to be reported to the landlord before such inspections are granted entry.
- 4. Blockage of toilets or sewer lines caused by foreign objects shall be at the cost and the responsibility of the tenants.
- 5. The tenants will be responsible to supply all furnishings, cooking utensils, draperies, light bulbs and all other items required.
- 6. The tenants must indicate in writing 60 days prior to the end of the lease term, if it wishes to renew the lease. It is understood that the home will be available to show to prospective new tenants. View hours shall be Sam to 8pm. Any locked doors will be opened. The tenants acknowledge this as 24-hour notice of such showings.
- 7. If the tenants wish to vacate the rental premised at the end of the fixed term. The tenant shall provide written notice to the landlord about this not less than 60 days prior to the expiration date of the fixed term. If the tenant cannot fulfill the required one-year lease and wishes to break the lease early, the options are:
 - To either sublet the unit with prior approval from the landlord. The landlord must approve the sublet tenant;
 - To pay a lease breaking fee of 3 month's rent to forfeit the last month's rent deposit.
- 8. 10. At the discretion of the Landlord, a cleaning fee may be charged if necessary when the tenant move out or prior to showing the perspective tenants.
- 9. Damage, theft, or otherwise to the tenants' personal property **WILL NOT** be covered lay the landlord, nor by the Landlord's insurance company. Tenants are urged to provide their own property and liability insurance.
- 10. Proviso for re-entry by said Lessor on non-payment of rent or non-performance of covenants. The

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landlord is hereby granted permission for re-entry to inspect for maintenance, safety and repairs of the rental unit, or of the rental complex during normal business hours, from time to time.

- 11. The right of the tenants to sublet the rented premises is subject to consent of the landlord, and such consent shall responsibly be withheld. The tenants at all time during the tenancy shall be responsible for any sublet's contract unpaid rent, damage, and any and all other applicable conditions of the lease. The unit is not to be utilized as a lodging house by the Tenants, but as a single housekeeping unit collectively maintained and controlled by the Tenants in accordance with the provisions of the Tenant agreement.
- 12. The tenants at all time will be responsible for acts, omissions, disturbance or damage by any and all people outside or inside the self—contained rental unit property and will indemnify the landlord from all accidents, loss, damage or claims for loss or personal injury to the tenants or their invitees. the tenants are encouraged to obtain a Tenant's insurance policy containing third party liability protection.
- 13. NO SMOKING IN THE SELF CONTAINED RENTAL UNIT.
- 14. NO PETS ALLOWED. However, all pet damage shall be responsibility of the tenants and such repairs to such damage shall be paid as additional rent.
- 15. There are no permanent changes such as painting allowed to the tenants without prior approval of the landlord.
- 16. When giving up possession, the self-contained Unit must be left in a clean undamaged condition at the expiry of the lease.

Costs associated with the normal damage repairs as follows:

a) Broken interior door: \$85.00/each includes stain and installation;

c) Broken exterior door: \$400.00/each includes jam, new trim, stain and installation; \$400.00/each on site and plus actual cost to repair at shop;

f} Small drywall holes: \$75.00 each if smaller 1 sq.ft;

g) Large drywall holes: \$5.00/sq.ft, based on replacing the whole wall;

\$100.0/each h) Broken bed frame: i) Broken or dirty mattress: \$300.0/each \$50.0/each]) Broken book shelf: \$50.0/each k) Broken chair: |} Broken desk: \$30.0/each m) Broken dresser: \$50.0/each n) Broken garage bin: \$150.0/each 0) Broken recycle bin: \$10.0/each p] Broken shower: \$1000.0/each q) Broken sink: \$200.0/each r) Broken toilet: \$300.0/each

s] Fail to clean room before moving out: \$100.00 for room / \$100.00 for public area

Other damage to include but not limited to nicotine staining, smoke damage, ripped, torn, broken screens and/or frames of screens, damaged pluming fixture, cabinets, lights, etc. \$55.00/hour/person or part there of plus materials, plus travel.

E. Sander