

I'm not robot!

Periodic – residential tenancy agreement

All parties to this agreement should consider seeking legal advice about their rights and obligations.

Landlord: (Landlord details must be completed even if an agent is acting for the landlord)

First full name: _____

Address for service of documents (must not be agent's address): _____

Contact telephone number (only required if no agent is managing the property for the landlord): _____

Agent:

First name of appointed agent or person managing the property for the landlord: _____

Address for service of documents: _____

Telephone: _____ Mobile: _____ Email address for service of notice or document: _____

Tenant:

First full name of tenant 1: _____

Contact telephone number: _____ Email address for service of notice or document: _____

First full name of tenant 2: _____

Contact telephone number: _____ Email address for service of notice or document: _____

First full name of tenant 3: _____

Contact telephone number: _____ Email address for service of notice or document: _____

Address of premises: _____

Commencement of agreement: _____ **Bond amount:** \$ _____

Rent: _____

Weekly amount: _____ of each week/fortnight/week

Does the property meet minimum housing standards? (see Housing Improvement Act 2010) Yes No

Is there a rent control notice or order on the property? Yes No

(If 'Yes' provide details in additional sheet of agreement)

1. APPLICATION OF THE RESIDENTIAL TENANCY ACT

1. The terms of this tenancy agreement and any changes or additions to the terms they are contained in change any right or obligation under the Residential Tenancy Act or a regulation made under that Act, or any subordinate instrument, if a term of this tenancy agreement does not conflict with a right, obligation or standard term. The term of the tenancy agreement is void.

2. Any change or addition to this tenancy agreement must be agreed to in writing and referred to both the landlord and the tenant. If a change is not agreed to in writing, it is not enforceable.

3. The requirement for agreement under subsection (2) does not apply to:

(a) a rent increase given in accordance with the Residential Tenancy Act;

(b) a withdrawal of, or a reduction in, a service or facility in accordance with the Residential Tenancy Act; or

(c) a term in respect of which a landlord or tenant has obtained an order in addition to order that the agreement of the other is not required.

2. LENGTH OF TENANCY (please fill in the dates and times in the spaces provided)

This tenancy starts on: _____

Length of tenancy (please check a or b or c and provide additional information as needed)

The tenancy is:

a) for a specific period of time

b) for the period of _____ months _____ weeks _____ days _____ months _____ years

At the end of this fixed length of time (for option b, you must check either i or ii below)

i) the landlord and tenant do not enter into a new tenancy agreement. The tenancy continues on a month-to-month basis on the same terms unless the tenant gives written notice to end the tenancy.

ii) the tenancy ends and the tenant must move out of the residential unit. If you choose this option, both the landlord and tenant must refer to the boxes below.

The tenant must move out on or before the last day of the tenancy.

c) other periodic tenancy as indicated below:

weekly bi-weekly other _____

3. RENT (please fill in the information in the spaces provided)

a) **Payment of Rent:**

The tenant will pay the rent of \$ _____ each _____ (week fortnight month) to the landlord on the first day of the rental period which falls on the day date eg. 1st, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22nd, 23rd, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st day of each _____ (week fortnight month) subject to rent increases given in accordance with the RTA.

The tenant must pay the rent on time. If the rent is late, the landlord may issue a notice to end the tenancy for unpaid rent (see RTA-22) unless the tenant, within 14 days after the date the notice is given,

b) **What is included in the rent:** (Check only those that are included and provide additional information, if needed.)

The landlord must not withhold, or restrict a service or facility that is essential to the tenant's use of the rental unit or living accommodation, or that is a standard term of the tenancy agreement.

Water Gas Subsidised Outdoor swimming Heating and cooling

Sewer Phone and internet Internet Furniture Other _____

Storage collection Subsidised Storage Caravan Other _____

Electricity Participation Laundry (free) Parking (free) Other _____

Additional information: _____

Bond refund form

1. Fill out this form to request a bond refund.
2. Please read the important information on the back of this form before entering any details.
3. ALL sections of this form must be completed.
4. If you have a separate tenancy agreement for a room in the property, please supply the room number.
5. Use black or dark blue pen.

1 Bond number _____ **2 Date tenancy ended** _____

3 Address of the rented property (Property ID: _____)

Room no. _____ Unit/Flat no. _____ Street no. _____ Street name _____

Suburb _____ Town/City _____ Rural delivery no. _____

Property/building name _____

4 Refund details (Please initial (counter/sign) any alterations you make or your refund may be delayed.)

Pay the landlord(s) \$ _____ Landlord's reason for claiming some or all of the bond (tick boxes)

Pay the tenant(s) \$ _____ Arrears Repairs Cleaning Ongoing Other

Hold in dispute \$ _____ If you have provided us with your e-mail address, we will send you an email once the refund is processed.

TOTAL \$ _____

5 Landlord refund details (Print your full name(s) below)

Name(s) _____ Landlord ID Number _____

Address for Service (An Address for Service is explained on the back of this form.)

Unit/Flat no. _____ Street no. _____ Street name _____ Rural delivery no. _____

Suburb _____ Town/City _____ Postcode _____

PO Box/Private Bag _____ Fax () _____ Daytime phone no. () _____

Email _____ Mobile _____

Bank account number (Only complete if you are claiming money) _____ Your reference (to appear on your bank statement) _____

6 Tenant refund details (Print your full name(s) below)

Name(s) _____

Address for Service (An Address for Service is explained on the back of this form.)

Unit/Flat no. _____ Street no. _____ Street name _____ Rural delivery no. _____

Suburb _____ Town/City _____ Postcode _____

PO Box/Private Bag _____ Fax () _____ Daytime phone no. () _____

Email _____ Mobile _____

Bank account number (Only complete if you are claiming money). Please indicate how much each tenant receives

Name: _____ Receives \$ _____ Name: _____ Receives \$ _____

ILLINOIS STANDARD LEASE AGREEMENT

I. THE PARTIES. This Illinois Standard Residential Lease Agreement ("Agreement") made this 20 is between:

Landlord: with a mailing address of City of State of ("Landlord"), AND

Tenant(s): ("Tenant").

Landlord and Tenant are each referred to herein as a "Party" and, collectively, as the "Parties."

NOW, THEREFORE, FOR AND IN CONSIDERATION OF the mutual promises and agreements contained herein, the Tenant agrees to lease the Premises from the Landlord under the following terms and conditions:

II. LEASE TYPE. This Agreement shall be considered a fixed lease. The Tenant shall be allowed to occupy the Premises starting on 20 and end on 20 ("Lease Term"). At the end of the Lease Term and no renewal is made, the Tenant (check one)

- May continue to lease the Premises under the same terms of this Agreement under a month-to-month arrangement.
- Must vacate the Premises.

III. OCCUPANT(S). The Premises is to be occupied strictly as a residential dwelling with the following individual(s) in addition to the Tenant: (check one)

- ("Occupant(s)")
- There are no Occupant(s).

IV. THE PROPERTY. The Landlord agrees to lease the described property below to the Tenant: (enter the property information)

- a.) Mailing Address: City of State of
b.) Residence Type: Apartment House Condo Other:
c.) Bedroom(s):
d.) Bathroom(s):

The aforementioned property shall be leased wholly by the Tenant ("Premises").

V. PURPOSE. The Tenant and Occupant(s) may only use the Premises as: (check one)
- A residential dwelling only.

(RENTAL) TENANCY AGREEMENT

This Agreement made on the 05 day of January 2016

BETWEEN

TAN WEI MENG, DAVID (CHEN WEIMING) S1234567A
LIM PEIQI S2345678C

(hereinafter called "The Landlord" which expression where the context so admits shall include its successors-in-title and assigns) of the one part and

AND

David Wolf
FIN No. G1234567A
Passport No. A1234567

(hereinafter called "The Tenant" which expression where the context so admits shall include legal representatives or its successors in title and permitted assigns of the Tenant) of the other part.

Now it is hereby agreed and declared as follows: -

1. The Landlord agrees to let and the Tenant agrees to take all that premises situated and known as 11 Simei Street 3 #16-16, Eastpoint Green, Singapore 529890

(hereinafter called "the premises") together with the furniture, fixtures and other effects therein as listed in the inventory attached ("the Effects") for a period of Eighteen (18) months from Fifteen (15) day of January 2016 to the Fourteen (14) day of July 2017.

2. The Tenant agrees with the Landlord to pay in advance on the Fifteen (15) of each calendar month a sum of Singapore Dollars Four Thousand Nine Hundred only (S\$ 4900.00) without any deduction whatsoever (hereinafter called "the Rent").

Payment shall be made to:-

Account of TAN WEI MENG, DAVID
Name of Bank POSB Savings
Account No 123-45678-9

Please Initial
Landlord Tenant
Tan Weimeng, David Lim Peiqi

Rent, bond and other costs A bond is money that you, the tenant, pay to the landlord as security for any unpaid rent or any damage you cause that has to be fixed when the tenancy ends. In those cases the landlord will be able to take the rent or repair costs out of the bond. Residential Tenancies Act 1986, ss 18, 18A A landlord can ask you to pay a bond equal to up to four weeks' rent. They can't ask for any other form of security on top of the bond - for example, they can't ask you to put up your car as security. Residential Tenancies Act 1986, ss 19-21, 109 The landlord has to give you a receipt for the bond and pay the bond over to Tenancy Services within 23 working days. If they don't pay it over to Tenancy Services, the Tenancy Tribunal can order your landlord to pay you a penalty of up to \$1,000. Alternatively, you can pay your bond directly to Tenancy Services, if the landlord agrees to this. You and the landlord must both sign a bond lodgement form, which is sent to Tenancy Services with the bond money. Tenancy Services will give you both a written acknowledgement that they've received the bond. Residential Tenancies Act 1986, ss 22-22E This depends on whether there's any disagreement between you and the landlord about whether you should get all the bond money back: If you and the landlord agree, either of you can apply to have the bond refunded. If you both agree that everything in the property is OK, or if you agree that the landlord can take some money out of the bond to cover damage, cleaning or unpaid rent, then both of you sign a bond refund form that says what you've agreed should happen with the bond. If you and the landlord don't agree, then one of you can apply to get the bond, and the other side then has 10 working days to object. If the other person doesn't object in time, the bond will usually be paid to the person who applied for it. As the tenant, you can apply for a bond refund at any time after the tenancy ends, but the landlord has only two months after the tenancy ends to apply. If there's a dispute about the bond refund, you can take it to the Tenancy Tribunal (see "Problems with your landlord: What you can do" later in this chapter). Yes, if the old landlord agrees. You can just keep the old bond with Tenancy Services and have them transfer it to cover the new tenancy. You'll have to fill out a "bond transfer" form, which has to be signed by you and by both the old and the new landlord. The new landlord then sends the form to Tenancy Services. This depends on whether the person moving out is a tenant who has signed the bond lodgement form. If they are, and the person moving in is going to be a tenant in their place, the new tenant can pay them out for their share of the bond. The new tenant has to complete and sign a "Change of tenant form", get it signed by the outgoing tenant, and send the form to Tenancy Services. If the person moving out hadn't signed the tenancy agreement and the bond lodgement form they have no right to any of the bond (unless they had agreed otherwise with the tenant or tenants). For more about the difference between a tenant and someone who's just a flatmate, see "Who's covered by the minimum tenancy protections". Did this answer your question? Restaurant Brands Chief Information Officer Kenny Thein on evolving to meet customers' ever changing needs, thinking like a start-up but operating as an enterprise, and the importance of sparking STEM curiosity in the younger generation. CIOs can be trend masters or trend victims. Those that fare best know how to navigate the sea of tech trend chatter to keep their organizations on top of the latest disruptions and opportunities. Sarah Betadam, CIO at Novanta, joins host Maryfran Johnson for this CIO Leadership Live interview, jointly produced by CIO.com and the CIO Executive Council. They discuss CIO-CEO relationships, business/IT partnerships, servant leadership, agile mindsets vs. methodologies and more. 'Everything as a service' doesn't include every service IT provides, not to mention everything outside IT that can be characterized as a service. And what it leaves out is arguably more important than what it includes. The ongoing data scientist shortage sees enterprises reconfiguring data teams, upskilling promising employees, and partnering to improve talent pipelines. Small and medium business' CIOs have much to teach larger enterprises, according to Fabienne Wintle, CIO of Navii, the Australian government-backed platform that supports small and medium businesses going digital. The new version of Oracle Fusion Sales has added smart recommendations, helping it compete with rival CRM applications. All CIOs are leaders, yet only a select few are truly inspirational leaders. Here's how you can become one of them. IT leaders seeking board opportunities need to network, raise their profile, nurture their relationships, and pursue their passion to land the right board roles where they can have an impact. Tu Ora Compass Health CIO Alistair Vickers on the evolving role of technology in healthcare, allowing for flexibility in any transformation plan, and the importance of creating new pathways for people into IT. An updated list of the moves of New Zealand information technology executives. VSM is a lean management technique that helps businesses eliminate process redundancies and waste by finding ways to improve current lean and agile business processes. Far too many IT executives are ill-prepared for the sophistication of messaging and tactics vendors bring to the negotiation table. Here's what you should know and how you can push back. Despite SAP's cloud revenue going from strength to strength, the war in Ukraine continues to negatively impact the company's bottom line. Making the transition to the top IT leadership post can be an overwhelming leap for many. Setting yourself up for success begins with listening. Delivering on the promise of sustainability will require CIOs to work in close collaboration with other executives to identify the technologies that will help their company achieve its ESG goals. Every year, around \$1.8 billion (SEK18 billion) is incorrectly paid out of welfare systems in Sweden. But with the use of automation and data analytics, payments will be centralized and monitored at a new IT-based authority. The new cloud-based Digital Contact Center offering combines AI capabilities with features of Microsoft applications including Dynamics 365, Teams, Power Platform, and Nuance. The pandemic rush to the cloud has many IT leaders midway through migrations, faced with sky-high monthly bills, a souring economy, and ROI still a ways off on the horizon. Authentic leaders place their emphasis on people, values, and ethics, creating a culture of authenticity, transparency, and honesty that ensures all employees are empowered and heard. Be realistic about how much rent you can pay. Work out a budget with the average costs of your expenses to see how much you can afford. Expenses could include: food, eg groceries, takeaways and dining out bills, eg internet, power, gas, water other regular payments, eg hire purchase, car loan, personal loan, Afterpay spending money, eg clothes, haircuts, movies travel, eg public transport, petrol, parking. Cheaper rent could mean higher travel costs. Take this into account when looking at locations. For more budgeting help, see Sorted's budgeting tools. Budgeting tool(external link) - SortedLimits to rentLandlords cannot charge significantly more than market rent. Market rent is based on the rent of similar properties in similar areas and gives an estimate of what you might expect to pay. Find out a market rent estimate in your area at Tenancy Services. Market rent(external link) - Tenancy ServicesIf you think you are being charged significantly higher than market rent, you can apply to the Tenancy Tribunal to ask for the rent to be reduced. Making an application(external link) - Tenancy Services It is illegal for a landlord or property manager to charge a letting fee. If you paid a letting fee after 12 December 2018 you can make a complaint to the Tenancy Tribunal. Making an application(external link) - Tenancy Services Start-up costsLandlords can charge you: bond - up to four weeks' rent in advance - up to two weeks. If you pay rent in advance, your next rent payment comes out after the rent in advance has been used. Other start-up costs might include: moving costs utility connection fees, eg gas, power, internet buying or renting appliances, eg buying a fridge if the rental doesn't include one insurance, eg contents insurance to cover your belongings, personal liability insurance to protect you if you or another tenant damage the house. For more information on utilities, see our page on Electricity and gas services. Electricity and gas services Note: Your initial answers are saved automatically when you preview your document. This screen can be used to save additional copies of your answers. Check to hide this tip in the future. This tenancy agreement has been approved for use by The Office of the Tenancy Tribunal. HOW TO USE THIS AGREEMENT1. This is a legally binding contract.9. Before signing this agreement all parties should carefully read it and seek information from Tenancy Services if2. All tenancy agreements must be in writing. A separate they are unclear about what they are agreeing to. form of tenancy agreement for use for a Boarding House Tenancy is available on our website.10. The parties must record their full names correctly.3. The landlord must provide the tenant with a copy of this11. If a bond is paid, a Bond Lodgement Form must also be completed prior to the commencement of the tenancy. If the property is a Unit Title property, a copy of the most12. Bonds must be lodged with Tenancy Services within recent Body Corporate rules must be attached to this23 working days of being paid. This can be done online.13. Parties to tenancy agreements are subject to the4. This agreement must be completed in full and the tenant provisions of the Privacy Act 1993. Any information and landlord each keep a copy provided on this agreement shall not be used or disclosed.5. The rights and obligations set out in the Residential without consent, for any purpose other than the Tenancies Act 1986 are implied in every residential administration of the tenancy or to pursue legal action. tenancy agreement (see the back of this agreement)14. The tenant may be required to pay any letting fee or for a brief outline of some of the key provisions of the other charge for services provided by any solicitor or Residential Tenancies Act 1986, letting agent relating to the granting of the tenancy.6. No terms or conditions added to this agreement are valid15. If there is a problem between the tenant and landlord, if they are contrary to the Residential Tenancies Act 1986 and they can't agree, Tenancy Services can help sort7. Landlords are now required to sign a statement in out. Visit www.tenancy.govt.nz or call us for freediscovering details of any insulation in the property. information on 0800 836 262.8. All rental properties must meet the requirements iregulations regarding insulation and smoke alarms. This section must be filled in. It is important to give good contact details. Physical address for service This email address may be used as an address for service (strike out if not agreed) Other contact address(es) Additional address for service If the landlord wishes to include the details of an agent in the agreement, please include the agent's contact details This tenancy agreement has been approved for use by The Office of the Tenancy Tribunal. HOW TO USE THIS AGREEMENT1. This is a legally binding contract.9. Before signing this agreement all parties should carefully read it and seek information from Tenancy Services if2. All tenancy agreements must be in writing. A separate they are unclear about what they are agreeing to. form of tenancy agreement for use for a Boarding House Tenancy is available on our website.10. The parties must record their full names correctly.3. 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