

RESIDENTIAL RENTAL CONTRACT (For month-to-month tenancy or definite lease term, not intended for agricultural or mobile home purposes)

one or more) on the following terms and conditions: TENANT: Number of occupants Names:		■ LANDLORD:					
	Agent for service of process:						
		Address for service of process:					
■ PREMISES: Building Address:							
		Agent & address for	maintenance	, manage	ment:		
Apartment/room/unit							
Other							
Included furnishings: appliances: refrigerator, range, oven and		Agent & address for	collection of	rents:			
STRIKE & COMPLETE A ■ RENT: Rent of \$ for Premises and \$	S APPLICABLE						
■ RENT: Rent of \$ for Premises and \$_							
for other (specify:) is due on the		■ TERM: LSTRIKE EITHER (a) OR (b)					
	(a) Month to month beginning on: , ,						
by the day of the month when due, rent is \$							
for the Premises and \$ fo		and en					
Incurred by Landlord for Tenant's returned checks are pay	-	•	-				•
Landlord shall provide a receipt for cash payments of rent. All	·	continued beyond the			ties should mak	e arra	ngemer
than one, are jointly and severally liable for the full amount							
due under this Contract and under Wisconsin law. Acceptance	•	■ UTILITIES: Check if	-				
payment does not constitute a waiver of that default or any otl	-	Landlord				Tenant	
this Contract.	Electricity			Sewer / Wate			
■ SECURITY DEPOSIT: Upon execution of this Contract, Tenant shall pay a		Gas			Hot Water		
security deposit in the amount of \$		Heat			Trash		L
to be held by ■ PETS: Pets (are) (are not) permitted STRIKE ONE ("are not" if neither is stricken).					Other		
						s snare	
Insert any additional provisions relating to pets in Special Provision	is or in the Rules	determined as follows:	-		·		
and Regulations or another Attachment to this Contract. Tenant's failure to timely pay utilities bills for which Tenant is re	esponsible is a bro	ach of this Contract					
Provisions. Parties failing to perform by a "time is of the essen∎ INSPECTION; SECURITY DEPOSIT. Landlord shall provide Tenant shall be given 7 days from the date Tenant commence is not required for the rental of a plot of ground on which a vacates the Premises or if evicted, Tenant's security deposit within 21 days after the date established per Wis. Stat. § 704 property held by Tenant such as keys, garage door openers, for all amounts legally withheld. The reasonable cost of repexcepted, may be deducted from the security deposit. No de Tenant may not use the security deposit as payment of the las ■ AGENCY NOTICE. Tenant understands that any property m	de Tenant with a ces his or her occup manufactured hor t, less any amoun 4.28(4). After Tena etc. If any portion pairing any waste eduction may be t month's rent with	check-in-sheet when Ter pancy to complete the chancy to complete the chance of a mobile home metally withheld, will ant vacates the Premise of the deposit is withher, neglect or damages for any damage cout the written permission.	nant commen neck-in sheet nay be locate be delivered s, Tenant so ld, Landlord v or which Ten charged agair on of Landlord	ces his or and return d [per Wis or mailed all return, ovill provide ant is respect the present the pr	her occupancy of it to Landlord. As. Stat. § 704.08 to Tenant's last or account for, as a written stater ponsible, norma evious tenant's s	of the I A chec I]. Whe knowr ny of L ment a I wear	Premise k-in she en Tena n addres andlord ccountil and te
SPECIAL PROVISIONS:		ent of employees thereof	i are represer	ung Lanui	oru.		
OF ECIAL FROVISIONS.			Tan Carlo				
					·····		
ATTACHMENTS: The documents checked below are attach	ned to this Contrac	t and incorporated herei	n by reference	 Э.			
ATTACHMENT	Check √	•	ATTACHM				Check 1
Guarantee/Renewal/Assignment/Sublease		Nonstandard Rental Pr	rovisions				
Rules and Regulations		Promises to Repair				\dashv	
Smoke and Carbon Monoxide Detector Notice		Code Violations					
Lead-Based Paint Disclosure & Pamphlet		Real Estate Agency Di	eclosure				
			SOIOGUIE				······································
Other: Landlord shall provide Tenant with a copy of this Contract NOTE: SIGNING THIS CONTRACT CREATES LEGALLY ENFORCE		Other:		NANT SHO	ULD CONSULT L	EGAL	COUNS
REGARDING QUESTIONS AS TO THEIR LEGAL RIGHTS UNDER TI		IS CONTRACT INCLUDES					
LANDLORD:		TENANTS:		_			/= / ·
	(Date)					((Date)
· · · · · · · · · · · · · · · · · · ·							(Date)
TENANT:						((Date)

NOTICE: You may obtain information about the sex offender registry and persons registered with the registry by contacting the Wisconsin Department of Corrections on the Internet at http://offender.doc.state.wi.us/public/ or by phone at 608-240-5830

61 PROMISES TO REPAIR. Any promise to repair, clean, or improve the Premises (including the promised date of completion) made by Landlord before 62 execution of this Contract, is listed under Special Provisions or in a separate addendum attached to this Contract. Time being of the essence as to completion of 63 repairs does not apply to any delay due to causes beyond the Landlord's control. Landlord shall give timely written notice of any delay to Tenant.

64 CODE VIOLATIONS; ADVERSE CONDITIONS. Landlord has no actual knowledge of any building code or housing code violation that affects the Premises or a common area associated with the Premises, presents a significant threat to Tenant's health or safety, and has not been corrected, unless disclosed in 66 Special Provisions or an Attachment to this Agreement [per Wis. Stat. § 704.07(2)(bm)]. Any conditions adversely affecting habitability of the Premises such as 67 no hot or cold running water, plumbing or sewage disposal facilities not in good operating order, unsafe or inadequate heating facilities (incapable of maintaining 68 at least 67°F in living areas), no electricity, electrical wiring or components not in safe operating condition, or structural or other conditions substantially 69 hazardous to health or safety, are listed in Special Provisions or an Attachment to this Contract and thus were disclosed before this Contract was signed or any 70 deposit accepted.

71 • USE; GUESTS. Tenant shall use the Premises for residential purposes only. Neither party may (1) make or knowingly permit use of the Premises for any unlawful purposes, (2) engage in activities which unduly disturb neighbors of, or tenants in, the building in which the Premises are located, or (3) do, use, or 73 keep in or about the Premises anything which would adversely affect coverage under a standard fire and extended insurance policy. Tenant may have guests 74 residing temporarily in the Premises if their presence does not interfere with the quiet enjoyment of other occupants, and if the number of guests is not 75 excessive for the size of the facilities of the Premises. No guest may remain for more than two weeks without written consent of Landlord, which will not be 76 unreasonably withheld. Tenant shall be liable for any property damage, waste or neglect caused by the negligence or improper use of the Premises or the 77 building or development in which they are located, by Tenant or Tenant's guests and invitees.

78 MAINTENANCE. All requests by Tenant for non-emergency maintenance services by Landlord must be in writing and identify reasonable time periods during which Landlord is authorized to enter to perform maintenance. Tenant shall maintain the Premises under Tenant's control in a clean and as good a general 80 condition as they were at the beginning of the term or as subsequently improved by Landlord, except for normal wear and tear. Tenant is responsible for minor 81 repairs including, but not limited to, replacement of batteries, light bulbs, fuses, and washers. Tenant shall not, unless permitted in the rules or with specific 82 written approval of Landlord, physically alter or redecorate the Premises, cause any contractor's lien to attach to the Premises, commit waste to the Premises or 83 the property of which it is a part, or attach or display anything which subsequently affects the exterior appearance of the Premises or the property of which it is a 84 part. Whichever party is obligated to provide heat for the Premises shall maintain a reasonable level of heat to insure the habitability of the Premises and 85 prevent damage to the Premises and the building in which they are located. Tenant shall maintain all smoke detectors located in the Premises or give Landlord written notice if a smoke detector is not functional

87 ENTRY BY LANDLORD. Landlord may enter the Premises at reasonable times upon advance notice to Tenant to inspect the Premises, make repairs, show 88 the Premises to prospective tenants or purchasers, or comply with applicable laws or regulations. Landlord may enter without advance notice upon the consent 89 of Tenant, or when a health or safety emergency exists, or if Tenant is absent and Landlord believes entry is necessary to protect the Premises or the building in 90 which they are located from damage. Tenant shall not add or change locks without obtaining Landlord's written permission AND immediately providing Landlord 91 keys to permit access to the Premises. Landlord shall not add or change locks without obtaining Tenant's written permission unless the addition or change of 92 locks is made pursuant to court order or per Wis. Stat. § 704.16 (imminent threat of serious physical harm). Improper denial of access to the Premises is a 93 breach of the Contract.

94 RULES. Landlord may make reasonable rules governing the use and occupancy of the Premises and common areas. Tenant acknowledges receipt of the 95 rules prior to signing this Contract. Any failure by Tenant to comply with the rules is a breach of the Contract. Landlord may make reasonable amendments to 96 the rules and any amendment shall become effective no sooner than 14 days after the amendment is delivered to Tenant. If an amendment materially and 97 adversely affects Tenant's use of the Premises, Tenant may at any time before it becomes effective give Landlord not less than 28 days' written notice, to terminate this Contract effective as of the end of a rent-paying period, citing the amendment and its effect on Tenant's use of the Premises.

99 MITIGATION; ABANDONMENT; PERSONAL PROPERTY. If Tenant abandons the Premises before the end of the tenancy, or if the tenancy is terminated for Tenant's breach of this Contract, Landlord shall make reasonable efforts to re-rent the Premises and apply the rent received, less costs of re-renting, to 101 Tenant's obligations under this Contract. Tenant shall remain liable for any deficiency. If Tenant is absent from the Premises for three successive weeks without 102 notifying Landlord in writing of this absence, Landlord may deem the Premises abandoned unless rent has been paid for the full period of the absence. Unless 103 otherwise agreed to in writing, if Tenant removes from the Premises or is evicted from the Premises and leaves personal property behind, Landlord may presume that Tenant has abandoned the personal property. Landlord will not store personal property abandoned by Tenant and may dispose of it in any manner 105 deemed appropriate by Landlord. If the personal property is prescription medication or prescription medical equipment, Landlord shall hold the property for 7 106 days from the date on which Landlord discovers the property. After that time, Landlord may dispose of this property in the manner that Landlord determines is appropriate, but shall promptly return the property to Tenant if Landlord receives a request for its return before disposing of it [per Wis. Stat. § 704.05(5)(am)]. If 108 the abandoned property is a manufactured home, mobile home or titled vehicle (includes automobiles), Landlord must give notice, personally or by regular or 109 certified mail, to Tenant and any secured party known to Landlord of Landlord's intent to dispose of the property by sale or other appropriate means [per Wis.

111 ASSIGNMENT. Tenant shall not assign this Contract or sublet the Premises or any part thereof without prior written consent of Landlord, which will not be 112 unreasonably withheld. This Contract may be terminated or modified by written agreement of Landlord and Tenant.

113 **CONTROLLING LAW**. Landlord and Tenant understand that their rights and obligations under the Contract are subject to the federal and state lead-based paint laws, Wis. Stat. Chapter 704, Wis. Admin. Code Chapter ATCP 134, applicable local ordinances, and any other applicable law. Both parties shall obey all 115 governmental orders, laws, rules, and regulations related to the Premises.

116 SALE OF PROPERTY Upon voluntary or involuntary transfer of ownership of the Premises, Landlord's obligations under this lease are expressly released by 117 Tenant. The new owner of the Premises shall be solely responsible for Landlord's obligations under this Contract.

118 LEAD-BASED PAINT PROVISIONS (If Premises are "target-property" constructed before 1978.) Tenant has received, read and understands Landlord's 119 lead-based paint (LBP) disclosures and the Protect Your Family from Lead in Your Home Pamphlet (Pamphlet). Tenant agrees to follow the practices 120 recommended in the Pamphlet and shall immediately notify Landlord in writing if Tenant, Tenant's guests or any other occupant observes any conditions 121 indicating the presence of a potential LBP hazard, as described in the Pamphlet. Tenant's guests and any other occupants are prohibited from disturbing paint 122 and performing LBP activities on the Premises without proper State certification.

123 CARBON MONOXIDE DETECTOR NOTICE. Landlord shall install functional carbon monoxide (CO) detectors in the Premises and in any common areas, as 124 required by law. If the Premises is within a building with three or more dwelling units, Landlord shall maintain the CO detectors. If Tenant or any government 125 inspector gives written notice to Landlord that a CO detector is not functional or has been removed, Landlord shall repair or replace the detector within 5 days 126 after receipt of the notice. If the Premises is within a building with three or more dwelling units, Tenant agrees to immediately give Landlord written notice upon 127 discovery that a CO detector in the Premises is not functional or has been removed. If the Premises is a one or two-family dwelling, Tenant shall maintain the CO detectors in the Premises and upon discovery that a CO detector requires maintenance, agrees to immediately either perform any maintenance necessary 129 to make that detector functional or provide Landlord written notice regarding the required maintenance.

130 NOTICE OF DOMESTIC ABUSE PROTECTIONS. (1) As provided in section 106.50(5m)(dm) of the Wisconsin statutes, a tenant has a defense to an 131 eviction action if the tenant can prove that the landlord knew, or should have known, the tenant is a victim of domestic abuse, sexual assault, or stalking and 132 that the eviction action is based on conduct related to domestic abuse, sexual assault, or stalking committed by either of the following:

(a) A person who was not the tenant's invited guest.

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(b) A person who was the tenant's invited guest, but the tenant has done either of the following:

Sought an injunction barring the person from the premises

- 2. Provided a written statement to the landlord stating that the person will no longer be an invited guest of the tenant and the tenant has not subsequently invited the person to be the tenant's guest.
- (2) A tenant who is a victim of domestic abuse, sexual assault, or stalking may have the right to terminate the rental agreement in certain limited situations, as provided in section 704.16 of the Wisconsin statutes. If the tenant has safety concerns, the tenant should contact a local victim service 140 provider or law enforcement agency.
 - (3) A tenant is advised that this notice is only a summary of the tenant's rights and the specific language of the statutes governs in all instances. Copyright © 2014 by Wisconsin REALTORS® Association Drafted by: Attorney Debra Peterson Conrad No representation is made as to the legal validity of any provision or the adequacy of any provision in any specific transaction.