

This tenancy agreement has been approved for use by The Office of the Tenancy Tribunal.

HOW TO USE THIS AGREEMENT

- 1. This is a legally binding contract.
- All tenancy agreements must be in writing. A separate form of tenancy agreement for use for a Boarding House Tenancy is available on our website.
- The landlord must provide the tenant with a copy of this agreement prior to the commencement of the tenancy.
 If the property is a Unit Titles property, a copy of the most recent Body Corporate rules must be attached to this agreement.
- 4. This agreement must be completed in full and the tenant and landlord each keep a copy.
- 5. The rights and obligations set out in the *Residential Tenancies Act 1986* are implied in every residential tenancy agreement (see pages 2 and 3 of this agreement for a brief outline of some of the key provisions of the *Residential Tenancies Act 1986*).
- 6. No terms or conditions added to this agreement are valid if they are contrary to the *Residential Tenancies Act* 1986.
- Landlords are now required to sign a statement disclosing details of any insulation in the property.
- 8. All rental properties must meet the requirements in regulations regarding insulation and smoke alarms.

- Before signing this agreement all parties should carefully read it and seek information from Tenancy Services if they are unclear about what they are agreeing to.
- 10. The parties must record their full names correctly.
- 11. If a bond is paid, a Bond Lodgement Form must also be completed.
- 12. Bonds must be lodged with Tenancy Services within 23 working days of being paid. This can be done online.
- 13. Parties to tenancy agreements are subject to the provisions of the *Privacy Act 1993*. Any information provided on this agreement shall not be used or disclosed, without consent, for any purpose other than the administration of the tenancy or to pursue legal action.
- 14. Letting fees can't be charged to tennants.
- 15. If there is a problem between the tenant and landlord, and they can't agree, Tenancy Services can help sort it out. Visit www.tenancy.govt.nz or call us for free information on 0800 836 262.

OUTLINE OF THE PROVISIONS OF THE RESIDENTIAL TENANCIES ACT 1986 (RTA)

Please refer to the Residential Tenancies Act 1986 and amendments for the complete provisions.

Tenants and landlords! If you have problems, talk to each other. If you can't sort it out, talk to us. We can help you sort it out. **www.tenancy.govt.nz**, **0800 TENANCY** (**0800 836 262**)

1. Agreement

- > Each party should keep a copy of this tenancy agreement.
- Changes in the particulars of either party must be notified to the other party within 10 working days.
- > The agreement must contain a statement, signed by the landlord, about the insulation in the property.
- This contract may not be enforceable against a tenant under the age of 18 (a minor). The Minors Contracts Act 1969 may apply.

2. Contact details

- > Each party must provide an email address and mobile phone number if they have them.
- Each party must supply a physical address for service in New Zealand where notices and other documents relating to the tenancy will be accepted by them, or on their behalf, even after the tenancy has ended. Tenants who supply the rental address as their address for service should update this at the end of the tenancy. Parties may also supply an additional address for service which can include a PO Box, email or facsimile.
- If the landlord is going to be out of New Zealand for more than 21 days and has to appoint an agent, the landlord must give the tenant the agent's name, contact address, mobile phone number (if any), email address (if any) and address for service.

3. Rent

- Landlords shall not require rent to be paid more than
 weeks in advance, nor until rent already paid has been used up.
- > 60 days' written notice must be given for rent increases.
- > Rent shall not be increased within 180 days of the start of the tenancy or the last rent increase.
- Also for rent to be increased in a fixed-term tenancy, it must be stated in the tenancy agreement.
- > Receipts must be given immediately if rent is paid in cash.

4. Bond

- A bond is not compulsory, but a landlord may require a bond of up to 4 weeks' rent.
- Bonds must be lodged with the Ministry of Business, Innovation and Employment within 23 working days of being paid.
- > Receipts must be given for bond payments.
- > If the property is sold, the landlord's rights with regard to the bond pass to the purchaser of the property.
- The bond covers any damage or loss to the landlord if the tenant's obligations are not met, but does not cover fair wear and tear and may not cover careless damage covered by the landlord's insurance.

5. Landlord's responsibilities

- Provide and maintain the premises in a reasonable condition.
- > Allow the tenant quiet enjoyment of the premises.
- Comply with all building, health and safety standards that apply to the premises.
- Comply with all requirements in respect of smoke alarms imposed on the landlord by regulations.
- Landlords need to have working smoke alarms installed in all their residential rental homes. Any replacement alarms installed after 1 July 2016 (other than hard-wired systems) need to have long life batteries and a photoelectric sensor.
- > Pay rates and any insurance taken out by the landlord.*
- > Not seize the tenant's goods for any reason.
- Inform the tenant if the property is on the market for sale.
- Not interfere with the supply of any services to the premises.
- If the landlord is in breach of these responsibilities, the tenant(s) can apply to the Tenancy Tribunal.
- Appoint an agent and notify the tenant and Bond Centre of the agent's details whenever leaving New Zealand for more than 21 consecutive days.
- *Tenants may be immune from claims by landlords where they or their guests caused careless damage to the property but the landlord's insurance covers the damage.

6. Tenant's responsibilities

- > Pay the rent on time.
- > Keep the premises reasonably clean and tidy, and notify the landlord as soon as any repairs are needed. You may not withhold rent if you cannot get repairs done.
- Seek information from the Ministry of Business, Innovation and Employment (0800 83 62 62).
- > Use the premises principally for residential purposes.
- Pay all electricity, gas, telephone, and metered water charges.
- > Replace batteries in smoke alarms as required.
- Not damage or permit damage to the premises, and to inform the landlord of any damage.
- Not disturb the neighbours or the landlord's other tenants.
- Not alter the premises without the landlord's written consent.
- Not use the property for any unlawful purpose.
- Leave the property clean and tidy, and clear of rubbish and possessions at the end of the tenancy.

- At the end of the tenancy, leave all keys and such things with the landlord. Leave all chattels supplied with the tenancy.
- If a maximum number of occupants is stated in the tenancy agreement, not exceed that number.

7. Rights of entry

The landlord shall enter the premises only:

- with the tenant's consent at the time of entry
- in an emergency
- for necessary maintenance or repairs, compliance or preparation for compliance with any requirements regarding smoke alarms or insulation, from 8 am to 7 pm, after 24 hours' notice
- for an inspection of the property or work done by the tenant, from 8 am to 7 pm after 48 hours' notice
- with the tenant's prior consent, to show the premises to prospective tenants, purchasers, registered valuer or real estate agent doing an appraisal, or other expert engaged in appraising the premises.
- Consent may not be unreasonably withheld but reasonable conditions may be imposed.

8. Subletting and assignment

If not expressly prohibited by the landlord, the tenant may sublet or assign with the landlord's prior written consent.

Consent may not be unreasonably withheld unless subletting or assignment is totally prohibited by this agreement.

9. Locks

Locks can only be changed with the agreement of both the tenant and the landlord. They should be provided and maintained in a secure state by the landlord.

10. Insulation

- Landlords must disclose the extent of insulation in their properties in a signed statement as part of any new tenancy agreement.
- Landlords must make all reasonable efforts to obtain the required information. This includes physically looking, engaging a professional to do an assessment and/or checking the council building file.
- Landlords of income-related tenancies must provide ceiling and underfloor insulation that meets minimum standards unless they meet an exception. If the existing insulation does not meet the requirements of the regulations, the insulation statement must explain how the landlord will comply with insulation regulations within 90 days of the start of the tenancy, or explain how an exception applies.
- All other landlords must have ceiling and underfloor insulation that meets minimum standards by 1 July 2019 unless they meet an exception.

11. Notice to terminate tenancy

(NB: This does not apply to fixed-term tenancies. Notice requirements for fixed-term tenancies are contained in the main body of this agreement.)

In all cases, the tenant must give the landlord 21 days' notice in writing.

The landlord may give 42 days' notice in writing – and must state the reason for termination if:

- the landlord has an unconditional agreement to sell the premises with vacant possession; or
- the premises are required as the principal place of residence for the owner or any member of that owner's family; or
- > the premises are required for an employee of the landlord and this has been agreed at the start of the tenancy.

In other cases, the landlord must give 90 days' notice in writing.

12. Termination by Tribunal

The landlord may apply to the Tenancy Tribunal for a termination order where:

- > the rent is 21 days in arrears
- the tenant has caused or threatened to cause substantial damage to the premises
- the tenant has assaulted, or threatened to assault, the landlord, a member of the landlord's family, or a neighbour
- the tenant has failed to comply with a 14 days' notice to remedy a breach.

A tenant may apply to the Tenancy Tribunal for a work order, compensation or to terminate the tenancy, if the landlord has breached the tenancy agreement or the Residential Tenancies Act.

13. Mitigation of loss

If one party to the tenancy agreement breaches it, the other party must take all reasonable steps to limit the damage or loss arising from the breach.

14. Unit Title Property

The landlord must promptly notify the tenant of any variations to Body Corporate rules affecting the premises.

MB14337 (T4) 08/17

www.tenancy.govt.nz

PAGE 3





This tenancy agreement has been approved for use by The Office of the Tenancy Tribunal.

HOW TO USE THIS AGREEMENT

- 1. This is a legally binding contract.
- All tenancy agreements must be in writing. A separate form of tenancy agreement for use for a Boarding House Tenancy is available on our website.
- The landlord must provide the tenant with a copy of this agreement prior to the commencement of the tenancy.
 If the property is a Unit Titles property, a copy of the most recent Body Corporate rules must be attached to this agreement.
- 4. This agreement must be completed in full and the tenant and landlord each keep a copy.
- 5. The rights and obligations set out in the *Residential Tenancies Act 1986* are implied in every residential tenancy agreement (see pages 2 and 3 of this agreement for a brief outline of some of the key provisions of the *Residential Tenancies Act 1986*).
- No terms or conditions added to this agreement are valid if they are contrary to the Residential Tenancies Act 1986.
- 7. Landlords are now required to sign a statement disclosing details of any insulation in the property.
- 8. All rental properties must meet the requirements in regulations regarding insulation and smoke alarms.

- Before signing this agreement all parties should carefully read it and seek information from Tenancy Services if they are unclear about what they are agreeing to.
- 10. The parties must record their full names correctly.
- 11. If a bond is paid, a Bond Lodgement Form must also be completed.
- 12. Bonds must be lodged with Tenancy Services within 23 working days of being paid. This can be done online.
- 13. Parties to tenancy agreements are subject to the provisions of the *Privacy Act 1993*. Any information provided on this agreement shall not be used or disclosed, without consent, for any purpose other than the administration of the tenancy or to pursue legal action.
- 14. The tenant may be required to pay any letting fee or other charge for services provided by any solicitor or letting agent relating to the granting of the tenancy.
- 15. If there is a problem between the tenant and landlord, and they can't agree, Tenancy Services can help sort it out. Visit www.tenancy.govt.nz or call us for free information on 0800 836 262.

OUTLINE OF THE PROVISIONS OF THE RESIDENTIAL TENANCIES ACT 1986 (RTA)

Please refer to the Residential Tenancies Act 1986 and amendments for the complete provisions.

Tenants and landlords! If you have problems, talk to each other. If you can't sort it out, talk to us. We can help you sort it out. **www.tenancy.govt.nz**, **0800 TENANCY** (**0800 836 262**)

1. Agreement

- > Each party should keep a copy of this tenancy agreement.
- Changes in the particulars of either party must be notified to the other party within 10 working days.
- The agreement must contain a statement, signed by the landlord, about the insulation in the property.
- This contract may not be enforceable against a tenant under the age of 18 (a minor). The Minors Contracts Act 1969 may apply.

2. Contact details

- Each party must provide an email address and mobile phone number if they have them.
- Each party must supply a physical address for service in New Zealand where notices and other documents relating to the tenancy will be accepted by them, or on their behalf, even after the tenancy has ended. Tenants who supply the rental address as their address for service should update this at the end of the tenancy. Parties may also supply an additional address for service which can include a PO Box, email or facsimile.
- If the landlord is going to be out of New Zealand for more than 21 days and has to appoint an agent, the landlord must give the tenant the agent's name, contact address, mobile phone number (if any), email address (if any) and address for service.

3. Rent

- Landlords shall not require rent to be paid more than
 weeks in advance, nor until rent already paid has been used up.
- > 60 days' written notice must be given for rent increases.
- > Rent shall not be increased within 180 days of the start of the tenancy or the last rent increase.
- > Also for rent to be increased in a fixed-term tenancy, it must be stated in the tenancy agreement.
- > Receipts must be given immediately if rent is paid in cash.

4. Bond

- A bond is not compulsory, but a landlord may require a bond of up to 4 weeks' rent.
- Bonds must be lodged with the Ministry of Business, Innovation and Employment within 23 working days of being paid.
- > Receipts must be given for bond payments.
- > If the property is sold, the landlord's rights with regard to the bond pass to the purchaser of the property.
- The bond covers any damage or loss to the landlord if the tenant's obligations are not met, but does not cover fair wear and tear and may not cover careless damage covered by the landlord's insurance.

5. Landlord's responsibilities

- Provide and maintain the premises in a reasonable condition.
- > Allow the tenant guiet enjoyment of the premises.
- Comply with all building, health and safety standards that apply to the premises.
- Comply with all requirements in respect of smoke alarms imposed on the landlord by regulations.
- Landlords need to have working smoke alarms installed in all their residential rental homes. Any replacement alarms installed after 1 July 2016 (other than hard-wired systems) need to have long life batteries and a photoelectric sensor.
- > Pay rates and any insurance taken out by the landlord.*
- > Not seize the tenant's goods for any reason.
- Inform the tenant if the property is on the market for sale.
- Not interfere with the supply of any services to the premises.
- If the landlord is in breach of these responsibilities, the tenant(s) can apply to the Tenancy Tribunal.
- Appoint an agent and notify the tenant and Bond Centre of the agent's details whenever leaving New Zealand for more than 21 consecutive days.
- *Tenants may be immune from claims by landlords where they or their guests caused careless damage to the property but the landlord's insurance covers the damage.

6. Tenant's responsibilities

- Pay the rent on time.
- > Keep the premises reasonably clean and tidy, and notify the landlord as soon as any repairs are needed. You may not withhold rent if you cannot get repairs done.
- Seek information from the Ministry of Business, Innovation and Employment (0800 83 62 62).
- > Use the premises principally for residential purposes.
- Pay all electricity, gas, telephone, and metered water charges.
- > Replace batteries in smoke alarms as required.
- Not damage or permit damage to the premises, and to inform the landlord of any damage.
- Not disturb the neighbours or the landlord's other tenants.
- Not alter the premises without the landlord's written consent.
- > Not use the property for any unlawful purpose.
- Leave the property clean and tidy, and clear of rubbish and possessions at the end of the tenancy.

- At the end of the tenancy, leave all keys and such things with the landlord. Leave all chattels supplied with the tenancy.
- If a maximum number of occupants is stated in the tenancy agreement, not exceed that number.

7. Rights of entry

The landlord shall enter the premises only:

- > with the tenant's consent at the time of entry
- in an emergency
- for necessary maintenance or repairs, compliance or preparation for compliance with any requirements regarding smoke alarms or insulation, from 8 am to 7 pm, after 24 hours' notice
- for an inspection of the property or work done by the tenant, from 8 am to 7 pm after 48 hours' notice
- with the tenant's prior consent, to show the premises to prospective tenants, purchasers, registered valuer or real estate agent doing an appraisal, or other expert engaged in appraising the premises.
- Consent may not be unreasonably withheld but reasonable conditions may be imposed.

8. Subletting and assignment

If not expressly prohibited by the landlord, the tenant may sublet or assign with the landlord's prior written consent.

Consent may not be unreasonably withheld unless subletting or assignment is totally prohibited by this agreement.

9. Locks

Locks can only be changed with the agreement of both the tenant and the landlord. They should be provided and maintained in a secure state by the landlord.

10. Insulation

- Landlords must disclose the extent of insulation in their properties in a signed statement as part of any new tenancy agreement.
- Landlords must make all reasonable efforts to obtain the required information. This includes physically looking, engaging a professional to do an assessment and/or checking the council building file.
- Landlords of income-related tenancies must provide ceiling and underfloor insulation that meets minimum standards unless they meet an exception. If the existing insulation does not meet the requirements of the regulations, the insulation statement must explain how the landlord will comply with insulation regulations within 90 days of the start of the tenancy, or explain how an exception applies.
- All other landlords must have ceiling and underfloor insulation that meets minimum standards by 1 July 2019 unless they meet an exception.

11. Notice to terminate tenancy

(NB: This does not apply to fixed-term tenancies. Notice requirements for fixed-term tenancies are contained in the main body of this agreement.)

In all cases, the tenant must give the landlord 21 days' notice in writing.

The landlord may give 42 days' notice in writing – and must state the reason for termination if:

- the landlord has an unconditional agreement to sell the premises with vacant possession; or
- the premises are required as the principal place of residence for the owner or any member of that owner's family; or
- the premises are required for an employee of the landlord and this has been agreed at the start of the tenancy.

In other cases, the landlord must give 90 days' notice in writing.

12. Termination by Tribunal

The landlord may apply to the Tenancy Tribunal for a termination order where:

- the rent is 21 days in arrears
- the tenant has caused or threatened to cause substantial damage to the premises
- the tenant has assaulted, or threatened to assault, the landlord, a member of the landlord's family, or a neighbour
- the tenant has failed to comply with a 14 days' notice to remedy a breach.

A tenant may apply to the Tenancy Tribunal for a work order, compensation or to terminate the tenancy, if the landlord has breached the tenancy agreement or the Residential Tenancies Act.

13. Mitigation of loss

If one party to the tenancy agreement breaches it, the other party must take all reasonable steps to limit the damage or loss arising from the breach.

14. Unit Title Property

The landlord must promptly notify the tenant of any variations to Body Corporate rules affecting the premises.

MB14337 (T4) 08/17

www.tenancy.govt.nz

PAGE 6





Th	e landlord and tenant agree that:						
1.	The tenancy shall commence on the	day of	20				
2.	Strike out one option:						
	This is a periodic tenancy and may be ended by either party giving notice as required under the <i>Residential Tenancies Act</i> 1986						
	OR						
	This tenancy is for a fixed term, ending on the	day of	20				
	NB: Fixed-term tenancies automatically become periodic unot to continue with the tenancy. That notice must be give grants the tenant a right to renew the fixed-term, they shin writing no less than 21 days before the end of the fixed-	en no more than 90 days, and r ould state this below under Nu	o less than 21 days, before the end of the fixed-to	erm. If the landlor			
3.	Strike out the bold section below if it is not ap	plicable					
	The tenant shall not assign or sublet the tenar	ncy without the landlor	d's written consent.				
4.	Insert other terms of this tenancy (eg. pets, n right of renewal if tenancy is a fixed-term)	Insert other terms of this tenancy (eg. pets, number of tenants, reimbursement of recovery costs,					
	If necessary, please continue on a separate sheet and atta	ach it to this agreement and en	sure that all parties have signed and dated it.				
c:	gnatures						
	_						
Th	o not sign this agreement unless you unders e landlord and tenant sign here to show that th ch party has read the notes on pages 2 and 3 of	ney agree to all the terms	and conditions in the tenancy agreem	ent and that			
Sic	nned by		Date signed				
	LANDLORD						
Sig	gned by		Date signed				
	TENANT						
Sig	gned by		Date signed				
	TENANT						

INSULATION STATEMENT

Landlords must either complete this form or attach an insulation statement containing the same information.

A. THIS SECTION M	UST BE COMPLETED BY LANDLORDS OF INCOME-RE	LATED RENT TENANCIES						
 Does insulati 	Does insulation meet the minimum requirements for ceiling insulation? ¹							
Yes	No							
ceiling above	If no, explain what exception applies and which room(s) it applies to (e.g. professional installer cannot access skillion ceiling above bedroom 2.) If an exception does not apply, explain how you will comply with insulation requirements within 90 days after the tenancy starts.							
2. Does insulati	. Does insulation meet the minimum requirements for underfloor insulation? Yes No							
ceiling above	If no, explain what exception applies and which room(s) it applies to (e.g. professional installer cannot access skillion ceiling above bedroom 2.) If an exception does not apply, explain how you will comply with insulation requirements within 90 days after the tenancy starts.							
B. THIS SECTION M	UST BE COMPLETED BY ALL LANDLORDS							
Ceiling insulation								
Location/coverage	Complete (all rooms)							
	Partial (specify areas not insulated):							
	None							
	I don't know as ceiling space is not accessible in th	ne following areas (specify):						
Туре	Segments/Blankets							
,,	Loose-fill							
	Other (specify)							
	Ceiling space is not accessible							
	Bulk Insulation value (R-value):	or minimum thickness:						
	Age of ceiling insulation (if known):							
Condition	Insulation is in at least a reasonable condition (if r	Insulation is in at least a reasonable condition (if not, please explain why):						
	Insulation has no gaps other than clearances whe chimney flues)	re required (e.g. around older style downlights and						
	Ceiling space is not accessible							
Underfloor insulatior	1	The Building Act 2004 bans the installation						
Location/coverage	Complete (all rooms)	and/or repair of foil insulation in residential						
	Partial (specify areas not insulated):	buildings with existing electrical installations. It is an offence to breach this ban and anyone						
	None I don't know as underfloor space is not accessible in the following areas (specify):	doing so may be liable to a fine of up to \$200,000. If your property currently has foil insulation that is in reasonable condition, then it does not need to be replaced. However if your existing foil installation is damaged						
Туре	Segments/Blankets	(e.g. torn, foil hanging down off the floor						
.,,,,	Polystyrene	joists), then it must be replaced with an alternative insulation product that meets						
	Foil	legal requirements.						
	Bulk Insulation with foil lining							
	Other (specify)							

¹ For guidance on exceptions and requirements, refer to MBIE's *Insulation Requirements – A Guide for Landlords*: www.tenancy.govt.nz/assets/Uploads/Insulation-requirements.pdf

	Underfloor space is not accessible						
	Bulk Insulation value (R-value): or minim	um thickness (n/a for foil):					
	Age of underfloor insulation (if known):						
Condition	Insulation is in at least a reasonable condition (if not, please	explain why):					
	Insulation has no gaps other than clearances where required	(e.g. around pipes)					
	Underfloor space is not accessible						
Wall insulation							
Location/coverage	Complete (all rooms)	Wall insulation is not compulsory,					
	Partial (specify areas not insulated):	and is not planned to be made compulsory in July 2019.					
	None	However, you must provide this					
	I don't know as wall insulation is not accessible	information where it is known.					
Supplementary Information	Any other details about the type or condition if known:						
section A.)	tional for tenancies which are not income-related. Income						
	n already meet the minimum requirements for ceiling insulation. No	on which will be compulsory from 1 July 2019?					
☐ Yes ☐ If no, do anv ex	iceptions to the requirement to install insulation from 1 July 2	019 apply? (Please explain.)					
, as any ex	, -	0.5 app.y. (ease exp.a)					
	Does insulation already meet the minimum requirements for underfloor insulation which will be compulsory from 1 July 2019?						
	Yes No If no, do any exceptions to the requirement to install insulation from 1 July 2019 apply? (Please explain.)						
, 22 2, 2	in no, do dny exceptions to the requirement to install insulation from 1,44y 2015 apply. (Flease explaint,						
3. Date insulation	ı was last upgraded	or N/A 🗍					
Date insulation	Date insulation was professionally assessed or N/A						
4. Please explain l	. Please explain how you plan to comply with the requirements before 1 July 2019.						
Landlord Statement							
I/we,		(name of landlord(s)) declare					
	ontained in this insulation statement is true and correct as a de to obtain information about the location, type and conditi						
Signed by:	Data ciana	d					
Signed by:Landlor	Date signe d	u					



This report is intended to help avoid disputes

This should be used to record the condition of the property at the start of the tenancy.

The landlord (L/L) and the tenant (T) should fill out this form together, and tick the appropriate box if the condition is acceptable, or record any damage or defects.

CONDITION ACCEPTABLE?

	CONDITION ACCEPTABLE		CCEI IABLE.	_		
	ROOM AND ITEM	LANDLORD	TENANTS	DAMAGE/DEFECTS		
	Wall/Doors					
ш	Lights/Power points					
LOUNGE	Floors/Fl. Coverings					
9	Windows					
_	Blinds/Curtains					
	Wall/Doors					
	Lights/Power points					
N S	Floors/Fl. Coverings					
N	Windows					
KITCHEN/DINING	Blinds/Curtains					
뿡	Cupboards					
ξ	Sinks/Benches					
	Oven					
	Refrigerator					
	Wall/Doors					
	Lights/Power points					
	Floors/Fl. Coverings					
_						
Σ	Windows					
8	Blinds/Curtains					
BATHROOM	Mirror/Cabinet					
В	Bath					
	Shower					
	Wash basin					
	Toilet (WC)					
	Wall/Doors					
	Lights/Power points					
≿	Floors/Fl. Coverings					
N	Windows					
LAUNDRY	Blinds/Curtains					
_	Washing machine					
	Wash tub					
Ξ	Wall/Doors					
BEDROOM 1	Lights/Power points					
JRC	Floors/Fl. Coverings					
BEC	Windows					
	Blinds/Curtains					
~	Wall/Doors					
BEDROOM 2	Lights/Power points					
ROC	Floors/Fl. Coverings					
ED	Windows					
•	Blinds/Curtains					
	Wall/Doors					
BEDROOM 3	Lights/Power points					
100	Floors/Fl. Coverings					
DR	Windows					
BE						
	Blinds/Curtains					

	Wall/Doors					
BEDROOM 4	Lights/Power points					
	Floors/Fl. Coverings					
	Windows					
В	Blinds/Curtains					
GENERAL	Rubbish bins					-
	Locks					
	Garage/Car port					
	Grounds					
	No. keys supplied					
Res conn	idential Tenancies (Smoke Alar nmitting an unlawful act and m idlord - please confirm you ha There is at least one working to any room a person might r If there is more than one stor sleeps there. If there is a caravan, sleep-ou None of the smoke alarms ha All new or replacement smoke with a battery life of at least of the Residential Tenancies (Sm All the smoke alarms are prop	rms and Insulationary be liable for ave met at leasonably sleasonably sleasonably sleasonably sleasonably sleasonably sleasonably sleasonably sleasonably sleasonably sleasonable for similar, the spassed their ealarms, instabled alarms and berly installed king at the states.	ation) Regulation a penalty of ast these minimed in each bedrood ep in. There is at least manufacturer alled from 1 Julia hard-wired and Insulation) by the landlor art of the tenaltor a	imum legal requirements beform or within three metres of exone working smoke alarm on eone working smoke alarm in its expiry or recommended replay 2016 onward, are long-life play smoke alarm system, and meeone Regulation 2016. In or their agent in accordance ncy, including having working the smoke alarm system.	fore you rent the ach bedroom's ach storey or less accement date. The product swith the manual forces and the product swith the manual forces and the product swith the manual forces and the product swith the manual forces are the product swith the produc	ne premises: door – this applies evel, even if no-one noke alarms tandards in
Lis	t of furniture and chatte	, 5	,	Signatures for Prope Inspection Report	erty	
Provided by the landlord			Do not sign unless you agree to all the details in the Property Inspection Report			
				Signed by	IDLORD	Date signed
				Signed by		Date signed
			Rent and Bond Receipt			
		Initial rent payment	\$			
				Bond	\$ \$	
				-		
				Total	\$	
				To (name)		
Wa	iter Meter Reading			To (name) Date paid		

At start of tenancy

Signed as received