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	WA	6004

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FORM 1AA - Residential Tenancies Act 1987 - Section 27A

his agreem	ent is made betwee	en					
	[Insert name of lessor(Is this lessor an organisation?	Yes
) or Organisation Name	Gracy Holdings Pty Ltd				J	
Family name	, ,						
•	[Insert name of lessor((s) and contact details]				Is this lessor an organisation?	Yes
) or Organisation Name					-	
Family name							
Lessor 3	[Insert name of lessor((s) and contact details]				Is this lessor an organisation?	Yes
Given name(s) or Organisation Name						
Family name							
and							
Tenant 1	[Insert name of tena	nt(s) and contact details]				Is this tenant an organisation?	Yes
Given name(s) or Organisation Name	Mario Franco					
Family name		Fernandez					
Mobile		0433 955 602					
Email		m-ff@hotmail.com					
Tenant 2	[Insert name of tena	nt(s) and contact details]				Is this tenant an organisation?	Yes
Given name(s) or Organisation Name						
Family name							
Mobile							
Email							 1
Tenant 3	Insert name of tena	nt(s) and contact details]				Is this tenant an organisation?	Yes
Given name(s) or Organisation Name						
Family name							
Mobile							
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		nt(s) and contact details]				Is this tenant an organisation?	Yes
) or Organisation Name						
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	property man	=	er (it any) and contac	ct details	i]		
Trading Name Address		Street, Perth, WA, 6000					
Telephone	65575000	Outou, 1 Oran, 1771, 0000	Facsim	nilo			
Email	jhender@arena	are.com.au	T acsiiii	ille			
TERM 0	F AGREEMEN	[*delete as appropriate]	I-				
*			insert date				
		, ,	incert date	-	,		
*Th:	ic recidential ten	ancy agreement is fixed starting on	insert date Date: 01	/ 03	/ 2020		
	וס ובסוטבוונוטו נצוונ	ancy agreement is fixed starting on		/ [03	/ 2020		
		and ending on	insert date	/ 00	/2020		
		and and and and	Date: 31	/ 08	/ 2020		

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	OF NOTICES AND				mation being given by email	or facsimile under the
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Lessor 1	Gracy Holdings Pty Lt	d			Email: Yes 🗸 /No 🗌 🛚 F	acsimile: Yes 🗌 /No 🗸
Lessor 2					Email: Yes 🗌 /No 📗 🛭 F	acsimile: Yes / No
Lessor 3					Email: Yes /No /	acsimile: Yes /No
[insert email	il or facsimile if different from	contact details above]	7			
Tenant 1	Mario Franco		Fernandez		Email: Yes 🗸 /No 🗌 🛭 F	acsimile: Yes 🗌 /No 🗸
Tenant 2					Email: Yes 🗸 /No 📗 🛭 F	acsimile: Yes 🗌 /No 🗸
Tenant 3					Email: Yes 🗌 /No 📗 🛭	acsimile: Yes /No
Tenant 4					Email: Yes 🗌 /No 📗 🛭 F	acsimile: Yes 🗌 /No 📗
-	il or facsimile if different from					
Lessor's p	property manager il or facsimile if different from	Email: Yes 🗸 /N contact details above)		Facsimile: Yes /No 🗸		
RESIDE	NTIAL PREMISES					
	ential premises are [In:	cort addrosel				
Address 1						
Address 2						
Suburb	East Perth				State WA	Postcode 6004
Postal Ad	Idress [If different from abo	ove]				
PO Box		Town/City				Postcode
Address 1						
Address 2	2					
and					arking space or furniture provided, o	
ΜΔΧΙΝ	MUM NUMBER C	ΙΕ ΝΓΓΙΙΡΔΝ	TS			
1-1747(11)	-ioi-i itoi-ibeit c	insert number				
	No more than	One (1)		persons may ordinari	ly live at the premises at a	any one time.
RENT						
	The rent is	\$ 330.00		per week/ calculated b payable weekly*/f ortr	y reference to tenants inc nightly* in advance [*delete	office [insert calculation] as appropriate]
	starting on	insert date Date: 01	/ 03 / 2020			
The met	hod by which the rent	: must be paid: [strikeout where applicab	ole]		
(a) b (b) ir	ry cash or cheque, or nto the following acco	ount, or any othe	er account nomina	ted by the lessor:		
BSB numbe 186-300	er:		count number: 04457021			
account nar	me: nit Trust T/A Realmark	Central			payment reference:	
or					I	
(c) a	s follows.					
(5) 4	- ·					

ocuSign Envelope ID SECURITY BOI		2-6CC2-4B23-E	3C1A-48447A7BB2D2			
A security bond of	insert a	mount 320.00 (HELD)	and	a pet bond of	insert amount \$ N/A
must be paid by th	ne tenant d	n signing thi	s agreement.			
		•				ed the sum of 4 weeks rent plus a pet used to meet costs of fumigation of
RENT INCREA	SE					
commencement comme	of this tena Sculated by	ncy agreeme reference to	nt and the date of t	he last increase. Th	ie lessor must giv	er than 6 months after the e at least 60 days notice of the ease only applies if the method of
In the case of a fix	ked term te	nancy (see "	TERM OF AGREEME	NT") the rent increa	ase will be	
N/A						
[insert maximum increase				omant of this tanar	acy agroomont an	ad the date of the last increase. The
lessor must give a				ement or this tenar	icy agreement an	nd the date of the last increase. The
_			ceeding 12 months,	refer to Part C for c	details of subsequ	ient rent increases.
WATER SERV	ICES					
Is scheme water c	onnected t	o the premis	es? ✓ Yes	No		
Note: If the prope	erty is not a	connected to	scheme water, the	tenant may have t	o purchase watei	r at his or her own expense.
WATER USAG	E COSTS	(SCHEMI				
The tenant is requ	ired to pay		[insert number]	%	of water cons	sumption costs.
PERMISSION .	TO CON	TACT THE	WATER SERV	ICES PROVIDEI	R	
	ne premise	s and to com	municate with the v	vater services provi	•	ses to access accounts for water concessions available to the tenant or
			Yes	✓ No		
ELECTRICITY,	GAS AN	D OTHER	UTILITIES			
Indicate for the ut	ilities belo	w whether or	not the premises a	re separately meter	red:	
Electricity:	✓ Yes	No				
Gas:	✓ Yes	No				
Water:	Yes	✓ No				
Other: (please specify):	Yes Yes	✓ No ✓ No				
	Yes	✓ No				
	Yes	✓ No				
•		•	ed to measure cons		fic utility, the tena	ant must pay for the connection and

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Where the premi	ses are not separately metered to measure the consumption of a specific utility, the tenant must pay the ts for that utility which will be calculated as follows:
Electricity:	Connected through Synergy. [insert method of calculation]
Gas:	Connected through Alinta. [insert method of calculation]
Water:	Included in levies. [insert method of calculation]
Other:	(please specify) N/A
	[insert method of calculation]
STRATA BY-I	_AWS
	RE/ ARE NOT* [*delete as appropriate] applicable to the residential premises laws are attached:
PETS	
	elow can be kept at the premises:
DICHT OF TEI	NANT TO ASSIGN OD SUB-LET [*delete as annongriate]

*The tenant may not assign the tenant's interest under this agreement or sub-let the premises.

*The tenant may assign the tenant's interest under this agreement or sub-let the premises only with

RIGHT OF TENANT TO AFFIX AND REMOVE FIXTURES [*delete as appropriate]

*The tenant may only affix any fixture or make any renovation, alteration or addition to the premises with the lessor's written permission.

PROPERTY CONDITION REPORTS

A property condition report detailing the condition of the premises must be completed by or on behalf of the lessor and 2 copies provided to the tenant within 7 days of the tenant moving into the premises.

If the tenant disagrees with any information contained in the property condition report, the tenant must note his or her disagreement on a copy of the property condition report and return this to the lessor or property manager within 7 days of receipt of the property condition report from the lessor. If the tenant does not give a copy of the property condition report back to the lessor, the tenant is to be taken to accept the property condition report as a true and accurate description of the condition of the premises.

A final property condition report must be completed by or on behalf of the lessor and provided to the tenant as soon as practicable but in any event within 14 days of the termination of the tenancy. The tenant must be given a reasonable opportunity to be present at the final inspection.

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RESIDENTIAL TENANCY AGREEMENT PART B

STANDARD TERMS APPLICABLE TO ALL RESIDENTIAL TENANCY AGREEMENTS

The Residential Tenancies Act 1987 and the Residential Tenancies Regulations 1989 apply to this agreement.

Both the lessor and the tenant must comply with these laws.

Some of the rights and obligations in that legislation are outlined below.

RIGHT TO OCCUPY THE PREMISES

1. The tenant has the right to exclusive occupation and quiet enjoyment of the residential premises during the tenancy. The residential premises include the additional items but do not include the exclusions noted under "RESIDENTIAL PREMISES" in Part A.

COPY OF AGREEMENT

- 2. The lessor or the property manager must give the tenant:
 - 2.1 a copy of this agreement when this agreement is signed by the tenant; and
 - a copy of this agreement signed by both the lessor or the property manager and the tenant within 14 days after it has been signed and delivered by the tenant.

RENT

- 3. The tenant must pay rent on time or the lessor may issue a notice of termination and, if the rent is still not paid in full, the lessor may take action through the court to evict the tenant.
- 4. The tenant must not withhold rent because the tenant is of the view that the lessor is in breach of the agreement.
- 5. The lessor or property manager must not:
 - 5.1 require the tenant to pay more than 2 weeks rent in advance; or
 - 5.2 require the tenant to pay rent by post-dated cheque; or
 - 5.3 use rent paid by the tenant for the purpose of any amount payable by the tenant other than rent; or
 - 5.4 require the tenant to pay any monetary amount other than rent, security bond and pet bond.
- 6. The lessor or property manager must give a rent receipt to the tenant within 3 days of the rent being paid unless the rent is paid into an authorised bank or credit union account nominated by the lessor.
- 7. A tenancy agreement cannot contain a provision for a penalty, damages or extra payment if the tenant fails to keep to the agreement or breaches any law. If an agreement allows a reduced rent or a rebate, refund or other benefit if the tenant does not breach the agreement, the tenant is entitled to the reduction, rebate, refund or other benefit in any event.
- 8. **Warning:** it is an offence for a tenant to fail or refuse to pay any rent due under a residential tenancy agreement with the intention that the amount of such rent be recovered by the lessor from the tenant's security bond.

PAYMENT OF COUNCIL RATES, LAND TAX, WATER AND OTHER CHARGES

9. The lessor must pay all rates, taxes or charges imposed in respect of the premises under the *Local Government Act 1995*, the *Land Tax Act 2002* or any written law under which a rate, tax or charge is imposed for water supply or sewerage services under the *Water Agencies (Powers) Act 1984* (other than a charge for water consumed). The lessor is responsible for any contribution levied under the *Strata Titles Act 1985* and any contribution levied on a proprietor under the *Strata Titles Act 1985*.

PUBLIC UTILITY SERVICES

- 10. **Public utility services** has the meaning given in the *Land Administration Act 1997* and refers to services such as gas, electricity and water.
- 11. If the premises are not separately metered to measure the tenant's consumption of a public utility service at the premises and the tenant is expected to pay for his or her consumption of the public utility service, the lessor and tenant must agree in writing to an alternative method of calculating the charge to be paid by the tenant for the consumption of that public utility service.
- 12. The tenant must not be required to pay a charge in relation to a public utility service provided to the premises unless the charge is calculated by reference to the tenant's actual consumption of the public utility service at the premises and the tenant is given written notice of the charge.
- 13. If the premises are separately metered, the notice of the charge must specify
 - 13.1 the relevant meter reading or readings; and
 - 13.2 the charge per metered unit; and
 - 13.3 the amount of GST payable in respect of the provision of the public utility service to the residential premises.
- 14. If the premises are not separately metered, the notice of the charge must specify
 - 14.1 the calculation as per the agreed method; and
 - 14.2 the amount of GST payable in respect of the provision of the public utility service to the residential premises.

POSSESSION OF THE PREMISES

- 15. The lessor must:
 - 15.1 give the tenant vacant possession of the premises on the day on which the tenant is entitled to enter into occupation of the premises under the agreement; and
 - 15.2 take all reasonable steps to ensure that, at the time of signing this agreement, there is no legal reason why the tenant cannot occupy the premises as a residence for the term of this agreement.

TENANT'S RIGHT TO QUIET ENJOYMENT

- 16. The tenant is entitled to quiet enjoyment of the premises without interruption by the lessor or any person claiming by, through or under the lessor or having superior title to that of the lessor.
- 17. The lessor or the property manager will not interfere with, or cause or permit any interference with, the reasonable peace, comfort or privacy of the tenant in the use of the premises. The lessor or the property manager must also take all reasonable steps to ensure that the lessor's other neighbouring tenants do not interfere with the reasonable peace, comfort or privacy of the tenant in the use of the premises.

USE OF THE PREMISES BY TENANT

- 18. The tenant must:
 - 18.1 use the premises as a place of residence; and
 - 18.2 not use or allow the premises to be used for any illegal purpose; and
 - 18.3 not cause or permit a nuisance; and
 - 18.4 not intentionally or negligently cause or permit damage to the residential premises; and
 - 18.5 advise the lessor or property manager as soon as practicable if any damage occurs; and
 - 18.6 keep the premises in a reasonable state of cleanliness; and
 - 18.7 not cause or allow to be caused injury to the lessor, property manager or any person lawfully on adjacent premises; and
 - 18.8 not allow anyone who is lawfully at the premises to breach the terms of this agreement.
- 19. The tenant is responsible for the conduct or omission of any person lawfully on the premises that results in a breach of the agreement.

LESSOR'S GENERAL OBLIGATIONS FOR RESIDENTIAL PREMISES

- 20. In this clause, *premises* includes fixtures and chattels provided with the premises but does not include:
 - 20.1 any fixture or chattel disclosed by the lessor to the tenant as not functioning before the agreement was entered into; or
 - 20.2 any other fixture or chattel that the tenant could not reasonably have expected to be functioning at the time the agreement was entered into.
- 21. The lessor must:
 - 21.1 provide vacant possession of the premises and in a reasonable state of cleanliness and repair; and
 - 21.2 maintain and repair the premises in a timely manner; and
 - 21.3 comply with all laws affecting the premises including building, health and safety laws.

URGENT REPAIRS

22. **Urgent repairs** are defined by the *Residential Tenancies Act 1987* and fall into 2 categories: repairs that are necessary for the supply or restoration of an essential service and other urgent repairs.

Essential services are listed in the *Residential Tenancies Regulations 1989* as electricity, gas, a functioning refrigerator (if one is provided with the premises), waste water management treatment and water (including the supply of hot water).

Arrangements for repairs that are necessary to supply or restore an essential service must be made with a suitable repairer within 24 hours. Other urgent repairs are those that are not necessary for the supply or restoration of an essential service, but may nevertheless cause damage to the premises, injure a person or cause undue hardship or inconvenience to the tenant. Arrangements for these repairs must be made within 48 hours

- 23. In every tenancy, if the need for urgent repair arises other than as a result of a breach of the agreement by the tenant:
 - 23.1 the tenant is to notify the lessor or the property manager of the need for urgent repairs as soon as practicable; and
 - 23.2 the lessor is to ensure that the repairs are carried out by a suitable repairer as soon as practicable after that notification; and
 - 23.3 if, within 24 hours (in the case of repairs to essential services) or 48 hours (in the case of other urgent repairs), the lessor or property manager cannot be contacted, or, having notified the lessor or property manager of the need for the repairs, the lessor fails to ensure that the repairs will be carried out by a suitable repairer as soon as practicable after that notification, the tenant may arrange for the repairs to be carried out by a suitable repairer to the minimum extent necessary to effect those repairs; and
 - 23.4 if a tenant arranges for repairs to be carried out under clause 23.3, the lessor must, as soon as practicable after the repairs are carried out, reimburse the tenant for any reasonable expense incurred by the tenant in arranging for those repairs to be carried out and paying for those repairs.

LESSOR'S ACCESS TO THE PREMISES

- 24. The lessor, property manager or person acting on behalf of the lessor, can only enter the premises in the following circumstances:
 - 24.1 in any case of emergency;
 - 24.2 to conduct up to 4 routine inspections in a 12 month period after giving the tenant at least 7 days, but not more than and 14 days, written notice;
 - 24.3 where the agreement allows the rent to be collected at the premises where rent is payable not more frequently than once every week;
 - 24.4 to inspect and secure the premises if there are reasonable grounds to believe that the premises have been abandoned and the tenant has not responded to a notice from the lessor;
 - 24.5 carrying out or inspecting necessary repairs to or maintenance of the premises, at any reasonable time, after giving the tenant not less than 72 hours notice in writing before the proposed entry;
 - 24.6 showing the premises to prospective tenants, at any reasonable time and on a reasonable number of occasions during the period of 21 days preceding the termination of the agreement, after giving the tenant reasonable notice in writing;
 - 24.7 showing the premises to prospective purchasers, at any reasonable time and on a reasonable number of occasions, after giving the tenant reasonable notice in writing; or
 - 24.8 if the tenant agrees at, or immediately before, the time of entry;
 - 24.9 in accordance with the Residential Tenancies Act 1987 section 46(6A) and (6B).
- 25. There are directions within the *Residential Tenancies Act* 1987 which guide tenants, lessors and property managers on appropriate behaviour in relation to gaining or granting access to the premises. The following summary may assist.

REASONABLE TIME

- 26. Reasonable time means -
 - 26.1 between 8.00am and 6.00pm on a weekday; or
 - 26.2 between 9.00am and 5.00pm on a Saturday; or
 - 26.3 at any other time agreed between the lessor and each tenant.

REQUIREMENT TO NEGOTIATE A DAY AND TIME FOR A PROPOSED ENTRY BY THE LESSOR

27. If it would unduly inconvenience the tenant for the lessor or property manager to enter the premises as specified in a notice of an intention to enter premises on a particular day, the lessor or property manager must make a reasonable attempt to negotiate a day and time that does not unduly inconvenience the tenant.

REQUIREMENT TO GIVE TENANT NOTICE OF PROPOSED ENTRY

28. Where a lessor or property manager gives a tenant notice of an intention to enter premises on a particular day, the notice must specify the day and whether it will be before or after 12.00 p.m.

TENANT ENTITLED TO BE PRESENT

29. The tenant is entitled to be on the premises during the entry by the lessor, the property manager or any other agent acting on behalf of the lessor.

ENTRY MUST BE REASONABLE AND NO LONGER THAN NECESSARY

- 30. The lessor or property manager exercising a right of entry:
 - 30.2 must do so in a reasonable manner; and
 - 30.2 must not, without the tenant's consent, stay or permit others to stay on the premises longer than is necessary to achieve the purpose of the entry.

LESSOR'S OBLIGATION TO COMPENSATE TENANT IF DAMAGE TO TENANT'S GOODS

31. If the lessor or property manager (or any person accompanying the lessor or property manager) causes damage to the tenant's goods when exercising a right of entry, the lessor is obliged to compensate the tenant.

ALTERATIONS AND ADDITIONS TO THE PREMISES

- 32. If the tenancy agreement allows the tenant to affix a fixture or make a renovation, alteration or addition to the premises, then:
 - 32.1 the tenant must obtain permission from the lessor prior to affixing any fixture or making any renovation, alteration or addition to the premises; and
 - 32.2 the tenant must obtain permission from the lessor to remove any fixture attached by the tenant and make good any damage; and
 - 32.3 notify the lessor of any damage caused by removing any fixture and, at the option of the lessor, repair the damage or compensate the lessor for any reasonable expenses incurred by the lessor in repairing the damage; and
 - 32.4 the lessor must not unreasonably refuse permission for the installation of a fixture or an alteration, addition or renovation by the tenant.
- 33. If the lessor wants to make an alteration or addition or affix a fixture to the premises, then:
 - 33.1 the lessor must obtain the tenant's permission prior to affixing any fixture or making any renovation, alteration or addition to the premises; and
 - 33.2 the tenant must not unreasonably refuse permission for the lessor to affix any fixture or make any renovation, alteration or addition to the premises.
- 33A. For the purposes of the Residential Tenancies Act 1987 section 47(4), the tenant may make the following prescribed alterations:
 - 33A.1 the renovation, alteration or addition of any of the following
 - security alarms and cameras;
 - locks, screens and shutters on windows;
 - · security screens on doors;
 - · exterior lights;
 - locks on gates;
 - 33A.2 the pruning of shrubs and trees to improve visibility around the residential premises.
- 33B. Under the *Residential Tenancies Act 1987* section 47(5):
 - 33B.1 the cost of making the prescribed alterations must be borne by the tenant; and
 - 33B.2 the tenant must give written notice to the lessor of the tenant's intention to make the prescribed alterations; and
 - 33B.3 work on the prescribed alterations must be undertaken by a qualified tradesperson, a copy of whose invoice the tenant must provide to the lessor within 14 days of the alterations being completed; and
 - 33B.4 the prescribed alterations must be effected having regard to the age and character of the property and any applicable strata company by-laws; and
 - 33B.5 the tenant must restore the premises to their original condition at the end of the residential tenancy agreement if the lessor requires the tenant to do so and, where restoration work has been undertaken by a tradesperson, must provide to the lessor a copy of that tradesperson's invoice within 14 days of that work having been performed.

LOCKS AND SECURITY DEVICES

- 34. The prescribed means of securing the premises are defined in the *Residential Tenancies Regulations 1989*. In every tenancy:
 - 34.1 the lessor must provide and maintain such means to ensure the premises are reasonably secure as prescribed in the regulations; and
 - 34.2 any lock or security device at the premises must not be altered, removed or added by a lessor or tenant without the consent of the other or except in accordance with clause 34.4; and
 - 34.3 the lessor or the tenant must not unreasonably withhold the consent referred to in clause 34.2; and
 - 34.4 a tenant may alter or add any lock or other means of securing the residential premises in accordance the *Residential Tenancies Act* 1987 section 45(2)(a), and the tenant and lessor must comply with section 45(2)(b) and (c) in relation to copies of keys to altered or added locks or other means of securing the residential premises.

TRANSFER OF TENANCY OR SUB-LETTING BY TENANT

- 35. If the tenancy agreement allows the tenant to assign his or her interest or sub-let the premises with the lessor's consent:
 - 35.1 the tenant cannot assign his or her interest or sub-let the premises without the written consent of the lessor; and
 - 35.2 the lessor must not unreasonably withhold such consent; and
 - 35.3 the lessor must not make any charge for giving such consent other than the lessor's reasonable incidental expenses.

CONTRACTING OUT

36. It is an offence to contract out of any provision of the Residential Tenancies Act 1987.

ENDING THE RESIDENTIAL TENANCY AGREEMENT

- 37. This residential tenancy agreement can only be terminated in certain circumstances.
- 38. The tenant agrees, when this agreement ends, to give vacant possession of the premises to the lessor. Before giving vacant possession to the lessor the tenant must:
 - 38.1 remove all the tenant's goods from the residential premises; and
 - 38.2 leave the residential premises as nearly as possible in the same condition, fair wear and tear excepted, as at the commencement of the tenancy; and
 - 38.3 return to the lessor all keys, and other opening devices or similar devices, provided by the lessor.
- 39. The tenant may be liable for losses incurred by the lessor if the above requirements are not met.

ENDING A FIXED TERM AGREEMENT

- 40. If this agreement is a fixed term agreement it may be ended:
 - 40.1 by agreement in writing between the lessor and the tenant; or
 - 40.2 if either the lessor or tenant does not want to renew the agreement, by giving written notice of termination. The notice must be given to the other party at least 30 days prior to the date on which vacant possession of the premises is to be delivered to the lessor. The notice may be given at any time up until the end of the fixed term but cannot take effect until the term ends.

ENDING A PERIODIC AGREEMENT

- 41. If this agreement is a periodic agreement it may be ended:
 - 41.1 by agreement in writing between the lessor and the tenant; or
 - 41.2 by either the lessor or the tenant by giving written notice of termination to the other party. The notice may be given at any time. The lessor must give at least 60 days notice and the tenant must give at least 21 days notice.

ENDING A TENANT'S INTEREST IN A RESIDENTIAL TENANCY AGREEMENT BECAUSE OF FAMILY VIOLENCE

- 41A. A tenant's interest in a residential tenancy agreement may be ended:
 - 41A.1 by the tenant under the *Residential Tenancies Act 1987* section 60(1)(ba) if the tenant or a dependant of the tenant is, during the tenancy period, likely to be subjected or exposed to family violence; or
 - 41A.2 by the tenant under the *Residential Tenancies Act 1987* section 60(1)(bb) if the tenant receives a copy of a notice of a termination referred to in paragraph 41A.1 from another tenant; or
 - 41A.3 by a court under the Residential Tenancies Act 1987 section 60(1)(bc) if a family violence order is in force against a tenant to protect another tenant or if the court is satisfied that the tenant has committed family violence against another tenant or their dependant during the tenancy period.

OTHER GROUNDS FOR ENDING AGREEMENT

- 42. The *Residential Tenancies Act 1987* also authorises the lessor and tenant to end this agreement on other grounds. The grounds for the lessor include sale of the residential premises, breach of this agreement by the tenant, where the agreement is frustrated (e.g. where the premises are destroyed or become uninhabitable) and hardship. The grounds for the tenant include breach of this agreement by the lessor, where the agreement is frustrated (e.g. where the premises are destroyed or become uninhabitable) and hardship.
- 43. For more information, refer to the *Residential Tenancies Act 1987* or contact the Department of Mines, Industry Regulation and Safety on 1300 30 40 54 or visit www.dmirs.wa.gov.au/ConsumerProtection.

44. Warning:

- 44.1 It is an offence for any person to obtain possession of the residential premises without an order of the Magistrates Court if the tenant does not willingly move out (a termination notice issued by the lessor or property manager is not a court order). The court may order fines and compensation to be paid for such an offence.
- 44.2 It is an offence for a tenant to fail to provide the lessor with a forwarding address when vacating the premises.

SECURITY BOND

- 45. The security bond is held by the Bond Administrator.
- 46. The lessor agrees that if the lessor or the property manager applies to the Bond Administrator for all or part of the security bond to be released to the lessor, the lessor or property manager will provide the tenant with evidence to support the amount that the lessor is claiming.
- 47. The Bond Administrator can only release the security bond when it receives either:
 - 47.1 a Joint Application for Disposal of Security Bond form signed by all the parties to the tenancy agreement; or
 - 47.2 an order of the court.
- 48. If the parties cannot agree on how the security bond is to be dispersed, either party can apply to the Magistrates Court to have the dispute decided.
- 49. **Warning:** It is an offence for a lessor or a property manager to require a tenant to sign a Joint Application for Disposal of Security Bond form unless the residential tenancy agreement has terminated, the rent to be paid under the tenancy agreement is decreased or a pet is no longer kept at the premises, and the amount of the security bond to be paid to the tenant or lessor is stipulated on the form.

TENANCY DATABASES

- 50. A lessor or property manager can only list a person on a residential tenancy database if:
 - 50.1 the person is a named tenant on the residential tenancy agreement; and
 - 50.2 the residential tenancy agreement has been terminated; and
 - 50.3 the person owes the lessor a debt that is greater than the security bond or a court has made an order terminating the tenancy agreement.

NOTICES

- 51A. A notice under this agreement must be given:
 - 51A.1 in the prescribed form; or
 - 51A.2 if there is no prescribed form but there is an approved form in the approved form; or
 - 51A.3 if there is no prescribed form or approved form in writing.
- 51B. A notice from the tenant to the lessor may be given to the property manager or the lessor's agent.
- 51C. A notice under this agreement may be given to a person:
 - 51C.1 by giving it to the person directly; or
 - 51C.2 if an address for service for the person is given in the agreement by posting it to the address for service; or
 - 51C.3 if the person has agreed under Part A to the electronic service of notices by sending the notice to the email address or facsimile number given in Part A.
- 51D. A person may withdraw his or her consent to a notice being given to the person by email or facsimile by giving a notice to that effect to each other party to the agreement.

ADVICE, COMPLAINTS AND DISPUTES

DEPARTMENT OF MINES, INDUSTRY REGULATION AND SAFETY

- 51. The Residential Tenancies Act 1987 allows the Commissioner for Consumer Protection to give advice to parties to a residential tenancy agreement, to look into complaints and, wherever possible, help to settle them. The Department of Mines, Industry Regulation and Safety may be contacted by telephone on 1300 30 40 54 or by visiting one of the Department's offices.
- 52. The tenant should generally approach the lessor or property manager to solve any problem before approaching the Department of Mines, Industry Regulation and Safety. The Department's role is one of mediation and conciliation, it cannot issue orders or make determinations in respect of disputes.

IF A DISPUTE CANNOT BE RESOLVED

- 53. If a dispute arises between the lessor and the tenant and the dispute cannot be resolved, either party may apply to the Magistrates Court to have the dispute decided by the court. The court can make a range of orders, including:
 - 53.1 restraining any action in breach of the agreement; and
 - 53.2 requiring a party to the agreement to perform a certain action under the agreement; and
 - 53.3 order the payment of any amount owing under the agreement; and
 - 53.4 order the payment of compensation for loss or injury.

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FORM 1AA - Residential Tenancies Act 1987 - Section 27A

RESIDENTIAL TENANCY AGREEMENT PART C

IMPORTANT INFORMATION

Additional terms may be included in this agreement if:

- (a) both the lessor and tenant agree to the terms; and
- (b) they do not conflict with the Residential Tenancies Act 1987, the Residential Tenancies Regulations 1989, or any other law; and
- (c) they do not breach the provisions about unfair contract terms in the Fair Trading Act 2010; and
- (d) they do not conflict with the standard terms of this agreement.

ADDITIONAL TERMS ARE NOT REQUIRED BY THE RESIDENTIAL TENANCIES ACT 1987.

HOWEVER, ONCE THE PARTIES SIGN THIS AGREEMENT, THE ADDITIONAL TERMS ARE BINDING UPON THE PARTIES UNLESS THE TERM IS FOUND TO BE UNLAWFUL.

ADDITIONAL TERMS:

REQUIREMENTS FOR EXISTENCE OF LEASE

1.1.	The parties agree that there will be no binding agreement to lease the Premises and no residential tenancy agreement will have come into
	existence, under the Residential Tenancies Act, 1987 (Act) or otherwise, unless and until the following pre-requisites have been met:

(a) By no later than 4.00 pm on 27th February 2020 , or such later time as agreed to by the lessor's property manager:

[*strike out whatever subparagraphs do not apply]

(i)* this residential tenancy agreement is signed by the tenant's) and returned by the tenant to the lessor's property manager at the

- (i)* this residential tenancy agreement is signed by the tenant(s) and returned by the tenant to the lessor's property manager at the physical address or email address appearing in this lease;
- (ii)* -any security band and any pet band required to be paid by the tenant pursuant to Part A of this residential tenancy agreement on the signing of the residential tenancy agreement are paid to the lessor's property manager, and
- (iii)* any first payment of rent required to be paid by the tenant pursuant to Part A of this residential tenancy agreement on or before the signing of the residential tenancy agreement is paid in accordance with Part A.

and

(b) The residential tenancy agreement is signed by the lessor or the property manager (PROVIDED THAT if the tenant has been granted an option to enter the lease and paid an option fee, there shall be no need for the agreement to be signed by the lessor or property manager in order for a binding agreement to exist and this pre-requisite (b) shall not apply).

Note: Under the Residential Tenancy Act 1987 agreement to lease do not have to be in writing and may be entered verbally or by conduct. This clause 1 does not purport to remove the right of the parties to reach non-written agreements. However, if the parties wish to enter into an agreement on the terms set out in this form, the pre-requisites set out above must be met in order for the lease to exist.

2. THE TENANT'S OBLIGATIONS

Rent

- 2.1. The tenant agrees to pay the Rent punctually pursuant to the provisions of Part A, on the dates for payment, without any deductions or legal or equitable set-offs.
- 2.2. The tenant must not fail or refuse to pay any rent due under this lease with the intention that the amount of the rent may be recovered by the lessor from the security bond. (This is an offence against Section 52 of the Act and is subject to a maximum penalty of \$5,000.00).

Renegotiated Fixed Term Lease (section 31B of the Act) [Delete if inapplicable - to be used when a new lease is entered into (the **new agreement**) that has been the subject of a previous fixed term lease between the same parties in relation to the same premises (the **former agreement**)].

However, in order to comply	with section 310 of the Act and to provide 3	O days' notice of the increase in the rent:
proviously paid under the fo	rmor agreement until	[incort data]
(I ; II t; I 30 I t t		
(being the first 30 days of t		is only required to pay rental of
_	1 [1	arii i raii ku aa aa aa
7	per week [moere the amount th	iat is the equivalent of the fental pala an

Rent Reviews

2.4. If this lease is a periodic tenancy, then the rent will be increased every [insert frequency of rent review]

N/A months using the following Method of Rent Review [insert method A, B, C, or D as defined below]

If this lease is a fixed term tenancy agreement, then the rent will be increased on the following dates in the following manner:

The Parties agree that on the relevant rent review date(s) referred to below the rent per week during the term of this fixed term lease will be increased by the method referred to below.

Note: Any increase in rent must be no sooner than 6 months after the commencement date of this tenancy and the date of the last increase. The lessor must give to the tenant at least 60 days' notice of the increase.

Pet Security Bond

Smoking

Services

Telephone

		The review	ved rental cannot be	e less than th	ne rental payable	in the immedia	tely preceding per	iod.
		Method of	Rent Review N/A		Review Date			
		Method of	Rent Review		Review Date			
		Method of	Rent Review		Review Date			
		Method of	Rent Review		Review Date			
		Insert A, B	, C or D for the Met	hod of Rent	Review.			
			crease of \$ N/A er Price Index (Pertl			per week ent payable on 1	the day immediate	ely prior to the Review Date
		D. Other M	lethod: N/A					
		For the nu	rposes of this rent r	eview clause	the following to	erms have the fo	ollowing meaning	5.
		CPI means	the rent will be det = R x (C/P)	cermined in a	accordance with t	he following for	rmula:	-
		Where	R = the Rent paya C = the Current CP the CPI has be	ol (for the mo	ost recent quarte			ith respect to which
					uarter immediate ne date of the cor			ate or, if there has been
		Percentag increased l	e Increase means the by the percentage s	he reviewed pecified abo	rental will be the ve on that rent re	rent applicable view date.	immediately befo	re the rent review date
			hod means the Ren nt review date.	t applicable	immediately befo	ore the rent revi	ew date will be inc	creased by that method
	2.5.	the Act, th	ien the periodic rent	upon expiry	of the fixed tern	າ will be, for the	first 30 days áfte	ursuant to section 76C of or the commencement of th t 30 day period, a sum bein
		\$ 330.00	per week	[0	or insert a metho	d of calculating	the rent] (Increase	ed Rent).
		PROVIDED the Increas last rent in	sed Rent and the co	the Increase mmenceme	d Rent to apply, t nt date for the In	he lessor must creased Rent m	give the tenant at ust be no sooner t	: least 60 days' notice of than 6 months after the
Pets	2.6.		t must not keep any tenancy agreemen					s listed in Part A of this
	2.7.	Dogo Arge Bull Terriei	ntine (Argentinian I	Fighting Dog any dog of a), Fila Brasileiro (Brazilian Fightir	ng Dog), Japanese i	eeds) Regulations 2002- Tosa, American Pit eeds, without the prior
Bond	2.8.	commence that can at referred to	ement of the resider ffect humans, then o in Part A. At the er	ntial tenancy the tenant s nd of the ten	agreement, and hall deposit with ancy that Pet Bo	if any of those the property m nd may be appli	pets are capable o anager a Pet Secu ed to the cost of f	eed in writing after the of carrying parasites the Bond of the amount fumigation of the 1 of the Dog Act, 1976,).
oking	2.9.	Unless oth premises.	nerwise agreed to by	the lessor i	n writing, smokin	g is not permitt	ed inside the resid	dential buildings on the
vices	2.10.	The tenan	t must notify the el	ectricity and	gas utilities (if a	oplicable) of the	tenant's occupat	ion of the premises.

cost and/or installation of those services. The tenant is allowed to install and/or attach cabling, telephone lines and/ or communications lines to the premises provided no damage is done to the premises in installing, attaching and/or removing them and the tenant pays all costs associated with that installation, attachment and/or removal.

communications services to the premises. The tenant must make his or her own enquiries regarding the availability,

If at the end of the residential tenancy the lessor requests the cabling and/or communications lines to be removed, the tenant must remove them and make good any damage caused by that removal. If any cabling, telephone lines and/or communications lines installed or attached by the tenant are left remaining at the premises or attached to the premises at the end of the tenancy, with the lessor's consent, those items become the property of the lessor.

2.11. The lessor makes no representations about the availability of telephone lines, internet lines or any other

Strata Company

2.12. The Tenant agrees to comply with all the rules and by-laws governing the use of the Premises and the common areas issued by the Strata Company or Strata Council.

Tenant to Keep Premises Clean

- 2.13. In accordance with the tenant's obligation to keep the premises in a reasonable state of cleanliness pursuant to section 38(1)(a) of the Act, the tenant must keep the premises in a clean and sanitary condition and free from dirt, oils, grease, insects, and vermin.
- 2.14. The tenant is responsible for the eradication of insect and vermin infestations caused by the tenant's activities or lack of cleanliness.

Chattels

2.15. Except for matters required to be attended to by the lessor as part of its obligations to maintain the premises in a reasonable state of repair (having regard to its age and character), the tenant agrees to keep the premises, including all floors, floor coverings, skirting boards, walls, ceilings, windows (including glass), window treatments, doors (including glass if any), light fittings, fixtures and fittings, and chattels included in the tenancy agreement (as set out in any attached Inventory) in the same condition as they were in at the commencement of this lease and in accordance with the Property Condition Report (fair wear and tear excepted).

Smoke Alarms and RCDs

2.16. The tenant must take reasonable steps to regularly check and test whether all smoke alarms and residual current devices on the premises are in good working order. If any smoke alarm or residual current device is not at any time in good working order, the tenant must give the lessor immediate notice in writing of that fact. Note: Nothing in this clause lessens the obligations upon lessors in relation to smoke alarms under the Building Regulations 2012 and/or in relation to residual current devices under the Electricity Regulations, 1947.

Light Globes

2.17. The tenant agrees to replace all broken light globes and fluorescent light tubes and save for matters required to be attended to by the lessor as part of its obligations to maintain the premises in a reasonable state of repair (having regard to its age and character), ensure all light globes and fluorescent light tubes are kept in good working order.

Gardens

2.18. The tenant must attend to the garden, lawns, lawn edges, hedges, shrubs and trees so that they are kept in the same condition as at the commencement of this lease as described in the Property Condition Report, to water and fertilise them regularly and adequately, to keep all the grounds clean and tidy and free from rubbish, to keep the flower beds and lawns free of weeds, and not to remove or cut down any plants, trees or shrubs.

Swimming Pool Spa

2.19. If the premises includes a swimming pool or spa, the tenant must keep the pool or spa and any associated equipment in a properly treated and clean condition and observe all legal requirements relating to pools and/or spas during the period of this lease. The tenant must not drain the pool without the lessor's written consent.

If a tenant becomes aware of any matters that may render any swimming pool or spa on the premises unsafe, the tenant must report those matters to the lessor as soon as practicable. Further, tenants should note that they are entitled to notify local governments about matters relating to the safety of swimming pools or spas.

Damage and Disrepair

- 2.20. The parties' rights and obligations with respect to urgent repairs are set out in section 43 of the Act and clauses 22 and 23 of Part B of the Residential Tenancy Agreement. Obligations upon the tenant to advise the lessor or property manager as soon as practicable if any damage occurs to the premises are set out in section 38 of the Act and clause 18.5 of the Residential Tenancy Agreement. The tenant agrees to make all reasonable efforts to report to the Lessor all damage and any state of disrepair to the premises, as soon as practical after the same occurs. Failure to do so will render the tenant liable for all costs and/or losses incurred by the lessor as a result of such failure to report (examples of the types of incidents that might give rise to a need to make a report as soon as practical include, but are not limited to, a broken window, a kitchen cupboard door falling off, a cracked shower screen or a burst water pipe on the leased premises or a machine, such as a pool pump, that forms part of the leased premises, being in need of repair). The tenant may be liable to pay the lessor damages if the lessor suffers loss as a consequence of the tenant failing or delaying to make a report.
- 2.21. The tenant must pay for any damages caused by the tenant's breach of the residential tenancy agreement including, but not limited to, the cost of repairing any damage that is caused by, or is attributable to, an act or omission by the tenant or anyone who is lawfully at the premises, contrary to clause 18 and/or 19 of Part B.

Excess on Insurance

2.22.

- 2.22.1 If the lessor elects to claim on the lessor's insurance for any loss or damage that arises or is attributable to an act or omission by the tenant or the tenant's visitors, or people associated with the tenant, that amounts to a breach of this residential tenancy agreement or would otherwise leave the tenant liable to the lessor for damages and the lessor is successful in relation to recovering any money for such damage, then the tenant will be liable to the lessor to pay any "excess" on any such insurance claim.
- 2.22.2 The tenant acknowledges that any damage caused to the premises or any chattels on the premises by a water bed is not normally covered by insurance.
- 2.22.3 This clause does not limit the liability of the tenant for acts of negligence, other torts or breaches of this residential tenancy agreement and this clause does not require the lessor to make any claim under any insurance policy held by the lessor.

Alterations to the

2.23. Notwithstanding which election is selected with respect to the right of the tenant to affix and remove fixtures in Part A, the tenant must not place any sign on, or paint the premises, use blue tack or any other adhesive material, or drive any nails or screws into or deface any part of the Premises.

Objectionable Behaviour

2.24. The tenant must not interfere with or cause or permit interference with the reasonable peace, comfort or privacy of any person who resides in the immediate vicinity of the premises.

Water beds, Aquarium, Swimming Pool, Spa

2.25. The tenant must not without the lessor's consent install any water bed, aquarium, swimming pool, or spa on the premises. The tenant is liable to the lessor for any costs or losses resulting from any damage caused to the premises (including any of the lessor's chattels, fixtures, fittings and/or furniture) by the escape of water from any waterbed, aquarium, swimming pool, or spa if the escape of the water is caused by the tenant breaching this Residential Tenancy Agreement or breaching the terms of the Act.

Laundry

2.26. The tenant must not hang or display any laundry or other articles on any balcony or verandah.

Indemnify the Lessor

- 2.27. The tenant agrees to indemnify the lessor against any loss sustained by the lessor or any sum the lessor might at any time be liable to pay, as a result of:
 - 2.27.1 any damage to the premises or any furniture or chattels belonging to the lessor;
 - 2.27.2 any claim made against the lessor, whether in relation to property damage or personal injury; or
 - 2.27.3 any other matter whatsoever, arising from any breach of clauses 18 and/or 19 of Part B of this residential tenancy agreement.

arising from any breach of clauses 18 and/or 19 of Part B of this residential tenancy agreement.

Inspections

2.28. Provided that the lessor has complied with clauses 24 to 28 of Part B of this residential tenancy agreement, if the tenant is not present at the time specified in any notice for the inspection provided by the lessor, the tenant agrees that the lessor or the lessor's Property Manager or their employees may enter the premises.

Keys and Electronic Keys

- 2.29. Subject to the provisions of section 45 of the Act and clause 34 of Part B of this residential tenancy agreement, the lessor will supply to the tenant one set of Keys that enable access to the premises.
- 2.30. Should the tenant require an additional set(s) of the Keys or the existing set to be recoded (due to the fault of the tenant), then any cost associated with an additional set(s) or recoding will be borne by the tenant and must be paid for by the tenant prior to receiving the additional set(s) of the Keys.
- 2.31. Should the tenant lose possession of the Keys, then the tenant will be responsible for all costs and expenses associated with replacing the Keys, or gaining access to the premises.
- 2.32. The lessor will replace Keys and arrange for access to the premises arising from lost Keys only during normal business hours.

Granting of a Licence (Airbnb)

- 2.33. The tenant must not:
 - (a) grant any licence or right to reside or stay at the premises or any part of it to any person or entity as part of a commercial arrangement; or
 - (b) advertise or list the premises on any internet or other site for a licence or right to reside or stay at the premises

3. DEFAULT, INCLUDING WRONGFUL TERMINATION OF LEASE (i.e. "BREAK LEASE")

- 3.1 If the tenant:
 - (a) terminates this lease, otherwise than in accordance with clause 37 of Part B of this residential tenancy agreement or the provisions of the Act, before the end of the tenancy period referred to in Part A (commonly known as a "break lease"); or
 - (b) the tenant otherwise breaches the lease and/or does not comply with the tenant's obligations under this lease,

then the tenant is liable to pay any damages and losses to the lessor that the lessor suffers or will suffer as a result of the tenant's breach! The lessor must endeavour to reasonably mitigate the lessor's damages and losses.

4. END OF TENANCY

Swimming Pool and Spa Equipment at the end of tenancy

- 4.1 If at the commencement of the lease the lessor provided pool chemicals to the tenant, then a comparable quantity of the same chemicals are to be provided by the tenant to the lessor at the end of the lease.
- 4.2 The tenant must secure all portable pool cleaning equipment in a locked area on the premises at the end of the tenancy.

Movement of Chattels

4.3 The tenant must return all fixtures, furniture, chattels, household effects and all other items described in either the Property Condition Report or the attached Inventory to the original positions described in those documents.

Cleaning of Carpets

4.4 As part of the tenant's obligations under clause 18.6 of Part B of this Residential Tenancy Agreement, the tenant agrees upon vacation of the premises to have all carpets professionally cleaned (at the tenant's expense) and to supply to the Property Manager a receipt as evidence that the carpets have been cleaned.

Examples of the types of costs that might give rise to a need to make a break lease claim include, but are not limited to rent, advertising expenses associated with finding a new tenant and the unexpired portion of any leasing fee charged by the property manager to the lessor and also property maintenance such as lawn mowing and watering. These costs may be charged until a new tenant moves in or the original tenancy period expires. The lessor must endeavour to reasonably mitigate the lessor's damages and losses.

5. DEFINITIONS AND INTERPRETATION

- 5.1 If any provision of this lease is invalid, unenforceable or illegal, then that provision may be severed and the remainder of this lease will continue to be effective.
- 5.2 In this lease, unless otherwise required by the context or subject matter:
 - **"Keys"** means all keys and electronic keys that permit access to the premises, to common property associated with a strata lot, or to car bays associated with the premises.
 - "Inventory" means a list of the lessor's furniture contained in the premises at the commencement of the lease.
- 5.3 Any reference in this lease to the "lessor" doing anything shall mean and include it being done by the lessor's Property Manager.
- 5.4 Where either the tenant or the lessor comprise more than one person, the obligations to be performed in this lease are binding upon such two or more persons jointly and severally.

6. INFORMATION COLLECTION NOTICE PRIVACY ACT, 1988 AUSTRALIAN PRIVACY PRINCIPLE 5

The Lessor's property manager (whose contact details appear in Part A of this form) collects the personal information provided in this form in compliance with the provisions of the *Privacy Act, 1988* and the Australian Privacy Principles. Personal information collected by the property manager through the management of the tenancy including, but not limited to the Property Condition Report is necessary to manage the tenancy. The personal information collected by the property manager in this residential tenancy agreement, in the Property Condition Report and during the period of the management of the tenancy is collected to be used in managing the tenancy, to enable the property manager to provide the services and benefits the subject of this agreement and to enable the property manager to conduct its business. The tenant, by signing this agreement, consents to that collection and use. Further details regarding the purposes for which the information is collected, the disclosures that are usually made of personal information collected by the property manager, the situations where the property manager is required to collect information by law, and any disclosure of information that may be made by the property manager overseas, can be obtained from the more detailed collection notice on the property manager's website. The property manager's privacy policy may also be accessed on that website. If the information collected in this form is not provided, the property manager may not be able to provide its services as effectively. Individuals who wish to access or correct information held about them or who wish to make any complaint regarding privacy should contact the property manager's privacy officer.

personal in disclosure property m not provide	information collected by the property manager, the situations where the property manager, the situations where the property of information that may be made by the property manager overseas, can be manager's website. The property manager's privacy policy may also be accessed ided, the property manager may not be able to provide its services as effective tem or who wish to make any complaint regarding privacy should contact the property manager may not be able to provide its services.	rty manager is required to collect information by law, and any be obtained from the more detailed collection notice on the ed on that website. If the information collected in this form is ely. Individuals who wish to access or correct information held
7. ANN	NNEXURES	
The attach	ched annexures:	
form part o	rt of this Lease.	
	DS CDS	
Initials	M	<u>FF</u>

Additional Terms 1 through 6 are COPYRIGHT (c) REIWA and must not be copied or reproduced without prior written consent of REIWA

FORM 303C RESIDENTIAL TENANCY AGREEMENT - 05/19 | Page 14 of 17

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This page is intentionally left blank but additional terms between tenant and lessor may be inserted and included in Part C by agreement between the parties. REIWA has not endorsed or approved the further additional terms.

Annexure A - Form 1AA Residential Tenancy Agreement.

- 1. The tenant acknowledges having inspected the premises and accepts the condition as at the time of signing this agreement.
- 2. The tenant agrees upon vacating the premises, to have all carpets professionally cleaned by Realmark Centrals preferred contractor/s (at the tenants expense), and to supply Realmark Central a copy of the receipt as evidence that the carpets have been cleaned.
- The premises and any inventory contained within, as per the original ingoing Property Condition/Inventory Report, and any additional items provided by the lessor during the term of the tenancy must be returned to the same position and location as at the commencement of the tenancy.
- 4. The premises and any inventory contained within, as per the original ingoing Property Condition/Inventory Report, and any additional items provided by the lessor during the term of the tenancy must be returned to the same level of cleanliness as at the commencement of the tenancy. Should the premises and inventory not be returned in a satisfactory clean condition, the tenant agrees that professional cleaners will be engaged at the tenants expense and costs will be recovered via the security bond, or paid upon receipt of an invoice by the tenant.
- 5. The tenant agrees to clean any indoor air conditioning vents or filters on a regular basis and at the conclusion of the tenancy.
- 6. The tenant agrees that at the conclusion of the lease agreement, all linen, curtains and mattresses will be professionally cleaned and receipt provided. Linen is requested to be left in the unopened launder bag and left at the premises.
- 7. The tenant agrees to replace all mattress protectors, equivalent to those originally provided, at the end of the lease agreement and to leave these unopened at the premises.
- 8. The tenant agrees not to place any pot plants or any other item that may cause damage on any surface. Any damages caused will be rectified by the tenant at the tenants expense.
- 9. The tenant agrees to use floor protectors under all furniture to prevent damages to the flooring. Any damages to the flooring will be rectified by the tenant at the tenants expense.
- 10. The tenant agrees not to wear any high heels or stiletto shoes on any flooring. Any damages caused to the floor will be rectified by the tenant at the tenants expense.
- 11. Vehicles must not be parked on lawns, gardens or restricted areas. Drip trays must be placed under all vehicles to prevent oil and grease marks. The cost of any treatments related to vehicle damages will be rectified by the tenant at the tenants expense.
- 12. The tenant agrees that ALL MAINTENANCE ITEMS are to be reported to Realmark Central in writing. The tenant also refers to Part B point 22 and point 23 of this agreement. The tenant is further requested to contact this office should they not have received a response to a maintenance request within 7 days.
- 13. If the lessor has agreed for the tenants to keep a pet at the property, the tenant agrees to pay a \$260.00 pet bond and to have the property professionally deodorized and sprayed for fleas at the end of the tenancy at the tenants expense.
- 14. The tenant is aware and agrees that they must use exhaust fans and range hoods, if fitted, open windows to adequately ventilate the property. Any damages caused will be rectified by the tenant at the tenants expense.
- 15. The tenant agrees that all keys and any keys that are duplicated, including additional security devices and remotes/fobs are to be returned at the conclusion of the tenancy. The tenant acknowledges that the lessor is not required to reimburse the tenant for these additional keys, security devises, remotes or fobs.
- 16. The tenant acknowledges that no smoking is permitted inside or in close proximity to the property by either themselves or any guests.
- 17. The tenant agrees that all or part of the property will not be leased or sub-leased through AirBnB, similar websites or facebook during the term of the tenancy.
- 18. The Tenant/s acknowledge ALL keys including any copies made must be returned to the Owner/Agent when vacating. Failure to return all keys may result in the locks being changed with the costs to be borne by the Tenant/s. NB: rent will be charged on a daily basis until all keys are returned to the office when vacating.
- 19. The tenant acknowledges and accepts that as the lease agreement is being transferred from Juan Jose Soto Gutierrez, that the original Property Condition Report and Inventory Report supplied on 18th December, 2017 is a true and accurate representation of the property and agrees and accepts that the property will be returned in the same or similar condition as stated in that report. A copy of this report has been supplied upon this lease agreement.

OS Al

—¤ MFF

Initials



uted by the Tenant (if a corporation, the Tenant executes this docu Fenant's Signature	Date
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Mario Franco Fernandez	
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ORPORATION:]
Name of Corporation	ACN /
Director	Director / Secre
uted by the Lessor (if a corporation, the Lessor executes this docure.essor / Lessor's Agent Signature	ment pursuant to its constitution and the Corporations Act) Date
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For information about your rights and obligations as a lessor or tenant, contact the Department of Mines, Industry Regulation and Safety on 1300 30 40 54 or visit **www.commerce.wa.gov.au/Tenancy**