RESIDENTIAL TENANCY AGREEMENT FORM 24B

PERIODIC TENANCY

(NO FIXED TERM)

(of 300 GAN GAN ROAD, ANNA BAY, N.S.W. (full address)
	and the TENANT(S) MISS FRANCINE LYNETTE TRESSIDDER
	(full names)
1	THE OWNER AGREES TO LET to the TENANT who AGREES TO RENT the residential premises situated at 5383 GREAT SOUTHERN HWY, GWAMBYGINE, W.A.
	being
	FROM THE 17th day of JANUARY 20.11

CONDITIONS

Application of Residential Tenancies Act and Regulations.

1. The OWNER and TENANT shall comply with the provisions of the Residential Tenancies Act 1987 and the Residential Tenancies Regulations 1989 as they apply to each party. The definition and interpretation of words used in this AGREEMENT shall be the same as the Residential Tenancies H:\General\Misc\Forms\Fair Trading\RT24B—12/11/09 Act 1987.

Payment of Rent.	2. The OWNER lets and the TENANT takes the premises situated at \$383 GREAT SOUTHERN HWY, GWAMBYGINE, WA. together with the furniture and chattels (if any)
	therein as set out in the attached schedule for use as a private dwelling to be occupied by
	not more than persons.
	The Weekly/Fortnightly/Calendar Monthly rent is \$200:00
	not more thanpersons. The Weekly/Fortnightly/Calendar Monthly rent is \$200:00 (
	payable in advance with the first payment to be made on or before the
	payable in advance with the first payment to be distributed by
	of January 2011
	dential promises in a reasonable state of cleaniness and
Owner to provide	3. The OWNER shall hand over the residential premises in a reasonable state of repair having regard to their age, character maintain the residential premises in a reasonable state of repair having regard to their age, character maintain the residential premises in a reasonable state of repair having regard to their age, character
and maintain	maintain the residential premises in a reasonable state of repair having and are associated and shall comply with all requirements in respect of buildings, health and safety in
premises in reasonable repair.	respect of residential premises.
Tenant to maintain	4. The TENANT shall keep the residential premises in a reasonable state of cleanliness and shall
cleanliness and report	if the appropriate coop as practicable but Within 5 days of any durings
damage.	and of any state of disrepair which arises during the term of the tenancy.
	5. The TENANT shall not use the premises or cause or permit the premises to be used for any
—Illegal purposes—Nuisance	5. The TENANT shall not use the premises of cause of permit and purposes of illegal purposes or cause or permit a nuisance. The premises shall be used solely for the purposes of illegal purposes or cause or permit a nuisance or permit the premises to be used for any other
-Purposes other	illegal purposes or cause or permit a nuisance. The premises state of the used for any other a residence and the TENANT shall not cause or permit the premises to be used for any other
than dwelling.	purpose.
Vacant possession	6. On the date of the commencement of the agreement, the OWNER will grant vacant possession to the TENANT of the residential premises and the OWNER states that at the time of entering the to the TENANT of the residential premises and the OWNER states that at the time of entering the
without legal	to the TENANT of the residential premises and the OWNER states that are agreement there is no legal impediment either known or imputed to him to the occupation of the agreement there is no legal impediment either known or imputed to him to the occupation of the
impediment to be given at	residential premises as a residence for the term of the tenancy.
commencement of	residentiai premises as a residente
agreement.	11 comfort or
Interference with	7. The OWNER shall not cause or permit any interference with the reasonable peace, comfort or
tenant's peace and	
comfort and privacy.	obligation upon any other TENANT of the OWNER in occupation of adjacent premises.
	8. The OWNER may, subject to the obligations contained in paragraph 7 above, enter the premises
Owner's right of	8. The OWNER may, subject to the obligations contains
entry.	in the following circumstances:
—with consent	(a) with the consent of the TENANT given at, or immediately before, the time of entry;
— With Consent	
-emergency	(b) in any case of emergency;
-inspection	(c) for the purpose of inspecting the premises or any other purpose on a day and at a reasonable
-hispection	(c) for the purpose of inspecting the prefuses of any other parameters and fourteen days in advance; hour specified in a notice given to the TENANT between seven and fourteen days in advance;
	(d) for the purpose of carrying out necessary repairs to or maintenance of the premises, at any
-repairs	(d) for the purpose of carrying out necessary repairs to or the reasonable hour, after giving to the TENANT not less than seventy-two hours notice;
- Hoop og bivo	(e) for the purpose of showing the premises to prospective tenants, at any reasonable hour and on a
—prospective tenants	and the number of occasions during the period of twenty
	of this agreement, after giving the TENANT reasonable notice;

Locks and security devices.

24B-2

-prospective purchasers

9. The OWNER shall provide and maintain such locks and other devices as are necessary to ensure that the premises are reasonably secure and neither the OWNER nor the TENANT shall alter, remove or add any such lock or device without the consent of the other given at or immediately before the time of alteration, removal or addition of any such lock or device.

(f) for the purpose of showing the premises to prospective purchasers, at any reasonable hour and

on a reasonable number of occasions, after giving the TENANT reasonable notice.

- -Fixtures
- -renovations
- alterations or additions.

Removal of fixtures.

Compensation for damage caused by removal of fixtures.

Rates, taxes and charges.
Water consumption.

Sub letting or assignment.

Notice of termination for breach of agreement by tenant (other than non-payment of rent).

Notice of termination for breach of agreement by tenant (non-payment of rent).

Termination for breach of agreement by owner.

Termination by owner.

Termination by owner. —no ground.

Termination by tenant. —no ground.

24B-3

- 10. The TENANT shall not affix any fixture or make any renovation, alteration or addition to the residential premises, without the prior consent of the OWNER, provided that such consent shall not be unreasonably withheld.
- 11. Where the **OWNER** has given consent pursuant to paragraph 10 above the **TENANT** may remove any fixture that the tenant has affixed in the premises during the tenancy, unless the removal of the fixture would cause irreparable damage to the premises.
- 12. Where the TENANT causes damage to the premises by the removal of any fixture installed by the TENANT the tenant shall notify the OWNER, at whose option the tenant will repair or compensate the OWNER for any reasonable expenses incurred by the OWNER in repairing the damage.
- 13. The OWNER shall bear the cost of all rates, taxes or charges imposed in respect of the premises under any of the following Acts: Local Government Act 1995, Land Tax Act 2002, any written law under which a rate, tax or charge is imposed for 'water services', as defined in the Water Agencies (Powers) Act 1984, other than a charge for water consumed. The OWNER shall pay% of charges for water consumed and the TENANT shall pay the balance.
- 14. The TENANT may sub let the premises or assign the tenant's interest under the AGREEMENT subject to the prior consent of the OWNER which consent shall not be unreasonably withheld. No charge shall be made by the OWNER for that consent, other than reasonable expenses incidental thereto.
- 15. If the TENANT does not keep his or her part of the agreement except for not paying rent, the OWNER may give a notice ('the first notice') requiring that the matter be put right. If the TENANT does not put the matter right, then not less than 14 days after the first notice was given the OWNER may give another notice ('the second notice') in the form of Form 1C of the Residential Tenancies Regulations to the TENANT ending the tenancy not less than seven days after the second notice is given.

16. If the **TENANT** does not pay rent due under the agreement or gives a bad cheque in payment of rent due under the agreement, the **OWNER** may either—

- (i) give a notice ('the first notice') to the TENANT requiring payment of the outstanding rent and, if the rent is not paid, give another notice ('the second notice') to the TENANT in the form of Form 1A of the Residential Tenancies Regulations, not less than 14 days after the first notice was given, ending the tenancy not less than seven days after the second notice is given: or
- (ii) on the day after the rent was due or on the dishonouring of the cheque, give notice to the TENANT in the form of Form 1B of the Residential Tenancies Regulations ending the tenancy not less than seven days after the notice is given.

In the case of (ii) the tenancy shall not end if the TENANT pays the rent due under the agreement before the day specified in the notice for vacation of the premises. In addition, an application by the OWNER to a competent court to end the tenancy shall not be continued if the TENANT pays the rent due together with the amount of any court application fee at least one day before the scheduled court hearing.

17. Where the **OWNER** has breached any term of this **AGREEMENT** the **TENANT** may apply to a competent court for an order terminating the **AGREEMENT**.

- 18. The OWNER may give the TENANT at least thirty days' notice of termination of this AGREEMENT in the form of Form 1C of the Residential Tenancies Regulations if a contract has been entered into for sale of the premises under which vacant possession of the premises is required to be given.
- 19. The OWNER may give the TENANT at least 60 days' notice of termination of this AGREEMENT without specifying any ground for the notice. The notice shall be in the form of Form 1C of the Residential Tenancies Regulations.
- 20. The TENANT may give the OWNER at least twenty-one days' notice of termination of this AGREEMENT without specifying any ground for the notice. The notice shall be in writing, shall be signed by the TENANT, shall identify the premises the subject of the AGREEMENT, and shall specify the day on which the TENANT will deliver up possession of the premises.

Termination by mutual agreement.

Contracting out of provisions in the Residential Tenancies Act.

- **21.** The agreement may be terminated if both the **OWNER** and the **TENANT** agree in writing signed by both parties that the tenancy agreement be ended and the date it is to be ended.
- 22. Owners and Tenants should be aware that it is an offence to contract out of certain provisions of the Residential Tenancies Act 1987 and should seek advice from the Department of Commerce (Department) before doing so. Advice regarding residential tenancies can be obtained free of charge from the Department's Telephone Advice Line 1300 30 40 54.

Apart from certain cases it is an offence (maximum fine - \$2000) to make an agreement that includes anything that is contrary to the provisions of the Residential Tenancies Act 1987.

ADDITIONAL CONDITIONS

	0				-7		
	ak to But	· · · · · · · · · · · · · · · · · · ·	OUR IED/C)	ton	1 reas	lde	.TENANT(S)
()	410 31000		OWNER(5)				Date
	7/1/11		Date	1.7	.l		Date
	,,,			0	111		
***************************************				1	.W		WITNESS
J	Tan		WITNESS		. 11		
	12-1-	11	Date	1/-			Date
			· · · · · · · · · · · · · · · · · · ·		,	1	