

Sample Rental Agreement and Smoke Detector Notice

	Form 19 RESIDENTIAL RENTAL AGREEMENT AUGUST 2016 LEASE Wisconsin Legal Blank Co., Inc. Milwaukee, Wis.							
	RESIDENTIAL RENTAL AGREEMENT							
	1 This Agreement for the premises identified below is entered into by and between the Landlord and Tenant (referred to in the singular whether							
	one or more) on the following terms and conditions: TENANT: (2 adults and 2 children)	LANDLORD: Phillip Sherman						
	John SmithJane Smith	Dhillin Charman (020) FEE F200						
4 5		Agent for service of process 42 Marlin Ct. (920) 555-5309						
6	Joseph Smith Julie Smith	(address)						
7	PREMISES: Building Address	Sydney WI 54551 (city, village, town) (state) (zip)						
8	1234 Wallaby Way	Agent for Bill's Maintenance & Repair (920) 555-1970						
10	Sydney WI 54551 (city, village, town) (state) (200)	management 625 Monterey Dr.						
11	Apartment/room/unit: #12A	Sydney, WI 54550						
12	Other:	Agent for Phillip Sherman (920) 555-5309						
13 14	Included furnishings/appliances: refrigerator, range, oven	of rents 42 Marlin Ct. (phone) (phone)						
15 16	other (list or attach addendum): Washer, dryer, range	Sydney WI 54551						
17 18		(chy, vilage, town) (state) (zip) TERM: (Strike either (a) or (b) enter complete date.)						
19	RENT: Rent of \$ 575.00 for Premises and	(a) Month-to-month beginning an; or						
20	sfor other (specify) is to be received no later than the1st day of each month	(b) For a term of 12 months beginning on Sept. 1, 2016, and ending on August 31, 2017						
22	and is payable at 1232 Wallaby Way, Sydney, WI 54551	NOTE: An Agreement for a fixed term expires without further						
24	If rent is received after the 5th day (main office)	notice. If tenancy is to be continued beyond this term, parties should make arrangements for this in advance of the expiration.						
25	the Tenant shall pay a late fee of \$ 25.00	UTILITIES: Check if paid by: Landlord Tenant Electricity X						
26 27	Charges incurred by Landlord for Tenant's returned checks are payable by Tenant. Landlord shall provide a receipt for cash	Electricity X X						
28	payments of rent. All tenants, if more than one, are jointly and severally liable for the full amount of any payments due	HeatX						
29 30	under this Agreement. Acceptance of a delinquent payment	Air Conditioning X Sewer/Water X						
31	does not constitute a waiver of that default or any other default under this Agreement. Other Landlord or Tenant obligations:	Hot Water X						
32 33 34		Other Recycling X						
35	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	If utilities or services payable by Tenant are not separately						
36	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	metered, tenant's share of payments are allocated as follows: Not Applicable						
37 38	SECURITY DEPOSIT: Upon execution of this Agreement, Tenant shall pay a s							
39	Landlord's agent. The deposit, less any amounts legally withheld, will be returned forth in Wis. Stat. § 704.28(4). If any portion of the deposit is withheld, Landlord m	d to Tenant's last known address within twenty-one (21) days after any event set						
41	statements shall describe each item of physical clamage or other claim made against the security deposit, and the amount withheld as reasonable compensation for each item or claim. If repair costs are not known within twenty-one (21) days, and/ord may use a good faith estimate in the written accounting. The reasonable cost							
43	for tenant damage, waste, or neglect of the premises, normal wear and tear excluded, may be deducted from Tenant's security deposit as well as any amounts set							
45	forth in Wis. Stat. § 704.28(1). Tenant may not use the security deposit as payment for the last month's rent without the written permission of Landlord. DEDUCTIONS FROM PRIOR TENANT'S SECURITY DEPOSIT; Tenant is hereby notified that Tenant may do any of the following within seven (7) days after the start of							
47	their tenancy; (a) inspect the unit and notify Landord of any pre-existing damages or defects, and (b) request a list of physical damages or defects, if any, charged agains the previous Tenant's security deposit. If such a recuest is made by Tenant, Landord will supply Tenant with a list of all physical damages or defects charged against the							
49	previous tenant's security deposit regardless of whether or not those damages or defe when the request was received or, within seven (7) days after Landlord notifies the pre-	vious tenant of the security deposit deductions, whichever occurs later. Landlord need						
	not disclose previous tenant's identity nor the amount declusted from the previous tens Should Tenant fail to return it to Lancilord within seven (7) days after the start of the tens							
52	NOTICE TO VACATE: Lease for Term - No written notice is required to terminate Nonetheless, both Landlord and Tenant should discuss prior to the end of the origin	a lease for term because the lease automatically ends on the last day of the term.						
54	lease term and if so, guter into a new rental agreement accordingly. Month to Month (28) days prior to the ending of a month to month tenancy. A month to month tena	Tenancy - Written notice must be received by the other party at least twenty-eight						
56	the first day of a calendar month through the last day of a calendar month.							
58	CONTROLLING LAW: Landlord and Tenant understand their rights and obligations Wis. Stat. ch. 704 and ch. 799, Wis. Admin. Code § ATCP 134, and applicable loca							
60	related to the Premises, including local housing codes. CONDITION OF PREMISES: Tenant has had the opportunity to inspect the rental.	unit and has determined that it will fulfill their needs and acknowledges that the unit						
	RENTERS INSURANCE RECOMMENDED: Landlord recommends that Tenant purchase Renter's Insurance to protect Tenant's personal property and to protect Tenant from any liabilities while living at the property. Tenant understands that if they do not purchase Renter's Insurance that Tenant may not have any insurance							
65	coverage should Tenant's belongings be damaged or should Tenant be held liable t	to a third party and/or the Landlord.						
67	TIME IS OF THE ESSENCE: As to delivery of possession of Premises to Tenant, or Premises, return of Landlord's property, payment of rent, performance of any act for the property of the prop							
68 69	Time is of the essence means that a deadline must be strictly followed. SPECIAL PROVISIONS:							
70	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~						
71	PENTAL PROBLEMS Leading land in the Toronto and of the Particular	Control Assessment as well as any Poles and Paradeline Manufacture of a selection of the se						
73	RENTAL DOCUMENTS: Landlord has given Tenant a copy of the Residential prior to entering into this Agreement and prior to accepting any earnest money of the Residential prior to entering into this Agreement and prior to accepting any earnest money of the Residential prior to entering into this Agreement and prior to accepting any earnest money of the Residential prior to entering into this Agreement and prior to accepting any earnest money of the Residential prior to entering into this Agreement and prior to accepting any earnest money of the Residential prior to entering into this Agreement and prior to accepting any earnest money of the Residential prior to entering into this Agreement and prior to accepting any earnest money of the Residential prior to accepting the second	or security deposit.						
	74 Pets and water beds are not permitted unless indicated otherwise in writing.							
75	NOTE: SIGNING OF THIS AGREEMENT OF	REALES LEGALLY ENFORCEABLE RIGHTS.						
76 77	OWNER / AGENT OF OWNER Signshure: Phillip Sherman Phillip Sherman							
78	TENANT(S)							
79 80	signature: John Smith 8/10/2016 Print Name: John Smith (date)	Signature: Jane Smith 8/10/2016 Print Name: Jane Smith (date)						
81	Signature:	Signature:						
82	Print Name: (date)	Print Name: (date)						
	8/2/2016 - Drafted by Attorney Tristan R. Petrit of Petrie + Stocking S.C. Wisconsin Legal Blank Co., Inc. • 749 N. 37° Street • Milwaukee, WI 53208 • 800-890-6890 • www.wilegalblank.com							





Module F: RENTAL AGREEMENTS-Moving In, Moving On

a3 POSSESSION AND ABANDONMENT: Lanclord shall give Tenant possession of the Premises as provided. Tenant shall vacate the Premises and return all of Lanclord's 42 properly promptly upon the expiration of this Agreement, including any extension or renewall, or its termination, in accordance with its terms and the law. A Tenant will be 85 considered to have surrendered the Premises on the last day of the tenancy provided under this Agreement, except that, if the Tenant vacates before the last day of the 86 tenancy, and gives Lanclord written notice that Tenant has vacated. If the Tenant except the last clay of the notice to Lanclord, Landlord is deemed to have recolved the notice on the second day after mailing, if Tenant vacates the Premises after the last day of the tenancy, as surrender occurs when Landlord remarks that Tenant that sweated. If Tenant shandons the Premises are explaint or retermination of this Agreement or as renewal, or if the tenancy is terminated for Tenant's broach of this Agreement. Lanclord shall make reasonable efforts to re-rent the Premises and apply any rent received, less of costs of re-renting, toward Tenant's obligations under this Agreement. Tenant shall remain liable for any deficiency, if Tenant is absent from the Premises for two (2) successive whether this Description of the Section of

92. ABANDONED PROPERTY: If lenant vacates or is evicted from the premises and bases personal property, Lanction may presume, in the assence of a written agreement so between the Lanctionid and Tenant to the contrary, that the Tenant has abandaned the personal property that tenant leaves behind when tenant vacates or is evicted from 9s the premises, except for prescription medicine or prescription medical equipment, which will be held for seven (7) days from the date of discovery. If Tenant abandons 9s a manufactured or mobile home or at titled vehicle, Landtord will give Tenant and any other secured party that Landtord is aware of, written notice of intent to dispose of 97 property by personal service, regular mail, or certified mail to Tenant's last known address, prior to disposal.

98 USE OF PREMISES AND GUESTS: Tenant shall use the Premises for residential purposes only. Operating a business or providing child care for children not listed as sign Use OF PREMISES AND GUESTS: letant shall use the Premises for residential purposes only. Operating a business or provining print orate for children not lated as eg occupants in this Agreement is prohibited. Neither party may; (1) make or knowingly permit use of the Premises for any unlawful purpose; (2) engage in activities which 100 unduly disturb neighbors or tenants; and/or (3) do, use, or keep in or about the Premises surphing which would adversely affect coverage under a standard fire and 10 extended insurance policy. Tenant may have guests residing temporarby in Premises in their presence does not interfere with the quiet use and enjoyment of other tenants 102 and if the number of guests is not excessive for the size and facilities of the Premises. No guest may remain for more than two (2) weeks without written consent of 103. Landford which will not be unreasonably withheld. Tenant shall be liable for any property diamage, waste, or neglect of the Premises, building, or development in which it 104 is located, that is caused by the negligence or improper use by Tenant or Tenant's guests and invitees.

104 is located, that is caused by the negigence or improper use by inhant or inhants guests and inhitees.

105 NON-LIBBILITY OF LANDLORD: Lendlord, except for his negligent acts or omissions, shell not be lable for injury, loss, or damage which Tenant may sustain from the 106 following: (a) theft, burglary, or other criminal acts committed by a third party in or about the premises, (b) delay or interruption in any service from any cause whatsoever, (107 (c) fire, water, rain, frost, snow, gas, odors, or furnes from any source whatsoever, (d) injury of damages caused by bursting or leaking piecs or back up of sewer drains and 108 piecs, (e) delargain or mathurchion of the Premises, appliances, and/or equipment unless Landlord water provided with prior written hocke by Tenant of the problem. Tenant 109 holds Landlord harmless from any dains or damages resulting from the acts or omissions of Tenant, Tenant's guests or invitees, and any third parties, including other tenants. (g) fire, welter, rain, fost, arrow, gas, octors, or furnes from any source whatsoever, (g) muny or damages caused by bursting or leaking posting back up of sever drains and top post, g) diseapal or maturation of the Permissas, appliances, and/or optimized was provided under some problem. Tenant 109 holds Landord harmless from any dains or damages resulting from the acts or ornisations of Tenant, Tenant a guests or invitees, and any third parties, including other tenants. Including drug-related oriminal activity, in the Permissas or on the property, Pursuant to Wis. Stat. § 704.17(2m), Landjord may terminate the treancy of Jenant, whose the property Pursuant to Wis. Stat. § 704.17(2m), Landjord may terminate the tenancy of Jenant, whose the property Pursuant to Wis. Stat. § 704.17(2m), Landjord may terminate the tenancy of Jenant, whose the property Pursuant to Wis. Stat. § 704.17(2m), Landjord may terminate the tenancy of Jenant, whose the property Pursuant to Wis. Stat. § 704.17(2m), Landjord may terminate the tenancy of Jenant, whose the property Pursuant to Wis. Stat. § 704.07(2m), Landjord may terminate the tenancy of Jenant, whose the property of Landjord or adoption of the property Pursuant to Wis. Stat. § 704.07(2m), Landjord may terminate the free property of Landjord or an agent or employee of Landjord, (g) drug-related oriminal activity which includes the magnification of calcification of an agent or employee of Landjord, (g) drug-related oriminal activity, which includes the magnification of calcification of an agent or employee of Landjord, (g) drug-related oriminal activity, which includes the magnification of calcification of an agent or employee of Landjord, (g) drug-related oriminal activity, which includes the magnification of calcification of an agent or employee of Landjord, (g) drug-related oriminal activity, which includes the magnification of the property of the Permisses. (g) circle and the property of the Permisses. (g) circle and the property of the Calcification of the property of the

150 CODE VIOLATIONS AND ADVERSE CONDITIONS: There are no code violations or other concilions affecting habitability of the Premises unless indicated off 151 NOTICE OF DOMESTIC ABUSE PROTECTIONS:

NOTICE OF DOMESTIC ABUSE PROTECTIONS:

182 1. As provided in Ws. Stat, 5 106.50 (pm) (gm), a tenant has a defense to an eviction action if the tenant can prove that the landlord knew, or should have known, the 183 tenant is a wintin of domestic abuse, soxial assault, or staking and that the eviction action is based on conduct related to domestic abuse, soxial assault, or staking 184 committed by effirer of the following: (1) South an injunction barring the person from the provided a written statement to the landlord stating that the person will no longer be an 186 invited guest of the tegrant and this finant has not subsequently invited the person to be the tenant's invited an injunction and the person to be the tenant's guest.

7 2. A tenant who is a victim of demostor abuse, soxial assault, or staking may have the right to terminate the rental agreement in certain limited situations, as provided 186 in Wis. Stat. § 704.16. If the Tenant has safety concerns, the tenant should contact a local victim service provider or law enforcement agency.

189 3. A tenant is activated that this notice is only a summary of the tenant's rights and the specific language of the statutes governs in all instances.

180 DAMAGE BY CASUALTY: If the Premises are clamaged by fire or other casualty to a degree which renders them untenantable, Tenant may terminate this Agreement and 20 to repair the Premises, and if repairs are not made, this Agreement shall terminate. If the Premises are damaged to a degree which doctons not render them untenantable, 183 Landlord shall repair the damages as soon as reasonably possible.

180 EARTH OF THE Premises are continued by Tenant, with or without Tenant's consent, at reasonable times upon twelve (12) hours advance

164 ENTRY BY LANDLORD: Landlord may enter the Premises occupied by Tenant, with or without Tenant's consent, at reasonable times upon twelve (12) hours advance 165 notice to inspect the Premises, make repairs, show the Premises to prospective tenants or purchasers, or comply with applicable laws or regulations. Landlord may enter 166 without advance notice when a health or safety emergency exists, or if Tenant is alsent and Landlord believes entry is necessary to protect the Premises or the building 167 from damage. Neither party shall add or change locks without providing the other party keys. Improper denial of access to the Premises is a breach of this Agreement.

The Extremely Newton Party state acts of brieflage focks window, provining may be a come party seed, improper domain a actions to the reference is a state of our do not be Premises and 169 which are the result of the Tenant's (or any member of the Tenant's household, Tenant's guests, or invitees) acts, negligence, failure to keep the Premises clean, failure 170 to remove garbage and waste, and/or improper use of the Premises.

171 RULES: Landlord may make reasonable rules governing the use and occupancy of the Premises and the building in which it is located. Any failure by the Tenant to 172 substantially comply with the rules will be a breach of this Agreement and may result in the evidence of the Tenant. Landlord may amend rules to provide for newly 173 actions amenities or to meet changed circumstances or conditions adversely affecting the property. No such emendments may unrestorably interfere with Tenant's 174 use and enjoyment of the Premises or the property of which it is part. A copy of the rules, if applicable, have been given to Tenant at the time of application and at the 175 time of the significant filts Agreement.

176 CONTINUATION OF AGREEMENT: If Tenant continues to occupy the Premises after the expiration of this Agreement and makes a timely payment of rent, which is 177 accepted by Landlord, Tenant shall be under a month to month tenancy with the same terms and conditions of the original rental agreement unless other arrangements. 178 have been made in writing.

179 ASSIGNMENT OR SUBLEASE: Tenant shall not assign this Agreement or sublet the Premises without the written consent of Landlord

180 MODIFICATIONS AND TERMINATION: This Agreement may be terminated or modified by written agreement of Landlord and Tenant. The parties may terminate this 181 Agreement and enter into a new Agreement instead of renewing it, assigning it, or subleasing the Premises.

131 Agreement and enter into a new Agreement instead or renewing it, assigning it, or sublessing the Premises.

125 SEVERABILITY OF RENTAL AGREEMENT PROVISIONS: The provisions of this rental agreement are severable. If any provision of this rental agreement are severable. If any provision of this rental agreement are severable, the unenforceability of that provisions does not affect the other provisions that can be given effect without the invalid provisions.

134 NON-WAIVER: Any failure to act by Landford with regard to any specific violation or breach of any term of this Agreement by Tenant shall be considered temporary last and does not valve Landford's right to act or any future violation or breach by Tenant. Landford, by accepting payment from Tenant for rent or any other amount owed,

186 is not walving its right to enforce a violation or breach of any term of this Agreement by Tenant.
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Module F: RENTAL AGREEMENTS-Moving In, Moving On



Form No. 988 Smoke Detector Notice Wisconsin Statutes 101.145 Wisconsin Legal Blank Co., Inc. Milwaukee, Wi

SMOKE DETECTOR NOTICE

1	John Smith/Jane Smith	
2	Name	
3 .	1234 Wallaby Way, #12A Address	
5 .	Sydney, WI 54551	
D	City/State/zip	

7 Landlord has provided working smoke detectors on the Premises as required by law. Tenant acknowledges that all

- 8 smoke detectors on the Premises are fully operational. Smoke detectors shall be maintained as follows: (a) Landlord
- 9 shall be responsible for maintaining and testing all smoke detectors in common areas as required by law; (b) Tenant
- 10 shall be responsible for maintaining and testing all smoke detectors within Tenant's unit as required by law; (c) Tenant
- 11 shall inform Landlord, in writing, of any smoke detector that is not working and Landlord shall have (5) days after
- 12 receipt of written notice to repair or replace smoke detector; (d) Tenant shall replace batteries in all smoke detectors
- 13 inside Tenant's unit as necessary.
- 14 Resident acknowledges that all smoke detectors in the unit are working properly.

15	John Smith	8/10/16	Phillip Sherman	8/10/16
16	Tenant's Signature	Date	Landlord/Agent's Signature	Date
17	Jane Smith	8/10/16		
18	Tenant's Signature	Date		
19				
20	Tenant's Signature	Date		

3/1/10 - Drafted by Attorney Tristan R. Pettit of Petrie & Stocking S.C.

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