Clear Vision Investments LLC

Brianne Herlitzke

575 Lester Ave Suite 300 Onalaska WI 54650 608.797.7556

--- Send all correspondence to: clearvisionllc33@gmail.com ---

RENTAL DISCLOSURE FORM Required by landlord before entering into a rental agreement

Unit address: Donna Avenue, Tomah WI 54660

Applicant/Tenant acknowledges:

- 1. That a copy of the proposed lease and rules and regulations have been made available to the applicant for inspection.
- 2. Having been advised of the name and address of the person authorized to receive rent, manage, and maintain the premises, who can readily be contacted, and an owner or an agent with an address within the state authorized to receive notices and demands and at which service of process can be made in person.
- 3. Tenant pays all utility charges that are separately metered or subject to cost allocation:

| UTILITIES | ELECTRIC | GAS | WATER/SEWER | TRASH/ RECYCLING | YAR D | SNO W |
|-----------------------|----------|-----|---|---------------------|----------|----------|
| INCLUDED IN RENT | | | | V | T | Т |
| SEPARATELY METERED | V | V | | | T = Ter | nant |
| COST ALLOCATION | | | Landlord pays and then bills tenant quarterly | | L = La | ndlord |

*Cost Allocated Utilities: Allocation is based on the total premises bill. Payments must be received within 15 days of the bill (invoice) date. A \$15 (fifteen dollar) late fee will be assessed on all past due utility invoices.

| 4, | Having been advised of the following information that affects the common areas of |
|----|--|
| | specific unit the applicant wishes to rent. The checkboxes apply, if violation. |
| | A list of uncorrected building or housing code violations is attached to this form. |
| | The dwelling unit does not have hot or cold running water. |
| | The dwelling unit is not served by plumping facilities in good operating condition. |
| | The dwelling unit is not served by sewage disposal facilities in good operating condition. |
| | The heating facilities serving the dwelling unit are not in safe operating condition, and/or |
| | are not capable of maintaining a temperature of at least 67 F (19 C) in living areas, |
| | measured at the center of the room midway between the floor and ceiling. |
| | The dwelling unit is not served by electricity, and/or the electrical wiring, outlets, |
| | fixtures, and other components of the electrical system are not in safe operating |
| | condition. |
| | |

| 6. | present a substantial health or sa injury. A copy of the Clear Vision Inve available to review and/or accor We, the tenant(s), had an opport Landlord promises to repair, cle | other conditions in the dwelling unit or premises that fety hazard or create an unreasonable risk of personal stment Policy/Screening criteria statement was made apanied the application. unity to view the property we applied for. an or improve the premises as follows by the completion inted as needed. B) Unit cleaned and ready to occupy by |
|--------|--|--|
| | ndersigned have read and dated the ted information and documents. | is Rental Disclosure Form and have received all |
| Tenant | Signature | Date |
| | | |
| Tenant | Signature | Date |
| | | |
| Landlo | ord/Manager Signature | Date |
| | | |



RESIDENTIAL RENTAL AGREEMENT

| | This Agreement for the premises identified below is entered into by arone or more) on the following terms and conditions: | nd between t | he l | Landlord and Tenar | it (referr | ed to in the sir | ngular whether |
|------------|--|----------------------------------|----------------|--|-----------------------------------|------------------------------------|----------------------------------|
| 3 | TENANT: (adults and children) | LANDLO | RD: | Brianne Herl | itzke | | |
| 4 | | Agent for | В | <u>rianne Herlitzk</u> | e | | |
| 5 | · | | | 608-7977556 | | clearvisionIIc3 | 3@iamail.com |
| | Additional occupants under the age of eighteen (18) residing on the | process | | Avenue, Onal | ` | AU CAOCO (e-n | neil) |
| | | 5/5 Les | ster | Avenue, Onas | aska v (address) | VI 5465U | |
| ′ | Premises: | | | Felh v Man a tanan | | (state) | 41-1 |
| 8 | · | Agent for | | (city, village; town) Brianne Herli | zke. | (state) | (zlp) |
| 9 | PREMISES: Building Address | maintenar | nce, | name as assets. | (name) | | |
| 10 | Donna Avenue, Tomah WI 54660 | managem | ent | (phone) | <u>e</u> . | (9-7 | nali) |
| | | | | | (address) | | |
| 11 | (city, village, town) (state) (zip) | | | | (address) | | |
| 12 | Apartment/room/unit: | | R | (city, village, town) rianne Herlitzl | (A | (state) | (zip) |
| 13 | Included furnishings/appliances: refrigerator, range, oven | Agent for collection | 브 | | (name) | | |
| 14 | List other: | of rents | _ | Same as above (phone) | — - | (e-n | nail) |
| 15 | RENT: Rent of \$ 1,300 - \$1,400 for Premises and | | | | (address) | • | |
| 16 | \$ | | | (city, village, town) | | | (zip) |
| 17 | is to be received no later than the 1st day of each month | | | e either (a) or (b) en | | | |
| 18 | 28 B 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | | | month beginning or | | | |
| | | | | of 11.8 months be | | | |
| 19 | | NOTE: A | an A | g on greement for a fixed | term ex | pires without fu | rther notice. |
| 20 | the Tenant shall pay a late fee of \$100 | If tenano | v is | to be continued bev | ond this | term, parties si | hould make |
| 21 22 | Charges incurred by Landlord for Tenant's returned checks are payable by Tenant, Landlord shall provide a receipt for cash | UTILITIES | S : Ç | ts for this in advance Check if paid by: | or the e | Landlord | Tenant |
| 23 | payments of rent. All tenants, if more than one, are jointly and | Electrici | ty | | | | |
| 24 | severally liable for the full amount of any payments due | Gas | | | | | |
| .25 26 | under this Agreement. Acceptance of a delinquent payment does not constitute a waiver of that default or any other default | Heat Air Cond | مأطام | nina | | | <u> </u> |
| 27 | under this Agreement. Other Landlord or Tenant obligations; | Sewer/V | | • | | | <u></u> |
| | | Hot Wat | | 3 1° | | | |
| | | Trash | | | | | |
| | | Other_ | | | | | |
| | · | If utilities | or | services payable by | / Tenant | are not separ | ately |
| | <u> </u> | metereo | i, tei | nant's share of payr | nents a | re allocated as | follows: |
| | OFFICIAL PROOFEST | | | la a signification | | 1.000 | |
| .34 | SECURITY DEPOSIT: Upon execution of this Agreement, Tenant shall by Landlord or Landlord's agent. The deposit, less any amounts legally | ıı pay a secur vwithheld wil | ity c II he | teposit in the amou returned to Tenant | nt of \$ <u>. I</u> 's last kr | nowo address | to be held |
| .35 | one (21) days after any event set forth in Wis, Stat. § 704.28(4). If any | portion of the | eb e | posit is withheld. La | andlord i | must provide I | Tenant with a |
| 36 | written statement accounting for amounts withheld. The statement sha | all describe ea | ach | item of physical dai | mage or | r other claim m | ade against |
| 38 | the security deposit, and the amount withheld as reasonable compens one (21) days Landlord may use a good faith estimate in the written ac | ation for each counting: Th | n ite ie te | m or claim. If repair easonable cost for t | costs.a enant di | are not known smage waste | or pediect of |
| 39 | the premises, normal wear and tear excluded, may be deducted fro Stat. § 704.28(1). Tenant may not use the security deposit as paymen | m Tenant's s | ecu | rity deposit as wel | l as any | amounts set | forth in Wis. |
| 41 | DEDUCTIONS FROM PRIOR TENANT'S SECURITY DEPOSIT: T | enant is here | by i | notified that Tenant | may do | o any of the fo | diowing within |
| 42 | seven (7) days after the start of their tenancy; (a) inspect the unit and n | otify Landlor | of c | any pre-existing da | mades | or defects, and | d (b) request a |
| 44 | list of physical damages or defects, if any, charged against the previous will supply Tenant with a list of all physical damages or defects charge | rienants sec ed against th | ium) ie o | y deposit, ir such a i revious tenant's sec | request curity de | is made by Tei eoosit regardle | nant, Landlord iss of whether |
| 45. | or not those damages or defects have been repaired. Said list will be | provided to | Ter | nant within thirty (30 | 0) davs | from when the | e request was |
| 46 | received or, within seven (7) days after Landlord notifies the previous terneed not disclose previous tenant's identity nor the amount deducted | nant of the se | Cun | ty deposit deductio | ns, whic | chever occurs. | later. Landlord |
| 48. | with a Check-In / Check-Out sheet. Should Tenant fail to return it to La | indlord within | nou: I SeV | en (7) davs after th | e start c | of the tenancy. | Tenant will be |
| 49 | considered to have accepted the Premises without any exceptions. | | | | | | |
| 50 | RÜLES: Landlord may make reasonable rules governing the use and | occupancy o | of th | e Premises and the | buildin | g in which it is | located. Any |
| 52 | failure by Tenant to substantially comply with the rules will be a breach camend the rules to provide for newly added amenities or to meet cha | orums agreer Inged circum | nen star | cano may result in noes or conditions a | une evici adverse | uon or renant. Iv affecting the | ∟a⊓diord may property. No |
| 53 | such amendments may unreasonably interfere with Tenant's use and er | njoyment of th | ne P | remises or the prop | erty of v | which it is part. | |
| 3 4 | rules, if applicable, have been given to Tenant at the time of application | rang at the ti | me i | or the signing of this | s Agreer | ment. | |

5/11/2018 - Drafted by Attorney Tristan R. Pettit of Petrie + Pettit S.C.

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56 NOTICE TO VACATE: Lease for Term — No written notice is required to terminate a lease for term because the lease automatically ends on the 56 last day of the term. Nonetheless, both Landlord and Tenant should discuss prior to the end of the original lease term whether or not they wish to 57 continue the tenancy beyond the original lease term and if so, enter into a new rental agreement accordingly. Month to Month Tenancy — Written 58 notice must be received by the other party at least twenty-eight (28) days prior to the ending of a month to month tenancy. A month to month 59 tenancy may only be terminated at the end of a rental period. A rental period runs from the first day of a calendar month through the last day of 60 a calendar month.

61 **CONTROLLING LAW:** Landlord and Tenant understand their rights and obligations under this Agreement and that they are subject to the laws 62 of Wisconsin, including Wis. Stat. ch. 704 and ch. 799, Wis. Admin. Code § ATCP 134, and applicable local ordinances. Both parties shall obey 63 all governmental orders, rules and regulations related to the Premises, including local housing codes.

64 **CONDITION OF PREMISES:** Tenant has had the opportunity to inspect the rental unit and has determined that it will fulfill their needs and 65 acknowledges that the unit is in good and satisfactory condition, except as noted in the Check-In./ Check-Out sheet provided to them, prior to 66 taking occupancy. Tenant agrees to maintain the premises during their tenancy and return it to Landlord in the same condition as it was received 67 less normal wear and tear.

68 **POSSESSION AND ABANDONMENT:** Landlord shall give Tenant possession of the Premises as provided. Tenant shall vacate the Premises 69 and return all of Landlord's property promptly upon the expiration of this Agreement, including any extension or renewal, or its termination, in 70 accordance with its terms and the law. A Tenant will be considered to have surrendered the Premises on the last day of the tenancy provided 71 under this Agreement, except that, if the Tenant vacates before the last day of the tenancy, and gives Landlord written notice that Tenant has 72 vacated, surrender occurs when Landlord receives the written notice that Tenant has vacated. If the Tenant mails the notice to Landlord, 73 Landlord is deemed to have received the notice on the second day after mailing. If Tenant vacates the Premises after the last day of the tenancy, 4 surrender occurs when Landlord learns that Tenant has vacated. If Tenant abandons the Premises before expiration or termination of this 75 Agreement or its extension or renewal, or if the tenancy is terminated for Tenant's breach of this Agreement, Landlord shall make reasonable 6 efforts to re-rent the Premises and apply any rent received, less costs of re-renting, toward Tenant's obligations under this Agreement. Tenant 77 shall remain liable for any deficiency. If Tenant is absent from the Premises for two (2) successive weeks without notifying Landlord in writing of 78 this absence, Landlord may deem the Premises abandoned unless rent has been paid for the full period of the absence.

79 **ABANDONED PROPERTY:** If Tenant vacates or is evicted from the premises and leaves personal property, Landlord may presume, in the 80 absence of a written agreement between the Landlord and Tenant to the contrary, that the Tenant has abandoned the personal property and 81 Landlord may dispose of it in any manner that the Landlord, in his sole discretion, determines is appropriate. Landlord will not store any items of 82 personal property that tenant leaves behind when tenant vacates or is evicted from the premises, except for prescription medicine or prescription 83 medical equipment, which will be held for seven (7) days from the date of discovery. If Tenant abandons a manufactured or mobile home or a 84 titled vehicle, Landlord will give Tenant and any other secured party that Landlord is aware of, written notice of intent to dispose of property by 85 personal service, requiar mail, or certified mail to Tenant's last known address, prior to disposal.

86 **USE OF PREMISES AND GUESTS:** Tenant shall use the Premises for residential purposes only. Operating a business or providing child care 87 for children not listed as occupants in this Agreement is prohibited. Neither party may: (1) make or knowingly permit use of the Premises for any 88 unlawful purpose; (2) engage in activities which unduly disturb neighbors or tenants; and/or (3) do, use, or keep in or about the Premises anything 89 which would adversely affect coverage under a standard fire and extended insurance policy. Tenant may have guests residing temporarily in 90 Premises if their presence does not interfere with the quiet use and enjoyment of other tenants and if the number of guests is not excessive for 91 the size and facilities of the Premises. Unless prior written consent is given by Landlord, Tenant may not have any person who is not listed on 92 this Agreement reside in the Premises for more than fourteen (14) non-consecutive days within any one (1) year period or for more than three (3) 93 consecutive days within any one (1) month period. Tenant shall be liable for any property damage, waste, or neglect of the Premises, building, 94 or development in which it is located, that is caused by the negligence or improper use by Tenant or Tenant's guests and invitees.

95 NON-LIABILITY OF LANDLORD: Landlord, except for his negligent acts or omissions, shall not be liable for injury, loss, or damage which go Tenant may sustain from the following: (a) theft, burglary, or other criminal acts committed by a third party in or about the premises, (b) delay or 97 interruption in any service from any source whatsoever, (c) fire, water, rain, frost, snow, gas, odors, or fumes from any source whatsoever, (d) injury 98 or damages caused by bursting or leaking pipes or back up of sewer drains and pipes, (e) disrepair or malfunction of the Premises, appliances, 99 and/or equipment unless Landlord was provided with prior written notice by Tenant of the problem. Tenant holds Landlord harmless from any 100 claims or damages resulting from the acts or omissions of Tenant, Tenant's guests or invitees, and any third parties, including other tenants.

101 **CRIMINAL ACTIVITY PROHIBITED:** Tenant, any member of Tenant's household, guest, or invitee shall not engage in or allow others to 102 engage in any oriminal activity, including drug-related criminal activity, in the Premises or on the property. Pursuant to Wis. Stat. § 704.17(3m), 103 Landlord may terminate the tenancy of Tenant, without giving Tenant an opportunity to remedy the default, upon notice requiring Tenant 104 to vacate on or before a date at least five (5) days after the giving of the notice, if Tenant, a member of Tenant's household, or a guest or 105 other invitee of Tenant or of a member of Tenant's household engages in any of the following: (a) criminal activity that threatens the health or 106 safety of, or right to peaceful enjoyment of the Premises by, other tenants, (b) criminal activity that threatens the health or safety of, or right 107 to peaceful enjoyment of their residences by persons residing in the immediate vicinity of the Premises, (c) criminal activity that threatens 108 the health or safety of Landlord or an agent or employee of Landlord, (d) drug-related criminal activity, which includes the manufacture or 109 distribution of a controlled substance, on or near the Premises. The above does not apply to a Tenant who is the victim, as defined in Wis. 110 Stat. § 950.02(4), of the criminal activity. It is not necessary that there have been an arrest or conviction for the criminal activity or drug-related 111 criminal activity.

112 **DANGEROUS ITEMS AND ACTIVITIES PROHIBITED:** Tenant, any member of Tenant's household, guest, or invitee shall not possess or 113 use on the property the following items including, but not limited to, swimming or wading pools, trampolines, slip 'n slides or any other water 114 recreation devices, air, pellet or BB guns/rifles, explosives, fireworks, sparklers, candles, space heaters or any other items that, in the opinion of 115 Landlord, create an unreasonable risk of injury or damage, without the prior written consent of Landlord.

116 **MAINTENANCE:** Pursuant to Wis, Stat. § 704.07, Landlord shall keep the structure of the building in which the Premises are located and 117 those portions of the building and equipment under Landlord's control in a reasonable state of repair. Tenant shall maintain the Premises under 118 Tenant's control in a clean manner and in as good of a general condition as it was at the beginning of the term or as subsequently improved by 119 Landlord, normal wear and tear excluded. Tenant shall not physically after or redecorate the Premises, cause any contractor's lien to attach to the 120 Premises, commit waste to the Premises or the property of which it is a part, or attach or display anything which substantially affects the exterior 121 appearance of the Premises or the property in which it is located, unless otherwise allowed under the rules or unless Landlord has granted 122 specific written approval. Landlord shall keep heating equipment in a safe and operable condition. Whichever party is obligated to provide heat 123 for the Premises they shall maintain a reasonable level of heat to prevent damage to the Premises and the building in which it is located.

192 ELECTRONIC DELIVERY OF CERTAIN INFORMATION/DOCUMENTATION: Landlord may, but is not required to, provide the following 193 information and/or documentation to Tenant via electronic means: (a) a copy of the rental agreement and any documents related to the rental 194 agreement; (b) a security deposit and any documents related to the accounting and disposition of the security deposit and security deposit 195 refund; (c) any promise to clean, repair, or otherwise improve any portion of the Premises made by Landlord prior to entering into the rental/ 196 agreement with Tenant, (d) advance notice of entry to inspect, make repairs, or show the Premises to prospective tenants or purchasers. 197 CONTINUATION OF AGREEMENT: If Tenant continues to occupy the Premises after the expiration of this Agreement and makes a timely 198 payment of rent, which is accepted by Landlord, Tenant shall be under a month to month tenancy with the same terms and conditions of the 199 original rental agreement unless other arrangements have been made in writing. 200 ASSIGNMENT OR SUBLEASE: Tenant shall not assign this Agreement or sublet the Premises, or any part of the Premises, without the prior 201 written consent of Landlord. This prohibition includes, but is not limited to, short-term rentals and/or vacation rentals through websites like 202 Airbnb, Homeaway, or VRBO. 203 MODIFICATIONS AND TERMINATION: This Agreement may be terminated or modified by written agreement of Landlord and Tenant. The 204 parties may terminate this Agreement and enter into a new Agreement instead of renewing it, assigning it, or subleasing the Premises. 205 SEVERABILITY OF RENTAL AGREEMENT PROVISIONS: The provisions of this rental agreement are severable. If any provision of this rental 206 agreement is found to be void or unenforceable, the unenforceability of that provision does not affect the other provisions that can be given 207 effect without the invalid provisions. 208 NON-WAIVER: Any failure to act by Landlord with regard to any specific violation or breach of any term of this Agreement by Tenant shall be 209 considered temporary and does not waive Landlord's right to act on any future violation or breach by Tenant. Landlord, by accepting payment 210 from Tenant for rent or any other amount owed, is not waiving its right to enforce a violation or breach of any term of this Agreement by Tenant. 211 TIME IS OF THE ESSENCE: As to delivery of possession of Premises to Tenant, completion of repairs promised in writing in the Agreement 212 or before; vacating of the Premises, return of Landlord's property, payment of rent, performance of any act for which a date is set in this 213 Agreement or by law. 214 Time is of the essence means that a deadline must be strictly followed. 215 SPECIAL PROVISIONS: All forms at Lease signing are made part of this agreement. All initial leases run 360 days and the last month 216 is NOT pro-rated. 217 _ 218 _____ 221 222 _ 224 RENTAL DOCUMENTS: Landlord has given Tenant a copy of the Residential Rental Agreement as well as any Rules and Regulations, if 225 applicable, for review prior to entering into this Agreement and prior to accepting any earnest money or security deposit. 226 Pets and water beds are not permitted unless indicated otherwise in writing. 227 Emergency Contact: 228 Name Phone Relationship ____ 229 Address STATE NOTE; SIGNING OF THIS AGREEMENT CREATES LEGALLY ENFORCEABLE RIGHTS. 230 **OWNER / AGENT OF OWNER** 231 Date: Print Name: Brianne Herlitzke 232 TENANT(S) 233 Signature: 234 Print Name: 235 Signature: 236 Print Name: 237

ATTENTION: Additional terms and conditions are on the reverse side.

Date:

Date:

Signature:

Print Name:

Signature:

Print Name:

238

239

240

241

124 **PAYMENT FOR DAMAGE:** Tenant is responsible for any damage, waste, or neglect caused by Tenant, any members of Tenant's household, 125 guests or invitees including, but not limited to, damage, waste, or neglect to the Premises, common areas, building, or grounds. Tenant must 126 pay Landlord for any costs to repair or replace any damage, waste, or neglect within ten (10) days of demand. Tenant may be required to pay 127 estimated repair cost before work will begin. Payment of said cost by Tenant does not waive Landlord's right to terminate Tenant's tenancy for 128 causing the damage, waste, or neglect. Failure to pay said amounts within the specified time period is a material breach of this Agreement and 129 grounds for eviction.

130 **REIMBURSEMENT TO LANDLORD:** If Tenant fails to pay any amounts that Tenant is responsible for under this Agreement, Landlord has the 131 option, but is not required, to pay said amounts on behalf of Tenant and demand reimbursement. Reimbursement must be made within ten (10) 132 days of demand. Reimbursement after Landlord's demand does not waive Landlord's right to terminate Tenant's tenancy for failing to pay said 133 amounts initially. Failure to reimburse Landlord after demand is a material breach of this Agreement and grounds for eviction.

134 **NO MODIFICATIONS TO PREMISES:** Tenant may not make any modifications to the Premises without the prior written consent of Landlord. 135 Modifications include, but are not limited to, removal of any fixtures, painting of any rooms, installation of blinds or other window coverings, 136 drilling of holes, mounting of flat-screen televisions to the wall, building of any additions, installation of any satellite dishes, or any modifications 137 that would be attached to the ceiling, floor or walls of the Premises. This restriction does not apply to the hanging of photographs, paintings or 138 related items within reason. If Tenant violates this provision Tenant will be charged the actual costs incurred by Landlord to return the Premises 139 to its original condition. Payment of said costs by Tenant does not walve Landlord's right to terminate Tenant's tenancy for violating this provision.

140 **EXTERMINATION COSTS:** Tenant will be responsible for the costs of extermination or removal of any insects, pests, or rodents that are 141 found on the Premises, and which are the result of the Tenant's (or any member of the Tenant's household, Tenant's guests, or invitees) acts, 142 negligence, failure to keep the Premises clean, failure to remove garbage and waste, and/or improper use of the Premises.

143 **ENTRY BY LANDLORD:** Landlord may enter the Premises occupied by Tenant, with or without Tenant's consent, at reasonable times upon 144 twelve (12) hours advance notice to inspect the Premises, make repairs, show the Premises to prospective tenants or purchasers, or comply 145 with applicable laws or regulations. Landlord may enter without advance notice when a health or safety emergency exists, or if Tenant is absent 146 and Landlord believes entry is necessary to protect the Premises or the building from damage. Neither party shall add or change locks without 147 providing the other party keys. Improper denial of access to the Premises is a breach of this Agreement.

148 **BREACH AND TERMINATION:** Failure of either party to comply substantially with any material provision is a breach of this Agreement. 149 Should Tenant neglect or fail to perform and observe any of the terms of this Agreement, Landlord shall give Tenant written notice of the breach 150 requiring Tenant to remedy the breach or vacate the Premises on or before a date at least five (5) days after the giving of such notice, and if 151 Tenant fails to comply with such notice, Landlord may declare the tenancy terminated and proceed to evict Tenant from the Premises, without 152 limiting the liability of Tenant for the rent due or to become due under this Agreement. If Tenant has been given such notice and remedied the 153 breach or been permitted to remain in the Premises, and within one (1) year of such previous breach, Tenant breaches the same or any other 154 covenant or condition of Tenant's lease, this lease may be terminated if, Landlord gives notice to Tenant to vacate on or before a date at least 155 fourteen (14) days after the giving of the notice as provided in Wis. Stat. § 704.17. The above does not apply to the termination of tenancy 156 pursuant to Wis. Stats. §§ 704.17(3m), 704.17(2)(c), and 704.16(3). These provisions shall apply to any lease for a specific term and do not 157 apply to a month to month tenancy. If Landlord commits a breach, Tenant has all rights, and remedies as set forth under the law, including Wis. 158 Stats. §§ 704.07(4) and 704.45, and Wis. Admin. Code § ATCP 134.

159 **RESPONSIBILITY FOR UTILITIES:** Tenant must maintain, and will be responsible for the cost of, all utilities for the Premises until the end of 160 the lease term or until the last day that the Tenant is responsible for rent.

161 **RENT:** Unless otherwise agreed by Landlord, all rental payments must be from Tenant or Co-signer's account. Third-party checks will not be accepted. 162 If any of Tenants rent payments are returned due to insufficient funds or for any other reason, Landlord may demand that all future payments be made 163 via certified funds. All late fees, security deposit, utility charges, or any other monetary amount set forth under this Agreement are to be considered and 164 defined as "rent."

165 **REPAIRS:** Any promise by Landlord, made before execution of this Agreement, to repair, clean, or improve the Premises, including the promised 166 date of completion, will be listed in this Agreement or in a separate addendum to this Agreement. Time being of the essence as to completion 167 of repairs does not apply to any delay beyond Landlord's control. Landlord shall give timely notice of any delay to Tenant.

168 CODE VIOLATIONS AND ADVERSE CONDITIONS: There are no code violations or other conditions affecting habitability of the Premises 169 unless indicated otherwise in writing.

170 **RENTERS INSURANCE RECOMMENDED:** Landlord recommends that Tenant purchase Renter's Insurance to protect Tenant's personal 171 property and to protect Tenant from any liabilities while living at the property. Tenant understands that if they do not purchase Renter's insurance 172 that Tenant may not have any insurance coverage should Tenant's belongings be damaged or should Tenant be held liable to a third party and/173 or the Landlord.

174 NOTICE OF DOMESTIC ABUSE PROTECTIONS:

175 1. As provided in Wis, Stat. § 106.50 (5m) (dm), a tenant has a defense to an eviction action if the tenant can prove that the landlord knew, or 176 should have known, the tenant is a victim of domestic abuse, sexual assault, or stalking and that the eviction action is based on conduct related 177 to domestic abuse, sexual assault, or stalking committed by either of the following: (a) A person who was not the tenant's invited guest, (b) A 178 person who was the tenant's invited guest, but the tenant has done either of the following: (1) Sought an injunction barring the person from the 179 premises; (2) Provided a written statement to the landlord stating that the person will no longer be an invited guest of the tenant and the tenant 180 has not subsequently invited the person to be the tenant's guest.

181 2. A tenant who is a victim of domestic abuse, sexual assault, or stalking may have the right to terminate the rental agreement in certain limited 182 situations, as provided in Wis. Stat. § 704.16. If the tenant has safety concerns, the tenant should contact a local victim service provider or law 183 enforcement agency.

184 3. A tenant is advised that this notice is only a summary of the tenant's rights and the specific language of the statutes governs in all instances.
185 **DAMAGE BY CASUALTY:** If the Premises are damaged by fire or other casualty ("the casualty") to a degree which renders it untenantable, 186 and if, in Landlord's sole discretion, the repairs can be completed in a reasonable period of time, this Agreement will continue but rent will abate 187 until the Premises is restored to a condition comparable to its condition prior to the casualty. Tenant's liability for rent will not abate if the casualty 188 was caused in any part by the negligence or intentional acts of Tenant, members of Tenant's household, guests or invites. Tenant may be 189 required to vacate the Premises during repairs. If, in Landlord's sole discretion, the Premises cannot be repaired in a reasonable period of time, 190 this Agreement will terminate as of the date of the casualty. If, after the casualty, the Premises remain tenantable, Landlord will complete repairs 191 as soon as reasonably possible.

Please sign this rental agreement on page 3 after reading all terms and conditions on all four (4) pages.



ADDENDUM TO RESIDENTIAL RENTAL AGREEMENT

This addendum becomes part of your rental agreement.

| Date: | | | | | | |
|--------------|--|-------------------------|--------------------|---------------------|----------------------------|----------------------|
| Tenant(s): | | | | | | |
| | Donne Avenue, Tamah WI | EVECO | | <u></u> | Apt./Unit No.: | |
| Address: | | 34000 | | | Zip: | |
| City: | | | 00 | | zip | |
| A. Renter | 's insurance is required of every t | enant and CLE | AR VISION INV | ESTMENTS | LLC must be na | med on the |
| policy | as 3rd party interest or additional | interested par | ty. Keys will not | be handed | over to the Tenai | nt(s) unless |
| proof | of renter's insurance is received p | rior to check in | or at check in. I | t must be a | copy of the insura | ance binder |
| | <u>our insurance company. Tenant a</u> | grees to find a | company that w | <u>ll add an ad</u> | <u>ditional interested</u> | or 3rd |
| | nterest. | -1 - 1 - 1 | | | | |
| | rtificial Christmas trees are allowe | | | no co noode | | |
| | OT put any extension cords under to es: Garage must be kept closed e | | | | | dy for |
| | es. Garage must be kept closed e e. If you have a vehicle, it must be | | | 55 may not t | De usea exclusive | ay ioi |
| | end: If you are not renewing, you | | _ | vith showing | s. The Landlord | will be |
| 7 | ctful of convenient times. | | | | | |
| | In and Check Out: unit check in is | between 8:00 | and 9:00a.m. or | the first day | y of your lease, a | t the |
| landlo | rds office. Check out is a Noon o | r before the la | st day of your lea | ase, which is | s the 25th day of | the month |
| at Noo | | | · | | | |
| | ts Contact Information: Tenants ac | <u>gree to inform t</u> | he landlord of ar | <u>ıy changes i</u> | n email or phone | number |
| | ct as soon as it occurs. | | | | | |
| | ashers must be run at lease once | . * | • | <u>ne gaskets t</u> | rom drying out. C | nce the |
| <u> </u> | ts dry out, the dishwasher can bed | iii to leak wate | H . | | | |
| - | *************************************** | | | | | |
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| This Adden | dum is incorporated into Tenant's F | Residential Rent | al Agreement. If | there is any | conflict between | the terms and |
| conditions (| of this Addendum and those conta | ined in the Re | sidential Rental A | greement, ti | he terms and con | ditions of this |
| | shall be controlling. ses to the terms and conditions of t | hie addondum | to the rental sore | aement | | |
| | es to the terms and conditions of t | ins audendum | _ | warren il. | | |
| Tenant | Signature. | Date: | Tenant | Signature | | Date |
| Tenant | Signature | Date | Tenant | Signature | | Date |
| Owner/Agent | | | Date | _ | | |
| 6/25/2018 | alfuerria | | _D215 | | © 2018 Wisconsin | Legal Blank Co., Inc |



Page 1 of 2

NONSTANDARD RENTAL PROVISIONS

The Nonstandard Rental Provisions listed below are part of your rental agreement and list the various amounts that your Landlord may assess and withhold from your security deposit.

| Name of | Tenant(s): | | | - | | | |
|-------------|--------------------------------------|--|---|-------------------------------------|---------------------------------------|--|---|
| Address | of Premises: | Donna Av | venue, Tomah WI 546 | 60 | | (O*, Chia, Ta) | <u>.</u> _ |
| | | | (Street) | | | (City, State, Zip) | |
| | Note: Landlord | may strike (x) | any provisions that an | e not applicable | and/or add any | additional provi | sions as needed. |
| 1, | 2 payments. Th | ese amounts | 100 will be char may be deducted from | n Tenant's secu | rity deposit. | | |
| 2 | 4 funds or for a | ny other reasc | P PAYMENT FEE: If a on, Tenant will be respo ant's security deposit. | onsible for the a | | | |
| :3 | 7 ang other co | mmon areas o | VAL: If Tenant leaves of building or grounds all costs incurred by Lacurity deposit. | not designated | I for the deposi | t of garbage or t | rash, Tenant will |
| 4 | 11 deposit them 12 the actual co | in the approp sts incurred by | DISPOSE OF RECY priate containers as re / Landlord to properly a municipality. These | quired by law o | or local ordinan ecyclables incli | ce, Tenant will be uding, but not lim | e responsible for ited to, any fines |
| 5 | 15 designated a | reas within a uding, but not | EMOVAL: If Tenant fa reasonable time perion limited to, any fines in curity deposit. | od, Tenant will | be responsible | for the actual co | osts incurred by |
| 6 | 19 the rental ag | reement, Tena y fines impos | his/her vehicle anyw ant will be responsibled and collected by a | e for the actua | I costs incurred | d by Landlord in | cluding, but not |
| . 7. | 23 has properly 24 Tenant will be | complied with responsible t | ESS TO RENTAL UN all notice provisions s for the actual costs ind counts may be deduct | et forth in Wis. curred by Landi | Stat. ch. 704 ar ord as a result c | id Wis. Admin. Co of Tenant's failure | ode § ATCP 134, |
| 8 | 27 mailbox, laur | dry, and stora costs incurre | AGE DOOR OPENER age keys, as well as g d by Landlord to repla | arage door <mark>op</mark> e | eners, upon vad | ating, Tenant wil | l be responsible |
| 9 | 31 responsible f | or the actual work, Tenant <u>50</u> per | EGLECT: If there is a costs incurred by Lar will be responsible for hour plus the costs of | idlord to remed the time Landlo | y the damage, ord spent to rep | waste, or negled air the damage, v | ct or, if Landlord vaste, or neglect |
| | Tenant 1 | Initials | Tenant 2 Initials | Tenant'3 Init | ials — | Tenant 4 Initials | |

| | 35 MODIFICATIONS TO RENTAL UNIT: If Tenant makes n | nounciations to the fortal drift without the prior written |
|---|--|--|
| | 36 consent of Landlord, Tenant will be responsible for the ac | ctual costs incurred by Landlord to return the rental unit |
| | 37 to its original condition or, if Landlord performs the work, | Tenant will be responsible for the time Landlord spent to |
| | 38 return the rental unit to its original condition at a rate of \$ | |
| | 39 amounts may be deducted from Tenant's security deposi | |
| 11. | 40 REMOVAL OF ABANDONED PROPERTY: If Tenant abai | |
| • | 41 personal property is removed by the Sheriff and/or a m | * |
| | 42 responsible for the actual costs incurred by Landlord to r | |
| | 43 if Landlord performs the work, Tenant will be responsible | |
| | 44 Tenant's personal property at a rate of \$ _50 per ho | |
| | 45 be deducted from Tenant's security deposit. | rui plus the costs of any materials. These amounts may |
| ė ė | | the continuous and the state of the second funds the second type it for |
| 12 | 46 RE-RENTAL COSTS: If Tenant vacates the rental unit wit | |
| | 47 failure to pay rent or any other breach of the rental agreen | |
| | 48 under Wis. Stat. § 704.29 including, but not limited to, a | |
| | 49 for which Tenant is responsible through the end of the ter | · · · · · · · · · · · · · · · · · · · |
| | 50 mitigate. These amounts may be deducted from Tenant's | • • • |
| 13 | 51 FAILURE TO VACATE AT END OF LEASE OR AFTER N | |
| | 52 without the consent of Landlord after expiration of the le | |
| | 53 Landlord or Tenant, or after termination by valid agreemen | |
| | 54 incurred by Landlord as a result of Tenant's failure to vaca | |
| | 55 damages, Landlord shall recover minimum damages of tw | vice the rental value apportioned on a daily basis for the |
| | 56 time Tenant remains in possession. Should Tenant's hold | over result in the loss of any portion of rent by Landlord, |
| | | |
| | 57 Tenant shall be responsible for any lost rent. These amou | |
| 14 | • | ints may be deducted from Tenant's security deposit. |
| 14 | 58 RENTAL PROMOTION/CONCESSION: If Tenant vacate | ints may be deducted from Tenant's security deposit. es the rental unit prior to the end of the rental term, is |
| 14 | • | ints may be deducted from Tenant's security deposit. es the rental unit prior to the end of the rental term, is nancy is terminated for any reason prior to the end of the |
| 14 | 58 RENTAL PROMOTION/CONCESSION: If Tenant vacate so evicted prior to the end of the rental term, or if Tenant's term or rental term, Tenant will be responsible for reimbursing Land | ints may be deducted from Tenant's security deposit. es the rental unit prior to the end of the rental term, is nancy is terminated for any reason prior to the end of the dlord for any rent promotion/concession received. All rent |
| 14 | 58 RENTAL PROMOTION/CONCESSION: If Tenant vacate se evicted prior to the end of the rental term, or if Tenant's tel | ints may be deducted from Tenant's security deposit. es the rental unit prior to the end of the rental term, is nancy is terminated for any reason prior to the end of the dlord for any rent promotion/concession received. All rent I rent and will immediately become due and payable by |
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75 When To Use: A Nonstandard Rental Provisions document must be used if a landlord wants to deduct anything from a 76 tenant's security deposit other than: (a) tenant damage, waste, or neglect of the premises; (b) unpaid rent; (c) payment for utility 77 service owed by tenant that was provided by landlord but not included in the rent; (d) payment for direct utility service owed 78 by the tenant that was provided by a government-owned utility, to the extent that the landlord becomes liable for tenant's nonpayment; (e) unpaid monthly municipal permit fees assessed against the tenant by a local unit of government under Wisses Stat, § 66.0435(3), to the extent that the landlord becomes liable for the tenant's nonpayment. The landlord shall specifically identify each provision with the tenant prior to entering into a rental agreement with the tenant. When tenant initials each 2 nonstandard rental provision and tenant signs at the end of document, it will be rebuttably presumed that the landlord has 3 specifically identified the provision with the tenant and that the tenant has agreed to it.

4/11/2023 - Drafted by Attorney Tristan B. Pettit of Petrie + Pettit S.C.

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NONSTANDARD RENTAL PROVISIONS - ADDENDUM A Address: Donna Avenue, Tomah WI 54660

This addendum is a part of your rental agreement

| THE NONSTANDARD RENTAL PROVISIONS LISTED BELOW ARE PART OF YOUR RENTAL AGREEMENT AND LISTS VARIOUS CHARGES AND COSTS THAT YOUR LANDLORD MAY ASSESS AND WITHHOLD FROM YOUR SECURITY DEPOSIT |
|---|
| Note: Landlord may strike (x) any provisions that are not applicable and/or add any provisions as needed. |
| 1. RE-RENTAL COSTS: Charges for re-renting in an effort to mitigate Tenant's damages if tenant request to vacate premises prior to the lease end. Tenant will be charged for the actual cost of the renting process, this cost is not to exceed \$350.00 for renting the apartment (paid advertising, if the Tenant request is extra tenant costs). Tenants are obligated and agree, under the lease agreement, to continue paying rent and utilities until the new tenant (s) occupy the apartment. These fees and costs above may be deducted from the security deposit. NOTE: Please understand whether you are evicted or just vacate without proper notice you are still, per WI statutes, responsible for rent and utilities until the new tenant or tenants occupy the unit. |
| 2. CLEANING CHARGES: All charges for cleaning the premises beyond normal wear and tear. You agree that the apartment will be cleaned and ready for the next occupant. If the apartment is not cleaned, we may deduct actual costs of performing cleaning services, either with an outside cleaning company or by our staff. These fees and cost may be deducted from the tenant security deposit. |
| 3. UTILITIES: Tenant agrees to arrange to have utilities switched over to tenant's responsibility from the first date on the lease until the last date on the lease. Any bill received by landlord for utility that is not hooked up on time or stopped too soon, tenant agrees to pay those charges, plus a fee of \$45. Such fees and costs may be deducted from tenant's security deposit. |
| 4. WATER/SEWER PAYMENTS: Tenants will be given thirty (30) days in which to pay their water/sewer bill from invoice date. A monthly late fee of \$20.00 will be added to the amount due. If the balance is not paid within 90 days from the invoice date it will be deemed a breach of the rental contract and further action will be taken. Such fees, balances and cost may be deducted from the tenant security deposit. |
| 5. PETS: Tenant will be assessed a fee/fine of \$500.00 if it is found that you have or had any pet on the property or in your unit and/or any damages caused by having the pet on your property or in the apartment. This is a no pet property. These fees, fines and cost may be deducted from the tenants security deposit. This includes any ESA or service dogs not improved in advance with agreement signed, no exceptions. |
| 6. PLUMBING: Tenant shall obtain a plunger for their own use. Responsibility for unplugging toilet or toilets caused from excessive paper or waste and/or foreign objects dropped in the toilet are the tenant's responsibility. If plumbing repairs or unplugging is needed caused by events not known to or not responsibility of the Landlord, you MUST call a licensed plumber to service your problem and pay them directly for their work (other than plunging, tenants may not do plumbing work on their own). All charges incurred by Landlord may be deducted from tenant's security deposit. |

| 7. NON-SMOKING: The entire property is smoke free. Tenant will be assessed a fee/fine of |
|--|
| \$500.00 plus the cost of apartment painting if it is found that smoking has been or is being allowed in the |
| apartment/garage, or anywhere on the property. This fine will also apply for any smoking on the property |
| or in the garage. No smoking includes but is not limited to; any tobacco products, including |
| marijuana. Smoking includes the use of electronic cigarettes, cigars or pipes, which is any device |
| that provides a vapor of liquid nicotine and or other substances to the user that stimulates, no |
| vaping. This includes the entire property. These fees/fines and costs incurred by the Landlord may be deducted from tenant's security deposit. |
| deducted from tenant's security deposit. |
| 8. UNAUTHORIZED TENANT: If you allow an unauthorized person to move into your |
| apartment, not approved in advance, including signing the lease, tenant (s) agree they will be assessed a |
| fee/fine of \$500.00, and be subject to eviction as a material breach of the rental agreement, Such charges |
| may be deducted from the tenant security deposit. |
| 9. CANDLE/INCENSE BURNING: Candle/Incense burning is not allowed in the apartments. |
| Smoke from candles/incense burning is not normal wear and tear. Tenant (s) agree they can be fined |
| \$500.00 for a candle or incense burning in the apartment. Such charges may be deducted from the tenant |
| security deposit. |
| 10 DICTORIO AND WAT I PERMIT ONLY might will make be used as a line to the |
| 10. PICTURES AND WALL ITEMS: ONLY small nails may be used sparingly to hang |
| pictures and other items. No command strips, no sticky items, no large plugs or hooks may be used. No large brackets for TV's. If the tenant chooses to use such items that are prohibited in this list there |
| will be a charge incurred per item for each repair done. Such fees and costs may be deducted from the |
| tenant's security deposit. |
| estant a paratry defront. |
| Tenant acknowledges that Landlord or Landlord's agent has specifically identified each nonstandard |
| rental provision with the tenant. Tenant acknowledges that they had the opportunity to review each |
| nonstandard rental provision prior to entering into this agreement. |
| In witness whereof, these parties have executed this addendum to the lease: |
| |
| Data |
| Date: |
| |
| Tenant Signature Tenant Signature |
| |
| Landlord/Agent |
| When To Use: A Non-Standard Rental Provisions document must be used if a landlord wants to deduct |
| anything from a tenant's security deposit other than: (a) tenant damage, waste, or neglect of the premises; |
| (b) unpaid rent; (c) payment for utility service owned by the tenant that was provided by landlord but not |

When To Use: A Non-Standard Rental Provisions document must be used if a landlord wants to deduct anything from a tenant's security deposit other than: (a) tenant damage, waste, or neglect of the premises; (b) unpaid rent; (c) payment for utility service owned by the tenant that was provided by landlord but not included in the rent; (d) payment for the direct utility service owed by the tenant that was provided by a government-owned utility, to the extent that the landlord becomes liable for the tenant's nonpayment; (e) unpaid monthly municipal permit fees assessed against a tenant by a local unit of government under 66.0435 (3), Wis. Stats., to the extent that the landlord becomes liable for the tenant's nonpayment period. The landlord shall specifically identify each provision with a tenant prior to entering into a rental agreement with the tenant. When the tenant initials each nonstandard rental provision and the tenant signs at the end of the document, it will be rebuttably presumed that the landlord has specifically identified the provision with the tenant and that the tenant has agreed to it. Wis. Stat # 704.28 (2)

| | RULES A | ND REGULA | TIONS |
|--|---------|-----------|-----------------------|
| and the contract of the contra | | | and the second second |

| Tenant(s): | | | | |
|------------|--------------|-------------|---------------|-------------------|
| Address: _ | Donna Avenue | City: Tomah | State: WI | Zip: <u>54660</u> |

GENERAL

- 1 These rules and regulations are necessary to insure the proper use and care of the property as well as to insure the protection and safety of the landlord, his employees, other tenants, and neighbors.
- 2 Tenant will be responsible for the conduct of any and all family members, guests, invitees, and/or others under tenant's control.
- 3 The term "tenant" is defined broadly and includes, all persons named in the rental agreement, their family members, guests, invitees, and/or others under their control.
- 4 Landlord will not tolerate criminal activity or any other activity that disturbs others or damages the property,
- 5 Landlord has the right to make other reasonable rules and regulations as may be necessary for the safety of others and the property.
- 6 A violation of these rules and regulations constitutes a material breach of tenant's rental agreement and may result in termination of tenancy and eviction.
- 7 These rules and regulations will be enforced strictly and without exception.

USE OF THE PROPERTY

- 8 The term "property" is defined broadly and includes, but is not limited to, the home or apartment building, individual rental units, common areas, grounds upon which the home or apartment building is located, and any other associated physical structures.
- 9 The property is to be used as a personal residence only and is for the individuals listed on the rental agreement only.
- 10 The property shall not be used to operate any form of business for any reason, including but not limited to, a child-care facility.
- 11 The property shall not be used for any illegal activity whatsoever or for any activity that in the opinion of the landlord will damage the property.
- Tenant shall not do anything in the premises or on the property that may increase the risk of fire or compromise safety, increase the landlord's insurance premiums, or which would be a violation of state or local laws or regulations.
- 13 Tenant shall not keep any hazardous items on or inside of property including, but not limited to, paint, lacquer, turpentine, paint thinner, acetone, gasoline, motor oil, pesticides, kerosene, propane, lighter fluid or any other hazardous, flammable or combustible items.
- Tenant shall not possess or use on the property the following items including, but not limited to, swimming or wading pools, trampolines, slip in slides or any other water recreation devices, air, pellet or BB guns/rifles, explosives, fireworks, sparklers, candles, space heaters or any other items that, in the opinion of landlord, create an unreasonable risk of injury or damage, without the prior written consent of landlord.
- 15 No rummage sales, or sales of any kind, may be held on the property without the prior written consent of landlord.
- 16 No car washes, for profit or otherwise, may be held on the property without the prior written consent of landlord.
- 17 Tenant agrees to use all appliances, fixtures, and equipment in a safe manner and only for the purpose for which it was intended,
- 18 Tenant agrees not to destroy, deface, damage, or remove, any part of the property.

APPEARANCE & UPKEEP OF PROPERTY

- 19 Tenant shall not allow any sign, advertisement, or notice to be placed inside or outside the rental unit or on the property without the prior written consent of landlord.
- 20 Tenant shall use only appropriate window coverings, such as drapes or blinds. Rugs, towels, blankets, or sheets are not allowed.
- 21 Tenant agrees to keep the rental unit in a clean, safe, and sanitary condition and not litter the property.
- 22 Tenant is responsible for replacing any light bulbs within the rental unit. Tenant shall only use the proper wattage of bulb as specified on the
- 23 Tenant is responsible for replacing any batteries for smoke alarm and carbon monoxide detectors located within the rental unit.
- 24 Tenant agrees to regularly and properly dispose of garbage and recyclable materials and to place such items in the proper receptacles provided for that purpose.
- 25 Neither garbage nor recyclable materials shall be kept on the porch, common areas, or grounds. Tenant agrees to comply with any and all laws, ordinances, and/or regulations regarding the collection, sorting, separation, and recycling of materials.
- 26 If tenant wishes to dispose of any large items, it is the responsibility of tenant to make special arrangements in accordance with local ordinances and laws, to dispose of such items. Any charges incurred by landlord as a result of tenant's failure to comply with the above will be the responsibility of the tenant.
- 27 Tenant agrees to keep all personal property within the rental unit or other assigned areas. Personal property shall not be kept in common areas or on the grounds and will be immediately removed and disposed of by landlord. Any costs incurred by landlord to remove tenant's property will be the tenant's responsibility.
- 28 Tenant shall cooperate with the landlord to keep common areas and grounds in a safe and clean condition.
- 29 Tenant agrees to promptly notify landlord of any maintenance or repair issues.

8/2/2016 - Drafted by Attorney Tristen R. Pettit of Petrie + Stocking S.C.

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Form 994L RULES AND REGULATIONS Pg. 2 of 3

MODIFICATIONS TO PROPERTY

30 Tenant is prohibited from making any alterations, additions, or improvements to the inside or outside of the property, including but not limited to, painting, varnishing, wallpapering, or installing any fixtures, without the prior written consent of landlord.

- 31 Should tenant make any alterations, additions or improvements in violation of the above, landlord may immediately remove it and tenant will be responsible for all costs incurred by landlord to return the property to its original condition.
- 32 Tenant is not authorized to instruct any contractors hired by landlord to provide any additional services not previously authorized by landlord.

DAMAGE TO THE PROPERTY

- 33 If the property is damaged as a result of the intentional acts, negligence, carelessness, or misuse by tenant, tenant will be responsible for the repair costs incurred by landlord.
- 34 Tenant must reimburse landlord for any repair costs within fifteen (15) days of demand.

CHANGING LOCKS

- 35 Tenant will not install additional or different locks or gates on any doors or windows in the property without the prior written consent of landlord.
- 36 If landlord approves tenant's request to install or change locks, tenant agrees to provide landlord with a new key within twenty four (24) hours.
- 37 Tenant will be responsible for any repair costs incurred by landlord to gain entry to property if tenant does not provide landlord with a new key within twenty four (24) hours.
- 38 Tenant shall not give any keys to the property to any person other than those listed on the rental agreement without the prior written consent of landlord.

PLUMBING

- Tenant will be responsible for the cost of any and all plumbing repairs resulting from the improper use of the plumbing facilities by tenant. Tenant will not dispose of any cloth, metal, glass, wool, plastic, condoms, feminine hygiene products, or similar items in the toilet, sink, or garbage disposal.
- 40 Tenant will immediately report to landlord in writing if any pipes or faucets are leaking or if any tollet continues to run.
- 41 Tenant will not leave water running except during actual use.
- .42 Tenant will only do laundry in designated areas and during the posted hours unless otherwise approved by landlord.

SMOKING

- 43 No smoking is allowed on the property at any time unless otherwise indicated in writing by landlord.
- 44 Any damage to the property as a result of tenant's smoking will be the tenant's responsibility.

WATERBEDS

45 No furniture filled with liquid, including but not limited to waterbeds, is allowed on the property without the prior written approval of landford.

LOITERING

Tenant will not loiter, congregate, or play in common areas of the building, including but not limited to the hallways, stairways, basement, garages, storage areas, and driveways.

NOISES & ODORS

47 Tenant will not make or permit noises or acts that will disturb the right or comfort of other tenants and/or neighbors. Tenant agrees to keep the volume of any radio, stereo, television, computer, musical instrument, or any other device at a level that will not disturb other tenants or neighbors.

GUESTS

- 48 Tenant is responsible for the conduct of any and all guests.
- 49 No guest shall remain overnight in the property for more than two (2) weeks per month without the prior written consent of landlord.
- 50 No guest shall remain on the property unless tenant is also present.

PETS

51 Pets are not permitted on the property at any time without the prior written consent of landlord.

GRILLING

- 52 No grilling is allowed within ten (10) feet of the property.
- 53 No grilling is allowed on any balcony or porch.
- 54 Only covered grills are allowed to be used no fire pits or bonfires allowed.
- 55 Any grilling materials must be removed from common areas and/or grounds after use.
- 56 Indoor storage of gas grills, gas tanks, charcoal, or lighter fluid is prohibited.

SUBLETTING / ASSIGNMENT

57. Tenant is not allowed to subjet or assign the rental unit, or any part of it, without the prior written consent of landlord.

VEHICLES

- 58 Only vehicles authorized by landlord may be parked on property.
- 59 Tenant must register the license plate number, model, and make of tenant(s) vehicle(s).
- 60 Vehicles of tenant's guests must be parked in designated spaces, if any, otherwise they must be parked on the street.
- 61 Tenant's guests or invitees may not park their vehicles in other tenant's parking spaces.
- 62 Tenant shall not park any unregistered, unlicensed, or inoperable vehicles on the property.
- 63 Tenant shall not park any commercial or recreational vehicles on the property without the prior written consent of landlord.
- 64 At no time is tenant allowed to repair vehicles on the property, including but not limited to, changing flat tires and/or changing oil.
- 65 Any unauthorized, unregistered, or inoperable vehicles on the property may be ticketed and/or towed.
- 66 Tenant shall not drive any vehicle on the grass or sidewalk at any time.
- 67 Vehicles must be maintained in reasonably good repair and shall not drip fluids or cause damage to landlord's property.
- 68 If tenant's vehicle causes any damage to the property, such costs to repair, will be the tenant's responsibility.
- 69 Tenant shall not wash any vehicles on the property without the prior written consent of landlord.

INSURANCE

70 It is tenant's responsibility to obtain insurance coverage for their personal property stored on the property. Landlord shall not be responsible for any loss or damage to tenant's property unless the loss or damage was the result of landlord's negligent acts or omissions.

NON-WAIVER

71 Any failure to act by Landlord with regard to any specific violation or breach of these Rules and Regulations by Tenant shall be considered temporary and does not waive Landlord's right to act on any future violation or breach by Tenant.

ADDITIONAL RULES AND REGULATIONS:

| 72 | Bedrooms: As stated in our Policy Statement, we allow only 2 persons per bedroom to occupy the apartment. This also means that |
|----|---|
| 73 | ONLY the bedroom is to be used for the tenants to sleep. It is a material breach of this agreement otherwise. |
| 74 | Keys: Tenants may not copy their keys. I will supply you with additional keys as needed. The landloard is not obligated to unlock your |
| 75 | door at any time. If we are available and do so there may be a charge incurred; daytime \$40.00, after hours \$75.00 to \$100.00 |
| 76 | Smoking: Smoking is not allowed anywhere on the property. Guests must walk off the property to smoke. Those who begin to smoke |
| 77 | as tenants, your lease will not be renewed. |
| 78 | Quiet hours/parties: Tenant agrees to keep the volume of any item, radio, stereo, TV, computer, muscial instrument, or any other |
| 79 | device at a level that will not disturb the other tenants. Quiet type hours must be observed at all hours. ANY excessive noise will |
| 80 | not be tolerated. Normal everyday living sounds will be heard by other tenants and all should understand this. Parties, |
| 81 | unfortunately, will not work in this complex. |
| 82 | Guests: No gues is allowed on the proeprty who is a registered sex offender, or who has an unacceptable felony conviction at the |
| 83 | landfords discretion, NO EXCEPTIONS!!! |
| 84 | Grills: Grills are not permitted to be left in front of the apartments!!! You may grill out front, but once cooled, store in your garage or |
| 85 | in the back and covered. No grills on any wooden deck. All grills must be at least 3ft from the building when being used. |
| 86 | |

A VIOLATION OF THE ABOVE RULES AND REGULATIONS SHALL CONSTITUTE A MATERIAL VIOLATION OF TENANT'S RENTAL AGREEMENT AND IS GOOD CAUSE FOR TERMINATION OF TENANCY AND EVICTION OF TENANT.

| Tenant 1 | | | |
|--------------------------|-------------|-------------|------|
| | Print Name. | Signature | Date |
| Tenant 2 | | | |
| | Print Name | Signature | Date |
| Tenant 3 | | | |
| | Print Name | Signature | Date |
| Tenant 4 | | | |
| | Print Name | Signature. | Date |
| Owner/ Agent of Owner | | | |
| | Print Name | Signature - | Date |

8/2/2016 - Drafted by Attorney Tristan R. Pettit of Petrie + Stocking S.C.

8/8/2016- Drafted by Attorney Tristan R. Pettit of Petrie + Pettit S.C.



Bed Bug Addendum

ADDENDUM TO RESIDENTIAL RENTAL AGREEMENT

| Name of Tenant(s): | | | | · . |
|---|--|--|---|--|
| | ue. Tomah WI 54 | 660 | (City, State, Zip) | . |
| This Addendum contains the terms, cond into Tenant's Residential Rental Agreeme | | related to L | andlord's bed bug policy and is inc | orporated |
| Landlord has inspected Tenant's rental unit | and is not awar | e of the pres | ence of any bed bugs in the unit. | |
| Tenant Disclosures (If true, Tenant should initial A, B and C belo | w.) | | | |
| A Tenant has inspected the re | ntal unit prior to | moving in an | d did not see any signs of bed bugs | in the unit. |
| B Tenant is not aware of any | bed bugs in his | her current | residence. | |
| C All of Tenant's personal pro | perty including, | but not limit | • | shoes and |
| Inspection By Tenant | | | | |
| 1. Tenant agrees to regularly inspect h | nis/her rental uni | t for signs of | bed bugs. | |
| Tenant understands that used or se introduced to rental properties. Ten it into the rental unit. Tenant under hand furniture is free from bed bugs | ant agrees to in stands and agre | spect any uses that unle | sed or second-hand furniture prior ss he/she is certain that any used o | to moving |
| 3. Tenant will allow Landlord or its age | ents to inspect th | e rental unit | for bed bugs as allowed by law. | |
| Reporting of Bed Bugs | | | | |
| Tenant agrees to immediately notifing in the rental unit, (b) Tenant suspect unexplained and reoccurring bites a bugs spreading to other rental units bed bugs to be more difficult, time Tenant should not attempt to treat result in injuries to Tenant and/or car | ts that bed bugger his/her body. and common a consuming and any bed bug in | s might be p Failure to im reas which v expensive. restation hir | resent in the rental unit, or (c) Tena nmediately notify Landlord could re- vill cause the treatment and eradical mself/herself. Self-treating for bed | int notices sult in bed ition of the |
| | | | | |
| Tenant has read and accepts all terms | and condition | s of this ac | ldendum. | |
| TenantSignature | Date | Tenant | Signature | Date |
| Tomont | | Tenant | | - 410 |
| Signature | Date | | Signature | Date |
| Owner/Agent of Owner | | Date | | |

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Cooperation with Treatment

- 6. If bed bugs are found in Tenant's unit, Tenant must fully cooperate with any and all treatment efforts of Landlord and/or its pest management company or other service provider.
- 7. Treatment typically requires that rental units next to, above, and below the unit infested with bed bugs also be treated.
- 8. Treatment may require, but is not limited to, the following: (a) Tenant temporarily vacating the rental unit, (b) temporary removal of personal property, (c) sealing of personal property in plastic bags, (d) removal and destruction of personal property that cannot be treated, (e) laundering of bedding and clothing, (f) purchase of and placement of mattress and box spring in a special plastic encasement, (g) de-cluttering the rental unit, (h) vacuuming of all flooring on a daily basis, and/or (i) moving all furniture to the center of the room. Specific instructions and recommendations will be provided as needed by Landlord and/or its pest management company or other service provider.
- More than one treatment of Tenant's rental unit may be required. Tenant must cooperate throughout the entire
 treatment process until Landlord and/or its pest management company or other service provider determine
 that treatment is complete.

Default

- 10. Failure to comply with the terms of this Addendum include, but are not limited to, the following: (a) misrepresenting any Tenant Disclosure. (b) failing to immediately notify Landlord in writing of the presence of bed bugs, (c) refusing to allow Landlord or its agents to inspect the rental unit, (d) failing to cooperate with the preparation of the rental unit for treatment, (e) refusing to allow access to the rental unit for treatment, (f) failing to cooperate with any post-treatment requirements, and/or (g) any other action that results in the delay of treatment or increases the cost of treatment.
- 11. Failure to comply with the terms of this Addendum shall entitle Landlord to pursue any and all rights under this Addendum, Tenant's Residential Rental Agreement, and/or applicable law including, but not limited to, terminating Tenant's tenancy and evicting Tenant.

Treatment Costs

- 12. Tenant will be responsible for the costs of treatment and/or eradication of any bed bugs resulting from the acts or negligence of Tenant, Tenant's household members, guests or invitees.
- 13. Tenant may be responsible for other costs and damages incurred by Landlord, in addition to the cost of treatment and/or eradication of bed bugs, resulting from the acts or negligence of Tenant, Tenant's household members, guests or invitees.

Indemnification & Hold Harmless

- 14. Tenant agrees to indemnify and hold Landlord harmless from any actions, claims, losses, damages and expenses including, but not limited to, attorney's fees, that may be incurred as a result of the acts or omissions of Tenant, Tenant's household members, guests or invitees.
- 15. Unless caused by the intentional or negligent acts or omissions of Landlord, Landlord is not responsible for any damage or destruction of Tenant's personal property or injuries arising from any bed bug infestation.

Renter's insurance

16. Tenant understands that Landlord's insurance does not cover any of Tenant's personal property that may be damaged or destroyed by bed bugs or bed bug treatment. Tenant also understands that Landlord's insurance does not protect Tenant from any loss or damage caused by the actions of Tenant, Tenant's household members, guests or invitees. Landlord recommends and Tenant understands that Renter's Insurance which may cover such damage is readily available and may be purchased by Tenant.

SMOKE & CARBON MONOXIDE DETECTOR NOTICES

Multi-Unit Properties

| | From the Control of t | | | | | |
|----|--|--|--|--|--|--|
| 1 | Tenant(s): | | | | | |
| 2 | | | | | | |
| | Address: Unit No.; | | | | | |
| 4 | City: Tomah State: WI Zip: 54660 | | | | | |
| 5 | Landlord has provided working Smoke Detectors on the premises as required by law. Tenant acknowledges that all | | | | | |
| | smoke detectors on the Premises are fully operational. Smoke detectors shall be maintained as follows: | | | | | |
| 7 | (a) Landlord shall be responsible for maintaining and testing all smoke detectors in common areas as required by law; | | | | | |
| 8 | (b) Tenant shall be responsible for maintaining and testing all smoke detectors within Tenant's unit as required by law; | | | | | |
| 9 | (c) Tenant shall inform Landlord, in writing, of any smoke detector that is not working and Landlord shall have (5) days | | | | | |
| 10 | after receipt of written notice to repair or replace smoke detector; | | | | | |
| 11 | (d) Tenant-shall-replace batteries in all-smoke detectors inside Tenant's unit as necessary. | | | | | |
| 12 | §101.145, Wis. Stats. Sealed unit with 10 year lithium battery. | | | | | |
| | CARBON MONOXIDE DETECTOR NOTICE STATUTES | | | | | |
| 13 | State law requires that an owner of a residential property install a Carbon Monoxide Detector in all of the following | | | | | |
| | locations no later than April 1, 2010: | | | | | |
| 15 | (1) in the basement of the building if the basement has a fuel-burning appliance, | | | | | |
| 16 | (2) within 15 feet of each sleeping area of a unit that is immediately adjacent to a unit that has a fuel-burning appliance, | | | | | |
| 17 | (3) in each room that has a fuel-burning appliance and that is not used as a sleeping area (the detector should be | | | | | |
| 18 | installed not more than 75 feet from the fuel-burning appliance), | | | | | |
| 19 | (4) in each hallway leading from a unit that has a fuel-burning appliance, in a location that is within 75 feet from the unit, | | | | | |
| 20 | except that, if there is no electrical outlet within this distance, the owner shall place the carbon monoxide detector | | | | | |
| 21 | at the closest available electrical outlet in the hallway. | | | | | |
| 22 | The owner has installed carbon monoxide detectors that bears an Underwriters Laboratories, Inc., listing mark or similar | | | | | |
| 23 | mark from an independent product safety certification organization and has installed the detectors according to the | | | | | |
| 24 | directions and specifications of the manufacturer. | | | | | |
| 25 | State law also requires the owner to reasonably maintain every carbon monoxide detector in the residential property in the | | | | | |
| 26 | manner specified in the instructions for the detector. | | | | | |
| | A tenant must provide the owner with written notice if a detector is not functional or has been removed by a person | | | | | |
| | other than the resident. The owner must repair or replace the detector within 5 days after receipt of written notice | | | | | |
| | by the tenant. | | | | | |
| 30 | An owner of a residential building is not liable for damages resulting from any of the following: | | | | | |
| 31 | (1) a false alarm from a detector that was reasonably maintained, | | | | | |
| 32 | And the contract of the contra | | | | | |
| 33 | detector by a person other than the owner or | | | | | |
| 34 | (3) the result of a faulty detector that was reasonably maintained by the owner. | | | | | |
| | When To Use: An owner of a multi-unit residential building (which includes a tourist rooming house, a bed and breakfast establishment, or | | | | | |
| 36 | any public building that is used for sleeping or lodging purposes but excludes hospitals or nursing homes) should provide this form to each | | | | | |
| | tenant and obtain tenants' signatures, if the residential building contains a fuel-burning appliance. | | | | | |
| JÖ | §101.149, Wis. Stats. | | | | | |
| 39 | Tenant acknowledges that all Smoke and Carbon Monoxide Detectors in the unit are working properly. | | | | | |
| | Tenant Tenant | | | | | |
| | Signature Date Signature Date | | | | | |
| | Tenant Tenant | | | | | |
| | Signature Date Signature Date | | | | | |
| | Landlord/Agent: | | | | | |

Signature

Date



SMOKING POLICY ADDENDUM ADDENDUM TO RESIDENTIAL RENTAL AGREEMENT

| Name c | of Tenant(s): | | | | |
|----------------------------------|--|--|--|---|---|
| Addres | s of Premises: | Donna Aven | ue, Tomah WI 54660 (Street) | (City, State, Zip) | |
| | | | • • • | to Landlord's smoking policy and a | re incorporated into |
| if there | is any conflict bel | ween the terms | • | Addendum and those contained in th | e Residential Rental |
| (Check | | · . | · | | |
| | | | | includes, but is not limited to, the renta building, and the grounds on which the | |
| | Smoking is allo | owed on the Pre | mises but only in the | following location(s): | |
| | | | | | |
| | l enjoyment of the | | | h, safety or well-being of others or inte eserves the right to modify the location | |
| oipe, or | other tobacco pri | oduct or plant pro | oduct in any manner o | burning or carrying of any lighted or he r in any form. Smoking also includes i quid nicotine and/or other substances | the use of electronic |
| of Tenar will take _andlor | nt's health or the h reasonable steps | ealth of Tenant's to enforce the si the smoking po | family members, guest moking policy but does | policy does not make Landlord or its a is, invitees, and/or others under Tenan is not guarantee the smoke-free condit ias firsthand knowledge of a violation | it's control. Landlord tion of the premises. |
| n the te | rmination of tena | ncy and eviction | pursuant to Wis. Stat. | of Tenant's Residential Rental Agree ch. 799. Tenant is responsible for the s control with regard to the smoking | conduct of any and |
| oolicy w | ill not be immedia | tely subject to the | e policy. Current tenant | ntal agreement prior to the implement s are exempt from the smoking policy w rental agreements, the smoking polic | for the remainder of |
| esulting | from his/her sm | oking, the smoki | ement, and/or cleaning of Tenant's family in but is not limited to, or | g of any and all smoke-related dama members, guests, invitees, and/or ot dors and staining. | ige to the Premises hers under Tenant's |
| | Tenant Signature | | - Date | Tenant Signature | Date |
| | Tenant Signature | <u>.</u> | Date | Tenant Signature | Date |

When to Use: This form should be used when a Landlord wants to prohibit smoking anywhere on the rental premises or to restrict smoking to a specific location(s) on the rental premises.

RENTER'S INSURANCE DISCLOSURE

ADDENDUM TO RESIDENTIAL RENTAL AGREEMENT

| This is an addendum to the Tenant's Residential Rental A | greement dated | | |
|---|--|--|----------------------------------|
| Tenant(s): | <u>.</u> | | |
| Address: Donna Avenue | | Unit No.: | |
| City: Tomah | State: WI | zip: <u>54660</u> | |
| The following is: | | | |
| Z REQUIRED | | | |
| ☐ RECOMMENDED | | | |
| that each Tenant purchase Renter's Insurance to protect be any liabilities that Tenant may create while residing at the P | | property and Tenant hims | elf/herself fron |
| Tenant understands that Landlord's insurance does not cover vandalism, electrical surge or failure, lightning strike, freezifire damage, smoke damage, acts of God, or for any other | ng, wind damage, he | at damage, water damage | |
| Tenant also understands that Landlord's insurance does not or those of Tenant's guests. Tenant understands that if Tenheld responsible for any loss or damage caused by Tenant's | ant does not purchas | se Renter's Insurance that | |
| Tenant understands that Renter's Insurance is readily avail does not purchase Renter's Insurance, then Tenant will be "s for damages caused by Tenant to other persons or property | self-insured" and ther | | |
| If Tenant is required to purchase Renter's Insurance, as own expense, a renter's insurance policy during the term or renewals. Tenant understands that if it is required that I to do so is a breach of Tenant's Rental Agreement and greeviction action. | of Tenant's Residentia enant purchase and | il Rental Agreement and a maintain Renter's Insurar | ny subsequen nce that failure |
| Tenant understands and agrees that it is in Tenant' | s best interest to p | ourchase Renter's Insu | rance. |
| Date: | | | |
| | | nt Signature | |
| Owner/Agent of Owner Signature | T <u>e</u> na | nt Signature | |
| | Tena | nt Signature | |
| _ | Tena | nt Signature | . |

| CHECK-IN | I / CHECK-OUT SHE | | |
|--------------------------------|--------------------------------|--|---|
| Tenant(s): | | | |
| <u> </u> | | | |
| Date Moved In: | Address: Donna Avenue | e Unit N | No.: |
| Date Moved Out: | City, State, Zip: Tomah Wi, 54 | 660 | |
| ROOM OR AREA | MOVE-IN INSPECTION | MOVE-OUT INSPECTION | COST TO CORRECT |
| KITCHEN | | | |
| WALLS/CEILING | | | |
| STOVE | | | |
| Ourside & Hood Stove - Inside | | | |
| REFRIGERATOR - OUTSIDE | | | |
| REFRIGERATOR - INSIDE | | | |
| DISHWASHER | | | |
| Outside-controls | | | |
| DISHWASHER INSIDE (ALL PARTS) | | | |
| DISHWASHER FUNCTION | | | |
| SINK & FAUCETS | | | |
| COUNTER TOPS | | | |
| CUPBOARDS UPPER & LOWER | | | |
| BATHROOM 1 | | | |
| CABINET/VANITY | | The state of the s | |
| TUB & TILE/CAULK | | | |
| FAUCETS | | | |
| TOWEL BARS | | | |
| Walls/Ceilings | | | |
| BATHROOM 2/HALF | | 是一个人,不是一个人的 | |
| CABINET/VANITY | | | <u> </u> |
| TUB & TILE/CAULK | | i i | l l |
| FAUCETS | | i. | |
| TOWEL BARS | | | } } [|
| Walls/Ceilings | | | |
| DINING ROOM | | | |
| CARPET/FLOOR | | | |
| Walls/Ceiling | | | 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| LIVING ROOM | | | |
| FLOOR | | | <u> </u> |
| Walls/Ceiling | | | |
| HALLWAY | | | |
| LINEN CLOSET | | | 1 |
| Walls/Ceilings/ Carpet/Floor | | | SA COLOR |

| 44 | Tenant(s) from pg. 1: _ | | | | |
|------------|--------------------------|--|----------------------|---------------------------------|--|
| 45 | ROOM OR AREA | MOVE-IN INSPECTION | MOVE-OUT INSPECT | TION COST TO CORRECT | |
| 46 | BEDROOM 1 | | | | |
| 47 | CARPET/FLOOR | | | | |
| 48 | Walls/Ceiling | | | | |
| 49 | DOORS & CLOSET | | | | |
| 50 | BEDROOM 2 | | | | |
| 51 | CARPET/FLOOR | | | | |
| 52 | Walls/Ceiling | | | | |
| 53 | Doors & Closet | | | | |
| 54 | BEDROOM 3 | | | | |
| 55 | CARPET/FLOOR | | | | |
| 56 | WALLS/CEILING | | | | |
| 57 | Doors & Closet | | | | |
| 58 | MISCELLANEOUS | | | | |
| 59 | Drapes/Rods | | | | |
| 60 | BLINDS/SHADES | | | | |
| 61 | Windows | | | | |
| 62 | WINDOW SCREENS | | | | |
| 63 | ALL DOORS | | | | |
| 64 | PLUMBING LEAKS | | | | |
| 65 | LIGHT BULBS | | | | |
| 66 | WATER SOFTENER | | | | |
| 67 | GARAGE DOOR OPENERS | | | : | |
| 68 | AIR CONDITIONING | | | | |
| 69 | LAUNDRY AREA | | | | |
| 70 | Washer | | | | |
| 71 | DRYER | | | | |
| 72 | TV ANTENNA | | | | |
| 73 | STORAGE AREA | | | | |
| 74 | | | | | |
| | | | COMMENTS (Move Out): | | |
| | | | - • | | |
| | | | · <u></u> | | |
| | | | | | |
| | | · · · · · · · · · · · · · · · · · · · | | | |
| | | <u> </u> | TOTAL \$ | | |
| 81 82 ° | | VE IN INSPECTION illity of rental unit "As Is" with the | | INSPECTION Its hereby accepted. | |
| | exceptions listed above. | | i (apastat) (ood | no norce) adocibred: | |
| 84 | Tenant | Date | Tenant | Date | |
| 85 | 85 Tenant Date | | Tenant | Date | |
| 86 | Tenant | Date | Tenant | Date | |
| 87 | Tenant | Date | Tenant | Date | |
| 88 | Owner/Agent | Date | Owner/Agent | Date | |
| 89 | When To Use: Landlord s | hall give a new residential tenant a check-in sh | | | |

so the condition of the premises, and must return the sheet to landlord within 7 days from the date tenant commences occupancy.

91 §704.08, Wis. Stats.