Tenancy No.:

TENANCY AGREEMENT

Tenancy agreement for flats, including rental units for mixed purposes and separate rooms in private tenanted properties.

A number of provisions in the Danish Rent Act are fixed while others may be dispensed with by agreement. If any of the parties wish to derogate from the general rules of the Danish Rent Act and/or the tenancy agreement, this must be stated in section 11 of this agreement.

Unless explicitly permitted in the pre-printed text, no agreed derogations must be stated directly in this agreement (by deleting parts of the text, etc.).

Some of the terms in the pre-printed text are highlighted using **bold italics**. These terms are derogations from the general rules of the Danish Rent Act. If the parties have agreed upon the italicised-

purposes than:

property:

Authorised by the Ministry of Housing, Urban and Rural Affairs, 1 July 2015.

conditions of the agreement, these will not need to be specified in section 11. The terms stated in section 11 are adequately highlighted.

Unless otherwise agreed by the parties on matters from which the regulations may be derogated, the rights and obligations of the landlord and the tenant under this tenancy agreement are regulated in the Danish Rent Act in force.

An appendix to this tenancy agreement provides a guide on tenancy agreements for flats, including rental units for mixed purposes and separate rooms in private tenanted properties. The guide is included in the authorised tenancy agreement.

The rental unit:	The rental unit is ☐ a flat ☐ a single room ☐ other:	☐ an owner- ☐ an owner- occupied flat partnership flat ☐ The tenancy is a subtenancy
	Location:	City:
Landlord:	Name: CVR No./registration No.:	
	Address:	
Tenant:	Name:	
	Address:	
Rental unit area:	The total gross floor area of the unit is	m², and consists ofrooms m² consist of
	of which	business premises, etc.
Rights of use of:	In addition to the property, under the agreement, the following facilities: (please tick as appropriate)	the tenant will also have access to and u
	☐ Laundry ☐ Common garden	☐ Loft/basement space No.:
	☐ Bicycle parking ☐ Garage No.:	☐ Other facilities:

Section 2.	Period of tenancy				
	Start:	The tenancy starts on the the tenancy is of limited duration, cf. section 1	_	ues until terminated, unle	55 55
	Terminating the tenancy:	Either party must terminate the tenancy by giving agreement, the tenant may terminate the tenant immediately followed by a public holiday.			
		However, the tenancy of separate rooms may The landlord may terminate the tenancy in acc	-	•	Rent Act.
Section 3.	. Payment of rent				
	Rent:	The annual rent is	_DKK		
	Payment:	Rent, etc. is due for payment on the		of each (please tick as appropriate)	Month Quarter
	The monthly/quarte	rly rent amounts to:		DKK	
	Additional charges a	Payment on account for heating Payment on account for water Payment on account for electricity Payment on account for cooling Aerial charges Internet charges Contribution to tenant representation Other charges: Other charges: Total monthly/quarterly amount payable:		DKK	
		Included in the rent are taxes and dues as on This date will provide the basis of any future cl		ues.	
	Place of payment:	The rent etc. must be paid to the landlord's acceptable. Payments made to a bank is considered payments.		ace of payment.	in (bank):
	Note:	Any specific conditions relating to the rent dete agreement.	ermination, cf. the instr	ructions, must be specified	in section 11 of the tenancy
Section 4.	. Deposit and prepa	id rent			
	Deposit:		ant must pay a deposits' rent (no more than 3		DKK
	Prepaid rent: No late		ant must pay prepaid r 'rent (no more than 3		
	Payment:	No later than the tenter total of	ant must pay a	DKK, ed	uivalent to:
	Hereafter the firs	Prepaid rent: Rent, etc. for the period: Deposit Total st payment of the rent is to	п	DKK DKK DKK DKK DKK DKK DKK	
	be made on			HT	

Section 5.	Heating, cooling, wa	ater and electricity			
	Does the landlord provide heating and hot water? (please tick as appropriate) If yes, the property is heated by: district heating/natural gas oil-fired central heating electric heating other:			Ye	s O No
		The annual heating consumption is measured from			
		Is the tenant responsible for heating the property? (please tick as appropriate)	0	Ye	s O No
		If yes, the property is heated by: electricity gas oil/kerosene district heating/natural gas other:			
	Water:	Does the landlord provide water? (please tick as appropriate)	0	Ye	s O No
		If yes, the charges are based on individual meters (please tick as appropriate)	0	Ye	s O No
		The annual water consumption is measured from			
	Electricity heating? (please tide	Does the landlord provide electricity for other purposes than ck as appropriate)	0	Ye	s O No
		The annual electricity consumption is measured from	_	V-	- O N -
	Cooling:	Does the landlord provide cooling? (please tick as appropriate)	O	Ye	s O No
		If yes, the charges are based on individual meters (please tick as appropriate)	0	Ye	s O No
		The annual cooling consumption is measured from			
Section 6.	Common aerials, etc	c. and access to electronic communication services			
	Communal aerial: fee (please tick as	The landlord provides connection to a communal aerial to which the tenant must pay a appropriate)	0	Ye	s O No
	The aerial associa	ation of the tenants provides connection to a communal aerial (please tick as appropriate)	0	Ye	s O No
	Internet:	Does the landlord provide access to the Internet (electronic communication services) to which the tenants must pay a contribution (please tick as appropriate)	0	Ye	s O No
Section 7.	Property condition a	t the start of the tenancy			
		Is the condition of the property assessed at an initial inspection?	0	Yes	O No
	Note:	Landlords letting more than one flat are obligated to carry out initial inspections.			
	Note:	If the condition of the property is deficient at the start of the tenancy, the tenant must give <i>written</i> notice of this to the landlord no later than 14 days after the start of the tenancy, or the tenant loses make subsequent claims concerning this deficiency. If the initial inspection is carried out after this deadline and if the tenant has received an inspection report after the deadline, the deadline will still apply. However, this does not apply if the deficiency cannot be discovered with reasonable diligence.	the	rig	ht to

Section 8.	Maintenance								
	Responsib ilities:	The internal maintenance of the tenancy will be the responsibility of: (please tick as appropriate)							
	oo.	O The landlord O The tenant							
	Account:	If the landlord is responsible for interior repairs, the landlord will have opened a bank account for interior repairs of the property. At the time of signing the tenancy agreement, the account balance is DKK. After the agreement is signed, this account balance may have changed due to repairs							
	Note:	carried out by the landlord. Landlords letting more than one flat at the time when a tenant vacates a property, are obligated to carry out inspections and complete a move-out report as prescribed by the Danish Rent Act section 98, subsections 3-5.							
Section 9.	Fixtures and appliances								
	At the start of the	tenancy, the follo	owing fixtures are the property	of the landlord: (please tick a	as appropriate)				
	□ Stove	_	Dishwasher	☐ Cooker hood	☐ Other fixtures and appliances:				
	□ Refrigerator	_	Washing machine	☐ Electric panels, total number:	Other fixtures and appliances:Other				
	☐ Freezer	_	Tumble dryer	☐ Water heaters, total number:	fixtures and appliances:				_
Section 10	. Tenant represent	ation, pets, hous	e rules and additional informa	tion regarding the tenancy	_				
	Tenant represent	Does the prop	erty have a tenant association						
		Are tenants allowed to keep pets in the rental unit? (please tick as appropriate) If special terms apply to the keeping of pets, these must be stated in section 11 of the agreement.					Yes	0	No
	Pets: Note:						Yes	0	No
	House rules:		s apply to the property?						-
	If house rules app	(please tick as appropriate) 0 Yes 0 apply, these must be attached to the agreement.						0	No
	Additional information regarding the rental unit: The terms and conditions already complying with the general rules of the Danish Rent Act must not be stated here. This also includes derogations which must be stated in section 11.						_		

Section 11 terms	. Special					
leillis	Derogations:	Here any agreed derogations a Danish Rent Act and in section Such derogations might impair tenants than those stipulated in	s 1-10 of the star tenants' rights o	ndard agreement m r impose greater ob	ust be stated. Digations on	
		The terms and conditions alrea or the house rules of the prope regarding the tenancy must be	rty must not be s	stated here. Any add	litional informati	
	Note:	Special terms may be stipulated in determination which must be included in the price of the Danish Rent in t	uded in the tenand In Rent Act section Act section 4, sub Act section 4 a), ag	ey agreement, such a 4, subsection 5), pri psection 8), private u greed green urban re	as special terms a ce regulations linl rban renewal or p enewal (the Danis	is regards ked to the property h Rent Ac
Section 12	. Signature					
		Date:		Date:		**
		Signed by the landlord		Signed by the tena	i <mark>nt</mark>	-