

Residential Tenancies Regulations 1989

Compare between:

[03 May 2013, 03-e0-00] and [01 Jul 2013, 03-f0-02]

Western Australia

Residential Tenancies Act 1987

Residential Tenancies Regulations 1989

Part 1 — Preliminary

[Heading inserted in Gazette 3 May 2013 p. 1737.]

1. Citation

These regulations may be cited as the *Residential Tenancies Regulations 1989* ¹.

2. Commencement

These regulations shall come into operation on the day on which the *Residential Tenancies Act 1987* comes into operation ¹.

[2A. Deleted in Gazette 3 May 2013 p. 1738.]

3A. Terms used in these regulations

In these regulations, unless ____

Housing Authority has the contrary intention appears meaning given in section 71A of the Act;

park operator, in relation to a site only agreement, means the grantor to the tenant of the rights under the agreement, or the grantor's successor where the succession is subject to the interest of the tenant;

relocatable home means a vehicle or building that is fitted or designed for use as a place of residence (whether or not it includes bathroom or toilet facilities) and that is or can be parked, assembled or erected on a site in a caravan park;

residential park means

- (a) a caravan park that is operated or required to be operated under a licence issued under the *Caravan Parks and Camping Grounds Act 1995*;
- (b) a caravan park operated by a local government under the Caravan Parks and Camping Grounds Act 1995; or
- (c) a caravan park that is operated by a public sector body;

page 2 Version Error! Unknown document property name. As at Error! Unknown document property name.

site means an area of land in a residential park that is set aside for the use of one relocatable home, except such an area that is a lot in relation to a survey strata scheme under the *Strata Titles Act 1985*;

site-only agreement means a residential tenancy agreement under which a park operator grants to the tenant the rights to occupy a site and to keep on the site a relocatable home that is provided by the tenant.

housing management agreement means an agreement entered into under —

- (a) the *Housing Act 1980* section 62B(1); or
- (b) the *Housing Regulations 1980* regulation 6D(1).

[Regulation-2A_3A] inserted in Gazette 24 Dec 20043 May 2013 p. 6149-501738.]

<u>Part 2 — Application of Act — exemptions and</u> modifications

[Heading inserted in Gazette 3 May 2013 p. 1738.]

3. Exemption for retirement villages

- (1) Any residential tenancy agreement in respect of premises in a retirement village is a prescribed agreement for the purposes of section 5(2)(g) of the Act.
- (2) In subregulation (1) *retirement village* has the same meaning as in the *Retirement Villages Act 1992*.

[Regulation 3 amended in Gazette 8 Jan 1993 p. 29.]

4. Exemption for certain agreements with squatters

- (1) A residential tenancy agreement to which this regulation applies is a prescribed agreement for the purposes of section 5(2)(g) of the Act.
- (2) This regulation applies to a residential tenancy agreement between a local government, management body as defined in section 3(1) of the *Land Administration Act 1997*, or a State Government agency and an occupant of a coastal shack, for the purposes of implementing the Government's policy on the removal of squatters from lands of the Crown, being an agreement
 - (a) entered into with the approval of the Minister for Lands under power conferred by Order under section 33(2) of the *Land Act 1933* ²;
 - (aa) entered into with the approval of the Minister for Lands under power conferred by Order under section 46(3)(a) of the *Land Administration Act 1997*; or
 - (b) entered into by a State Government agency under powers conferred by another Act, over lands of the Crown vested in that agency.

[Regulation 4 amended in Gazette 12 Feb 1993 p. 1214; 19 Feb 1999 p. 553.]

5. Exemption for certain agreements under the *Land Act 1933* ²

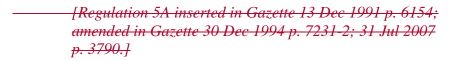
- (1) The Governor, the Minister within the meaning of the *Land* Act 1933², or other person acting on behalf of the Crown in exercise of a specified power is prescribed for the purposes of section 5(2)(f) of the Act.
- (2) In subregulation (1) *specified power* means the power to grant or issue a lease or licence under section 32(1) or (2), 38(1), 41A(1), 43, 45A(1), 45B(1), 47(4), 53, 86, 116 or 117, or under Part VI, of the *Land Act 1933* ², or under the *War Service Land Settlement Scheme Act 1954*.
- (3) A residential tenancy agreement entered into in pursuance of a direction to lease given under section 33(3)(a) of the *Land Act 1933* ² is a prescribed agreement for the purposes of section 5(2)(g) of the Act.

5A. Exemption of the Housing Authority from sections 29(4)(b) and 33 of the Act

- (1) The Housing Authority is prescribed under section 6(c) of the Act as an agency to which sections 29(4)(b) and 33 of the Act shall not apply.
- (2) Where a residential tenancy agreement is entered into by The Housing Authority and a condition of the tenancy is that the tenant will pay a bond by instalments
- (a) that agreement is prescribed as a residential tenancy agreement under section 6(a) of the Act; and
- (b) The Housing Authority is prescribed as an agency under section 6(c) of the Act,
- to which sections 29(1)(a) and 29(4)(a) of the Act shall not apply.

As at Error! Unknown document property name. Version Error! Unknown document property name.





5B. Exemptions from section 30(1) of the Act

- (1) A residential tenancy agreement in which
 - (a) an employer specified in the Table to this subregulation acts in the capacity of the owner of the residential premises; and
- (b) an employee of an employer specified in the Table to this subregulation is a tenant under that agreement,

is prescribed under section 6(a) of the Act as a residential tenancy agreement to which section 30(1) of the Act shall not apply.

Table

The Electricity Generation Corporation

The Electricity Networks Corporation

The Electricity Retail Corporation

The Public Transport Authority of Western Australia

The Regional Power Corporation

(2) The premises set out in the Table to this subregulation are prescribed under section 6(b) of the Act as premises to which section 30(1) of the Act shall not apply.

Table

"Butler's Cottage", Government House, 7-21 St. George's Terrace, Perth

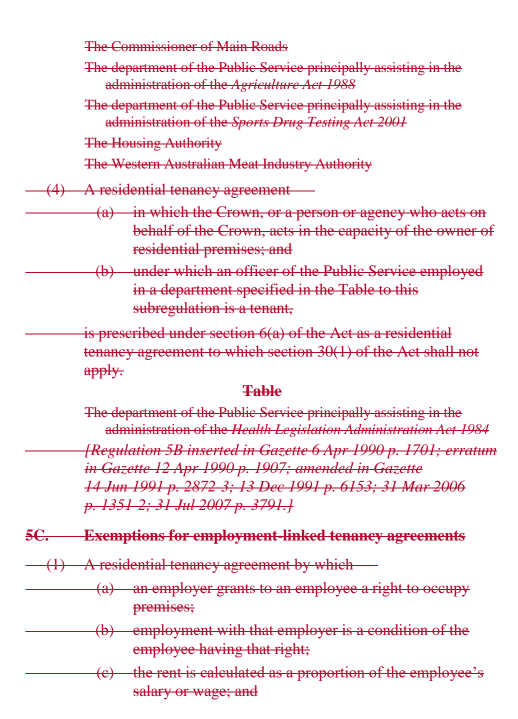
(3) The agencies set out in the Table to this subregulation are prescribed under section 6(c) of the Act as agencies to which section 30(1) of the Act shall not apply.

Table

The Agriculture Protection Board of Western Australia

The Botanic Gardens and Parks Authority

page 6 Version Error! Unknown document property name. As at Error! Unknown document property name.



r. 5D the employee receives a pay slip or salary advice detailing the rent component deducted from the wage or salary, is prescribed under section 6(a) of the Act as a residential tenancy agreement to which section 30(1) of the Act shall not apply. (2) If the method of payment of rent under a residential tenancy agreement described in subregulation (1) is by direct deduction of a percentage of the employee's wage or salary by the employer, that residential tenancy agreement is also prescribed under section 6(a) of the Act as a residential tenancy agreement to which section 33 of the Act shall not apply. [Section 5C inserted in Gazette 9 Sep 1994 p. 4629.] 5D. Exemption for certain agreements under the Land Administration Act 1997 (1) The Minister for Lands in the exercise of a specified power is prescribed for the purposes of section 5(2)(f) of the Act. (2) In subregulation (1) specified power means the power to grant or issue a lease or licence under section 47, 48, 79, 80, 85, or under Part 7, of the Land Administration Act 1997. [Regulation 5D inserted in Gazette 19 Feb 1999 p. 554.] **5E.** More notice required to terminate certain tenancies

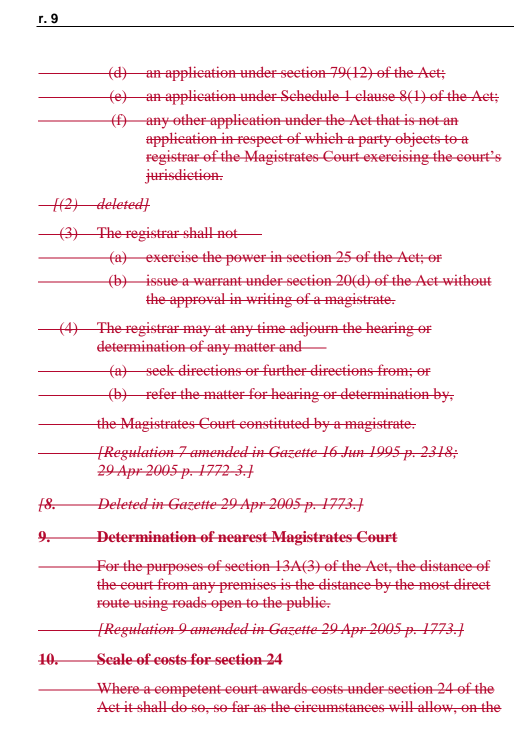
- (1) The modifications set out in subsections (2) and (3) are prescribed for the purposes of section 6(a) and (b) of the Act.
- (2) Section 63 applies to a site only agreement for a periodic tenancy that has continued for 3 months or longer as if
- (a) a reference to an owner were a reference to the park operator;

Version Error! Unknown document property name. As at Error! page 8 Unknown document property name.

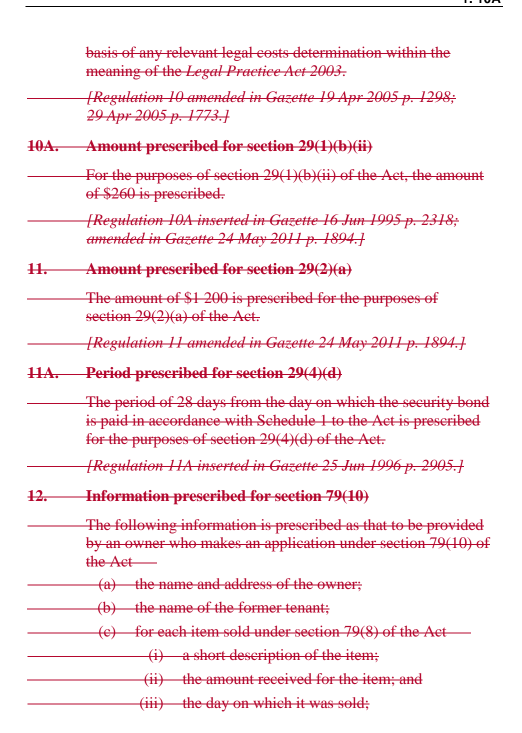
r. 7

As at Error! Unknown document property name. Version Error! Unknown document property name. page 9

(c) an application under section 79(10) of the Act;



page 10 Version Error! Unknown document property name. As at Error! Unknown document property name.



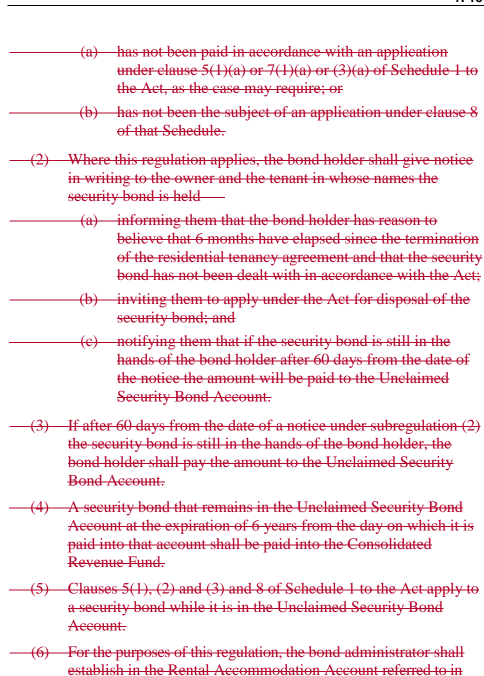
r. 14 (d) particulars of the amount claimed by the owner for (i) the cost of removing, storing and selling the goods; and money owing by the tenant under the former tenancy agreement. 113. Deleted in Gazette 30 Mar 2007 p. 1452.1 14. Information to be given by owner to tenant (1) The information set out in the form in Schedule 2 is prescribed for the purposes of section 88(2)(c) of the Act. (2) An owner commits an offence if he enters into a residential tenancy agreement without giving a copy of the form in Schedule 2 to the person who is the tenant under the agreement. Penalty: \$100. (3) For the purposes of subregulation (2), the form (a) may be given by an agent of the owner; (b) shall be given not later than the time when the residential tenancy agreement is entered into. (4) The form in Schedule 2 may be printed as a booklet, and references in subregulations (2) and (3) to the form include references to such a booklet. (5) Subregulation (2) does not apply where a residential tenancy agreement is renewed or extended and there is no change in the parties under the agreement. [Regulation 14 amended in Gazette 25 Jun 1996 p. 2905.] **Disposal of unclaimed security bonds** (1) This regulation applies where a bond holder has reason to

page 12 Version Error! Unknown document property name. As at Error! Unknown document property name.

believe that 6 months have elapsed since the termination of a residential tenancy agreement and a security bond held in

Extract from www.slp.wa.gov.au, see that website for further information

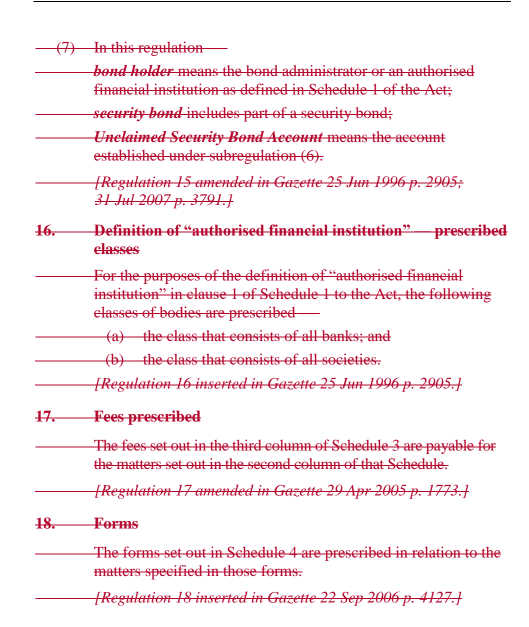
respect of that agreement



clause 3 of Schedule 1 to the Act an account called the Unclaimed

Security Bond Account.

r. 16



Matters prescribed for clause 6(1)(b) and (c) of Schedule 1 to the Act (1) For the purposes of clause 6(1)(b) of Schedule 1 to the Act, the interest rate is 70% of the relevant bank accepted bills rate calculated on a daily basis. (2) For the purposes of clause 6(1)(c) of Schedule 1 to the Act (a) interest is to be paid to the Rental Accommodation Fund within 5 working days of the end of each month; and the day on which a security bond or part of a security bond is paid to the tenant or the owner is prescribed as the time for payment to the tenant of the amount representing interest above the prescribed rate. (3) In subregulation (1) relevant bank accepted bills rate means the 30 day bank accepted bills rate as published in Table F.1 of the "Reserve Bank of Australia Bulletin" for the month that is 2 months before the month in respect of which the interest is to be paid. (For example, the relevant bank accepted bills rate for May is the 30 day bank accepted bills rate for March.) [Regulation 19 inserted in Gazette 25 Jun 1996 p. 2906.] Infringement notices The offences specified in Schedule 5 are offences for which an infringement notice may be issued under Part 2 of the Criminal Procedure Act 2004. The modified penalty specified opposite an offence in

As at Error! Unknown document property name. Version Error! Unknown document property name.

purposes of Part 2 of the Criminal Procedure Act 2004.

Schedule 5 is the modified penalty for that offence for the purposes of section 5(3) of the *Criminal Procedure Act* 2004.

The Commissioner may, in writing, appoint persons or classes of persons to be authorised officers or approved officers for the

Residential Tenancies Regulations 1989	Residential	Tenancies	Regulations	1989
--	-------------	-----------	-------------	------

Part 2 Application of Act — exemptions and modifications

-	20
Γ.	ZU

(4) The Commissioner is to issue to each authorised officer a certificate, badge or identity card identifying the officer as a person authorised to issue infringement notices.

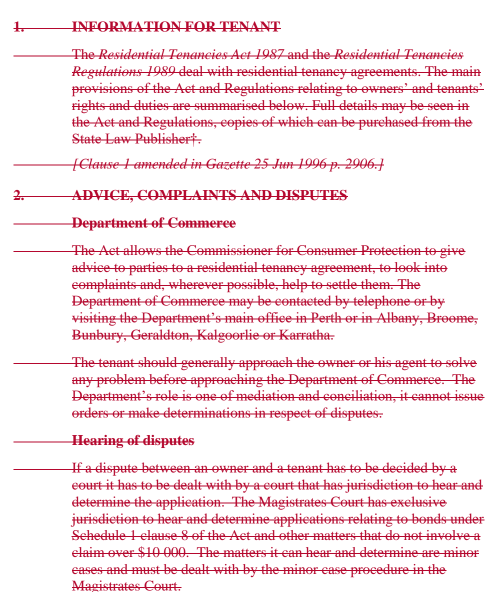
[Regulation 20 inserted in Gazette 22 Sep 2006 p. 4127.]

[Schedule 1 deleted in Gazette 30 Mar 2007 p. 1452.]

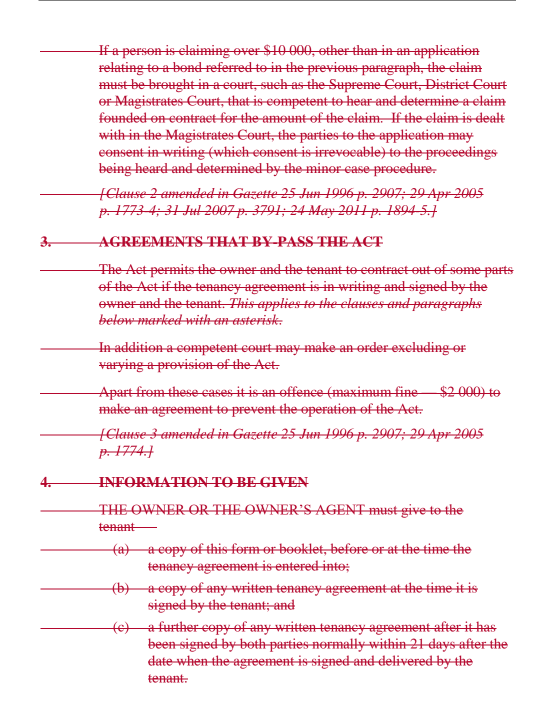
Schedule 2

[reg. 14]

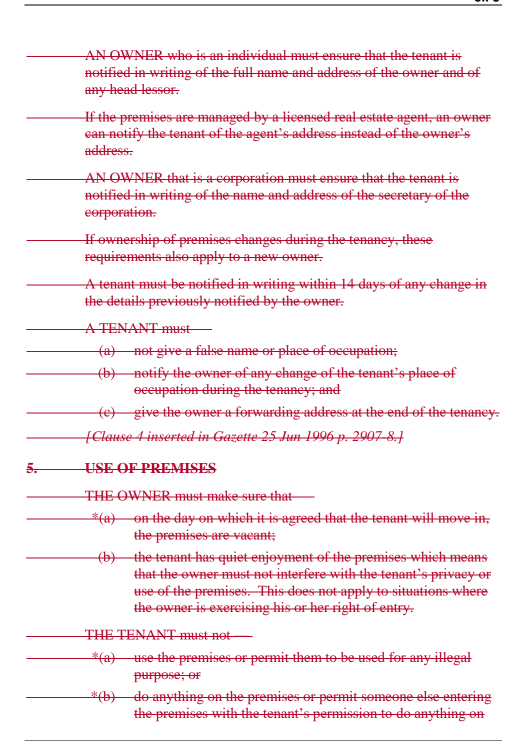
RESIDENTIAL TENANCIES ACT 1987

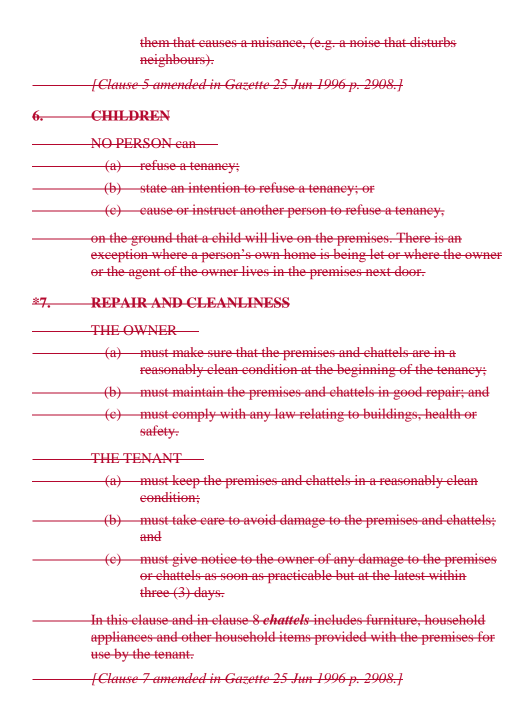


As at Error! Unknown document property name. Version Error! Unknown document property name.

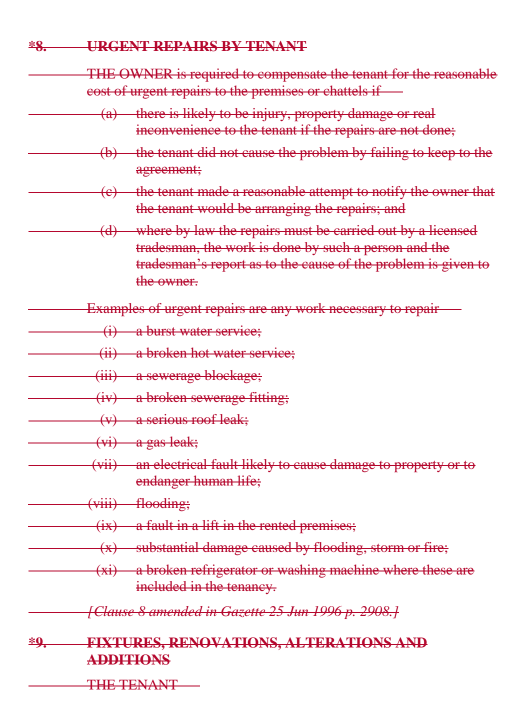


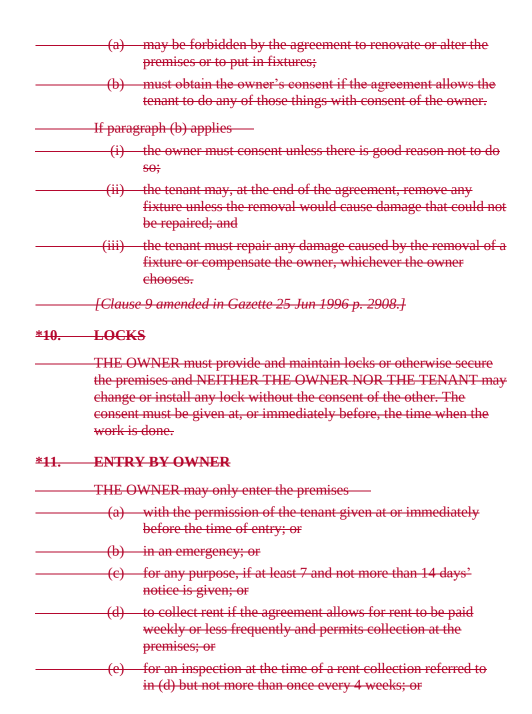
page 18 Version Error! Unknown document property name. As at Error! Unknown document property name.



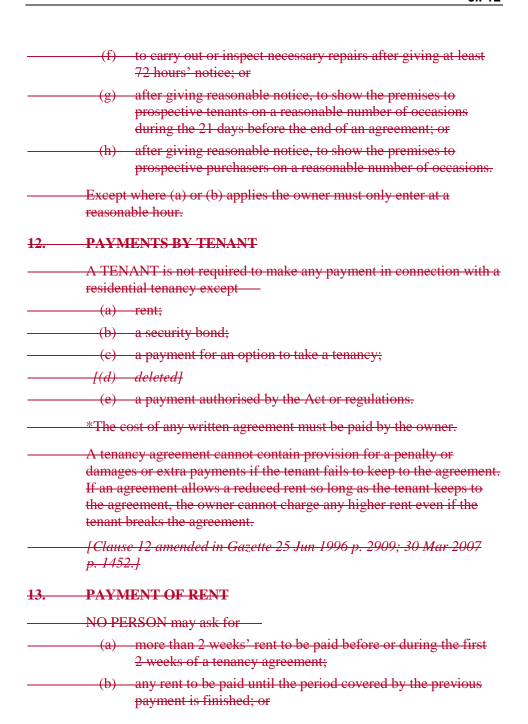


page 20 Version Error! Unknown document property name. As at Error! Unknown document property name.

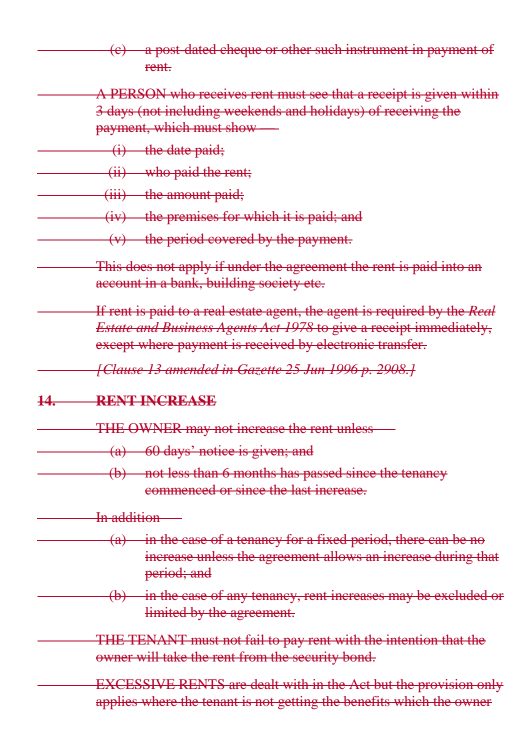




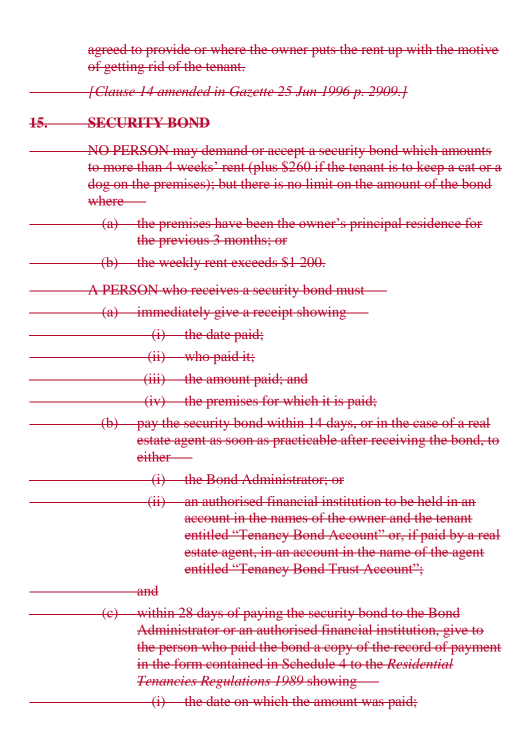
page 22 Version Error! Unknown document property name. As at Error! Unknown document property name.

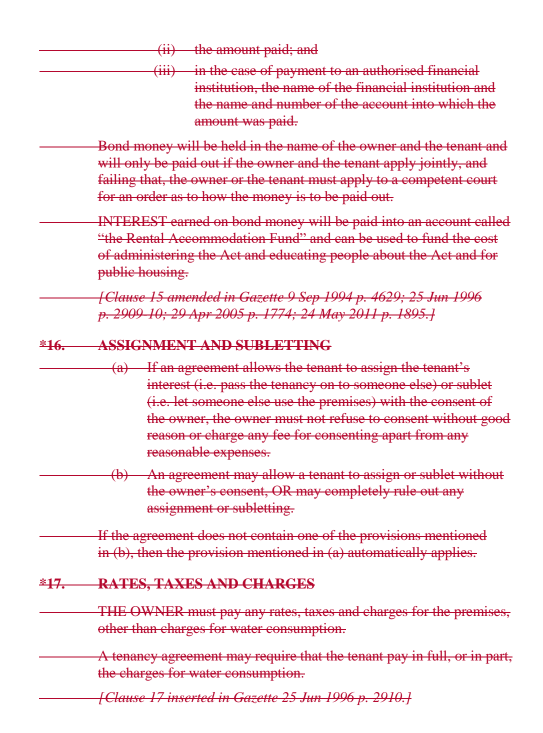


cl. 14

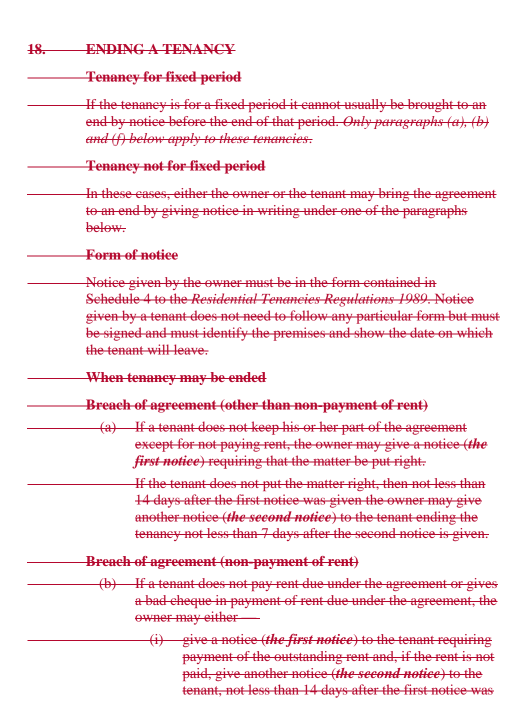


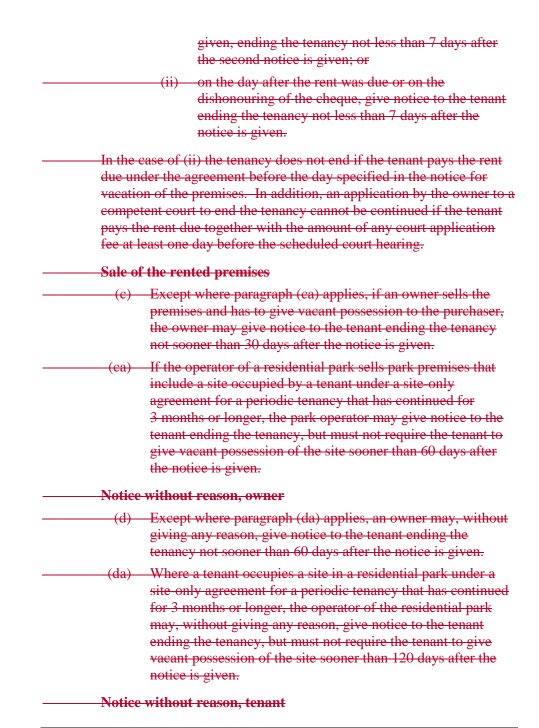
page 24 Version Error! Unknown document property name. As at Error! Unknown document property name.



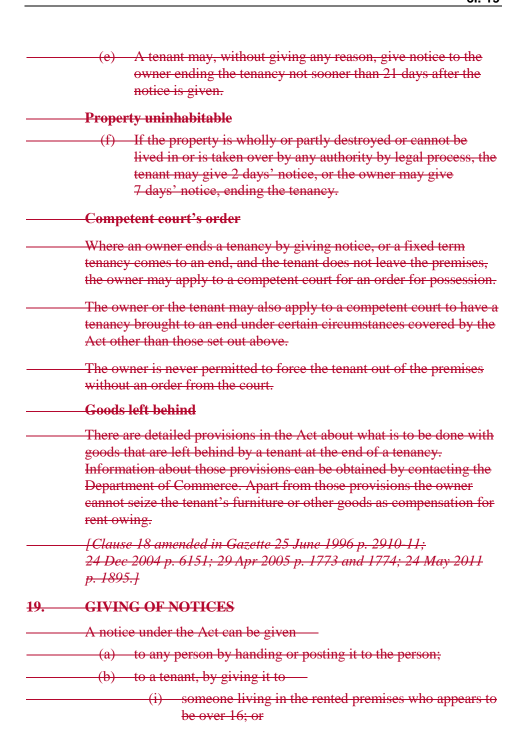


page 26 Version Error! Unknown document property name. As at Error! Unknown document property name.





page 28 Version Error! Unknown document property name. As at Error! Unknown document property name.



Residential Tenancies Regulations 1989 Schedule 2 RESIDENTIAL TENANCIES ACT 1987

cl. 19

(ii) the person who usually pays the rent; (c) to the owner, by giving it to (i) the owner's agent; (ii) someone living with the owner who appears to be over 16; or (iii) the person who usually receives the rent. Where there are 2 or more owners or tenants notice need only be given to one of them.

† Address at time of printing: 10 William Street, Perth.

page 30 Version Error! Unknown document property name. As at Error! Unknown document property name.

Schedule 3

	[reg. 17]
1. (a) Filing of an application under the Act by	
(i) a financially disadvantaged person	19.50
(ii) any other person	26.50
(b) In sub-Item (a)(i) financially disadvantaged person	
(i) a person who produces, or in respect of whom	
there is produced, to a registrar of the court	
evidence to the satisfaction of the registrar	
showing that the person holds a Health Care	
Card, a Health Benefit Card, or a Pensioner	
Health Benefit Card issued by the Department	
of Social Security or the Department of	
Veteran's Affairs of the Government of the	
Commonwealth: or	
(ii) a person who satisfies the registrar that he is, by	
reason of his financial circumstances, unable to	
pay the prescribed fee.	
2. Filing under clause 8(3) of Schedule 1 to the Act of a	
notice of intention to dispute	18.00
[(3) deleted]	
4. Search of an application	
(a) by a reporting service approved by the Attorney	
General	00.60
(b) by any other person	04.00
5. Photocopy of any document	
(a) not exceeding 4 pages	03.00
(b) 5 pages or more	00.70
	per page
6. Certification that document is a true copy, for each	
document	03.00
[Schedule 3 amended in Gazette 29 Apr 2005 p. 1774-5.]	

As at Error! Unknown document property name. Version Error! Unknown ent property name. page 31
Extract from www.slp.wa.gov.au, see that website for further information document property name.

Schedule 4

[reg. 18]

FORM 1

RESIDENTIAL TENANCIES ACT 1987

Section 29(4)(c)

RECORD OF PAYMENT OF SECURITY BOND

A	ADDRESS OF RENTED PR	EMISES	
	(Suburb))	(Postcode)
B.	NAME OF TENANT(S)		
	Family Name	Given Name	<u>Initial</u>
C.	NAME AND ADDRESS OF	OWNER(S)	
	Family Name	Given Name	Initial
			······
			
	Address		
			
			······
	(Suburb))	(Postcode)
	Business Ph. No.	Private Ph. No.	· · · · · · · · · · · · · · · · · · ·
D.	NAME AND ADDRESS OF	AGENT (IF APPLICAB)	LE)
	Name/Business Name		
			

page 32 Version Error! Unknown document property name. As at Error! Unknown document property name.

	(Suburb) (Postcode)
	Business Ph. NoPrivate Ph. No
	DETAILS OF PAYMENT
	Amount of security bond \$
	Date paid to bond holder
•	DETAILS OF BOND HOLDER
	The security bond is held by
	*The bond administrator
	(Address)
	*
	(Name of authorised financial institution)
	(Branch) (Account name and number)
	(*Delete as appropriate)
lote	2: The tenant must be given a copy of this form within 28 days of the lodgement of the security bond.
	[Form 1 inserted in Gazette 25 Jun 1996 p. 2911-12.]

FORM 1A

RESIDENTIAL TENANCIES ACT 1987

Section 61(a)

NOTICE OF TERMINATION FOR NON-PAYMENT OF RENT (NOTE: This form is ONLY to be used if not less than 14 days' notice of breach

of the agreement to pay rent has been given.) TO..... (Name of tenant(s)) I hereby give you notice of termination of your residential tenancy agreement and require you to deliver up vacant possession of the premises at (Address of rented premises) (Date on which vacant possession of the premises is to be given) This notice of NOT LESS THAN 7 DAYS is given to you on the ground that you have breached the agreement to pay rent and the rent or any part of the rent due remains unpaid. (See section 62 of the Residential Tenancies Act 1987.) Notice of the breach was given to you on..... DATE: SIGNED: (Owner/agent) ADDRESS: POST CODE:

IMPORTANT INFORMATION FOR TENANTS

- The owner is seeking to terminate your residential tenancy agreement and requires you to vacate the premises on the date specified in this notice.
- This notice has no effect unless you were given a notice specifying the breach of the agreement and requiring payment of the rent not less than 14 days before you were given this notice.
- If you do not vacate the premises, the owner may apply to court for an order terminating your residential tenancy agreement and requiring you to vacate the premises.
- If you pay the rent due under the agreement after receiving this notice, the payment will not prevent the owner applying in court for an order

page 34 Version Error! Unknown document property name. As at Error! Unknown document property name.

terminating your residential tenancy agreement and requiring you to vacate the premises.

- You should contact the owner or the owner's agent immediately to try and resolve this matter.
- You should seek advice immediately if you do not understand this notice or if you require further information.

[Form 1A inserted in Gazette 25 Jun 1996 p. 2412-13.]

FORM 1B

RESIDENTIAL TENANCIES ACT 1987

Section 61(a)

NOTICE OF TERMINATION FOR NON-PAYMENT OF RENT (NOTE: This form is ONLY to be used if notice of breach of the agreement to

(Name of tenant(s))

I hereby give you notice of termination of your residential tenancy agreement and require you to deliver up vacant possession of the premises at

(Address of rented premises)

(Date on which vacant possession of the premises is to be given)

This notice of NOT LESS THAN 7 DAYS is given to you on the ground that you have breached the agreement to pay rent and the rent or any part of the rent due remains unpaid. (See section 62 of the Residential Tenancies Act 1987.)

DATE: SIGNED: (Owner/agent)

ADDRESS:

IMPORTANT INFORMATION FOR TENANTS

POST CODE:

- The owner is seeking to terminate your residential tenancy agreement and requires you to vacate the premises on the date specified in this notice.
- If you pay the rent due under the residential tenancy agreement in full before the date specified in this notice, you do not need to vacate the premises and no further action will be taken.
- If you do not pay the rent due under the agreement in full and do not vacate the premises, the owner may apply to court for an order terminating your residential tenancy agreement and requiring you to vacate the premises.
- The owner cannot continue an application for a court order if you pay to the
 owner the rent due under the residential tenancy agreement together with
 the court application fee in full not less than one day before the court
 hearing.

page 36 Version Error! Unknown document property name. As at Error! Unknown document property name.

- You should contact the owner or the owner's agent immediately to try and resolve this matter.
- You should seek advice immediately if you do not understand this notice or if you require further information.

[Form 1B inserted in Gazette 25 Jun 1996 p. 2913-14.]

FORM 1C

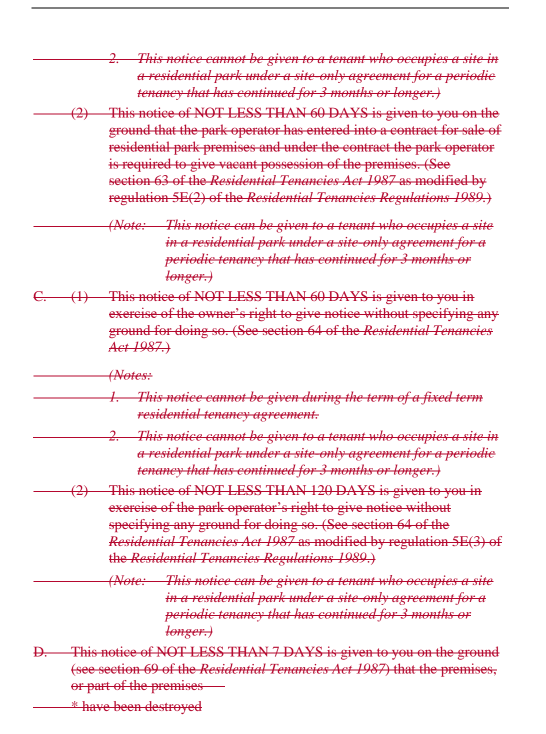
RESIDENTIAL TENANCIES ACT 1987

Section 61(a)

NOTICE OF TERMINATION

(NOTE: This form is NOT to be used in respect of non-payment of rent.)
TO
(Name of tenant(s))
I hereby give you notice of termination of your residential tenancy agreement
and require you to deliver up vacant possession of the premises at
(Address of rented premises)
(radices of reflect prefitses)
(Date on which vacant possession of the premises is to be given)
ONLY ONE OF THE FOLLOWING GROUNDS IS TO BE
SPECIFIED DELETE THE OTHER FIVE
A. This notice of NOT LESS THAN 7 DAYS is given to you on the ground
that you have breached a term of the agreement and the breach has not
been remedied. (See section 62 of Residential Tenancies Act 1987.)
——————————————————————————————————————
Notice of the breach was given to you on
(Note: This notice has no effect unless you were given a notice
specifying the breach and requiring that the breach be remedied not less than 14 days before you were given this notice.)
B. (1) This notice of NOT LESS THAN 30 DAYS is given to you on the
ground that the owner has entered into a contract for sale of the
premises and under the contract he or she is required to give vacant
possession of the premises. (See section 63 of the Residential
Tenancies Act 1987.)
(Notes:
1. This notice cannot be given during the term of a fixed term
residential tenancy agreement.

page 38 Version Error! Unknown document property name. As at Error! Unknown document property name.



As at Error! Unknown document property name. Version Error! Unknown document property name.

Residential Tenancies Regulations 1989 Schedule 4

* have been rendered uninhabitable
* have ceased to be lawfully useable as a residence
* have been appropriated or acquired by an authority by compulsory process
(* delete as appropriate)
The owner believes that this ground applies because
(Note: This notice can be given during the term of a periodic or a fixed term residential tenancy agreement.)
DATE: SIGNED:
(Owner/agent)
ADDRESS:
POST CODE:
SEE OVER FOR IMPORTANT INFORMATION
FORM 1C REVERSE
IMPORTANT INFORMATION FOR TENANTS
• The owner is seeking to terminate your residential tenancy agreement and requires you to vacate the premises on the date specified in this notice.

- If you do not vacate the premises, the owner may apply to court for an order terminating your residential tenancy agreement and requiring you to vacate the premises.
- You should seek advice immediately if you do not understand this notice or if you require further information.

[Form 1C inserted in Gazette 25 Jun 1996 p. 2914-15; amended in Gazette 24 Dec 2004 p. 6152-3.]

page 40 Version Error! Unknown document property name. As at Error! Unknown document property name.

FORM 2

RESIDENTIAL TENANCIES ACT 1987

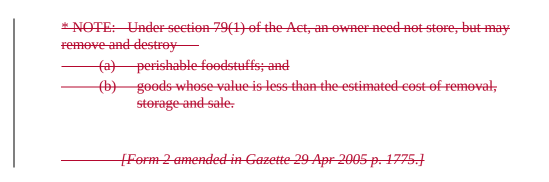
Section 79(3)(a)

NOTICE TO FORMER TENANT AS TO DISPOSAL OF GOODS

TO.	
of	(name of former tenant)
01	(forwarding address of former tenant)
1.	The residential tenancy agreement in respect of the premises at
	between you as tenant and me as owner was terminated on
2.	The following goods were left on the premises—
	(specify goods*)
	which I put into storage under section 79(2) of the Act on
	(insert date)
3.	Under section 79(7) of the Act, a person who has a lawful right to the goods may reclaim them upon paying to me the reasonable costs incurred for removal and storage.
4.	If the goods have not been reclaimed within 60 days after the date shown in paragraph 2 above—
	(a) I am required by the Act to have them sold by public auction; and
	(b) I am entitled, subject to approval of a competent court, to receive from the proceeds of sale my costs and any amount owing to me under the terminated agreement and to pay the balance into court.
	(signature of owner)
	(name of owner)
	(address of owner)

As at Error! Unknown document property name. Version Error! Unknown document property name.

Residential Tenancies Regulations 1989 Schedule 4



page 42 Version Error! Unknown document property name. As at Error! Unknown document property name.

FORM 3

RESIDENTIAL TENANCIES ACT 1987

Section 79(3)(b)

NOTICE AS TO DISPOSAL OF GOODS

1.	A residential tenancy agreement in respect of the premises at			
	hetween			
	as owner of the premises and			
	as tenant was terminated on			
2.	The following goods were left on the premises			
	which have been put into storage under section 79(2) of the Act on			
3.	Under section 79(7) of the Act, a person who has a lawful right to the goods may reclaim them upon paying to the owner of the premises the reasonable costs incurred for removal and storage.			
4.	If the goods have not been reclaimed within 60 days after the date shown in paragraph 2 above the owner of the premises			
	(a) is required by the Act to have them sold by public auction; and			
	(b) is entitled, subject to approval of a competent court, to receive from the proceeds of sale his costs and any amount owing to him under the terminated agreement, and to pay the balance into court.			
	(date) (signature of owner)			
	(name of owner)			
	(address of owner)			
	Form 3 amended in Gazette 29 Apr 2005 p. 1775.1			

As at Error! Unknown document property name. Version Error! Unknown document property name.

FORM 4

RESIDENTIAL TENANCIES ACT 1987

Schedule 1, clauses 5(1)(a) and 7(1)(a) and (3)(a)

JOINT APPLICATION FOR DISPOSAL OF SECURITY BOND

Reference..... IMPORTANT Do not sign this form until you have read the information on the reverse of the form. A. THE DATE ON WHICH THE RESIDENTIAL TENANCY AGREEMENT ENDED..... ADDRESS OF RENTED PREMISES (Suburb) (Postcode) C. FULL NAME AND NEW POSTAL ADDRESS OF TENANT(S) TO WHOM REFUND SHOULD BE PAID (IF APPLICABLE) Family Name Given Name New address (Suburb) (Postcode) Business Ph. No. Private Ph. No. D. FULL NAME AND ADDRESS OF OWNER(S)/AGENT TO WHOM REFUND SHOULD BE PAID (IF APPLICABLE) Family Name/ Given Name -Initial Agent's Business Name (If applicable) (If applicable)

page 44 Version Error! Unknown document property name. As at Error! Unknown document property name.

wner(s)/ gent		ANTINEODMAT	(Date) (Date) (Date)
wner(s)/			(Date)
enant(s)			
enant(s)			(Date)
enant (s)			(Date)
enant(s)			
	•	Ψ	
		\$	
		<u>\$</u>	
PPLICATION	FOR REFUND OF	SECURITY BONI)
isiness Ph. No) 	Private Ph. No	
	(Suburb)		(Postcode)
			•••••
	PPLICATION EASE PAY OF LEASE PA	PPLICATION FOR REFUND OF EASE PAY TENANT(S)	(Suburb) Isiness Ph. No

As at Error! Unknown document property name. Version Error! Unknown document property name. page 45

Extract from www.slp.wa.gov.au, see that website for further information

FORM 4 REVERSE IMPORTANT INFORMATION

Signing the form

Do not sign this form until the tenancy has ended and Part E has been completed.

If you are a tenant do not sign this form unless you agree that the amount of the security bond should be disposed of in accordance with Part E as completed.

If you cannot agree on the amounts payable you may need to make an application to the court for a determination on how the security bond is to be disposed of.

All parties to the residential tenancy agreement are required to sign this form.

Changes to the form

Any change to this form must be verified by the full signature of each party to the residential tenancy agreement.

Payment of security bond

Cheques will be drawn payable to the parties in accordance with this application.

If tenants require separate cheques, a written authority must be received from each tenant stating the amount that each of the tenants is to receive.

SEEK ADVICE IMMEDIATELY IF YOU NEED MORE INFORMATION

[Form 4 inserted in Gazette 25 Jun 1996 p. 2915-17.]

FORM 5				
MAGISTRATES	Residential Tenancies Act 1987	Case		
COURT	Schedule 1 clause 8(3)	number:		
REGISTRY	and (4)			
Ph:	NOTICE OF INTENTION	Date		
Fax:	TO DISPUTE	lodged:		
	APPLICATION FOR			
	DISPOSAL OF BOND			
	MONEY			
APPLICANT (S)	Name(s):			
Tick [✓] a box	Address:	Postcode:		
- Owner		Daytime		
- Tenant		telephone:		
	T			
RESPONDENT (S)	Name(s):			
Tick [√] a box	Address:	Postcode:		
-Owner		Daytime		
□ Tenant		telephone:		
reasons: THE PRESCRIBED DI	d to dispute this application for the fo SPUTE FEE OF \$18.00 MUST THIS NOTICE AT THE TIME	B E		
Signature of man and article	De	to / /		
Signature of respondent(s)	Da	te — / — /		
Respondent's address for				

As at Error! Unknown document property name. Version Error! Unknown ent property name. page 47
Extract from www.slp.wa.gov.au, see that website for further information document property name.

[Form 5 inserted in Gazette 29 Apr 2005 p. 1775-6.]

FORM 6

1100101011111111		nfringement		
Alleged	Name: Family name			
offender	Given names			
onender				
	or Company name	-ACN		
	Address	ACIV		
	Address	Postcode		
Alleged offence	Description of offence			
	Residential Tenancies Act 1987 s.			
	Residential Tenancies Regulations 1989 r.			
	Date / /20 Time	a.m./p.m.		
	Modified penalty \$	•		
Officer	Name			
issuing	Signature			
notice	Office			
Date	Date of notice / /20			
Notice to	It is alleged that you have committed the above	ve offence.		
alleged	If you do not want to be prosecuted in court for the offence, pay			
offender	the modified penalty within 28 days after the	date of this notice.		
	How to pay			
	2 0	vable to 'Annroyed		
	By post: Send a cheque or money order (payable to 'Approved Officer Residential Tenancies Act 1987') to:			
	Approved Officer Residential Tenancies Act 1987 Department of Commerce			
	Locked Bag 14 Cloisters Square			
	Perth WA 6850			
	In person: Pay the cashier at:			
	Department of Commerce			
	219 St George's Terrace, Perth WA			
	If you do not pay the modified penalty withi	n 28 days, von may		
	be prosecuted or enforcement action may be t			
	Fines, Penalties and Infringement Notices En			
	Under that Act your driver's licence and/or ve			
	be suspended.			

page 48 Version Error! Unknown document property name. As at Error! Unknown document property name.

If you need more time to pay the modified penalty, you can apply for an extension of time by writing to the Approved Officer at the above postal address.

If you want this matter to be dealt with by prosecution in court, sign here

and post this notice to the Approved Officer at the above postal address within 28 days after the date of this notice.

[Form 6 inserted in Gazette 22 Sep 2006 p. 4128; amended in Gazette 24 May 2011 p. 1895.]

FORM 7

Residential Ter	rancies Act 1987	Withdrawal no.			
Withdrawal of infringement notice					
Alleged	Name: Family name				
offender	Given names				
	or Company name				
		ACN			
	Address				
		Postcode			
Infringement	Infringement notice no.				
notice	Date of issue / /20				
Alleged	Description of offence				
offence					
	Residential Tenancies Act 1987 s.				
	Residential Tenancies Regulations 1989 r.				
	Date / /20 Tin	ne a.m./p.m.			
Officer	Name				
withdrawing	Signature				
notice	Office				
Date	Date of withdrawal / /20				
Withdrawal	The above infringement notice issued against you has been				
of	withdrawn.				
infringement	If you have already paid the modified penalty for the alleged				
notice	offence you are entitled to a refund.				
f \ 1.1	* Your refund is enclosed.				
[*delete whichever	* If you have paid the modified penalty but a refund is not				
is not applicable]					
	enclosed, to claim your refund sign this i				
	Approved Officer Residential Ten	cancies Act 1987			
	Department of Commerce				
	Locked Bag 14 Cloisters Square				
	Perth WA 6850				
	Signature	/ /20			

[Form 7 inserted in Gazette 22 Sep 2006 p. 4128-9; amended in Gazette 24 May 2011 p. 1895.]

page 50 Version Error! Unknown document property name. As at Error! Unknown document property name.

Schedule 5 — Prescribed offences and modified penalties

[r. 20]

[Heading inserted in Gazette 22 Sep 2006 p. 4129.]

Offences u	nder Residential Tenancies Act 1987	Modified penalty
s. 27(1)	Charging unauthorised letting fee	\$200
s. 28(1)	Requiring more than 2 weeks rent during first 2 weeks of tenancy	\$200
s. 28(2)	Requiring rent in advance	\$200
s. 29(1)(a)	Requiring more than one security bond	\$200
s. 29(1)(b)	Requiring security bond of more than 4 weeks rent plus pet bond (if applicable)	\$200
s. 29(4)(a)	Failing to give receipt for security bond	\$800
s. 29(4)(b)	Failing to pay security bond to administrator or authorised financial institution	\$800
s. 29(4)(c)	Failing to keep records of security bonds	\$800
s. 29(4)(d)	Failing to give copy of bond record to payee	\$800
s. 33(1)	Failing to give receipt for rent	\$200
s. 34(1)	Failing to keep records of rent received	\$200
s. 45(2)	Owner or tenant changing locks without consent	\$800
s. 45(3)	Agent changing locks without consent	\$800
s. 51(1)	Failing to notify tenant of owner's details	\$200
s. 51(3)	Failing to notify tenant of change of ownership	\$200
s. 51(4)	Failing to notify tenant of change of owner's details	\$200
s. 53(1)	Giving false name or place of occupation	\$200
s. 53(2)	Failing to notify owner of change of place of occupation	\$200

As at Error! Unknown document property name. Version Error! Unknown document property name.

Offences u	nder Residential Tenancies Act 1987	Modified penalty
s. 53(3)	Failing to provide forwarding address on vacating premises	\$200
s. 54(1)(a)	Failing to give tenant copy of lease	\$200
s. 54(1)(b)	Failing to give tenant copy of executed lease	\$200
s. 63(3)	Giving notice of termination on false grounds	\$400
s. 80	Entering leased premises to recover possession without court order	\$800
Sch 1 cl. 7(2)	Failing to repay bond when required	\$200
Offences u	nder Residential Tenancies Regulations 1989	Modified penalty
r. 14(2)	Failing to give 'Information to Tenant' notice	\$20

[Schedule 5 inserted in Gazette 22 Sep 2006 p. 4129 30; amended in Gazette 30 Mar 2007 p. 1452.]

Notes

This is a compilation of the *Residential Tenancies Regulations 1989* and includes the amendments made by the other written laws referred to in the following table ^{1a}. The table also contains information about any reprint.

Compilation table

Citation	Gazettal	Commencement
Residential Tenancies Regulations 1989	9 Aug 1989 p. 2563-85 (erratum 18 Aug 1989 p. 2751)	1 Oct 1989 (see r. 2 and <i>Gazette</i> 18 Aug 1989 p. 2748)
Residential Tenancies Amendment Regulations 1989	15 Sep 1989 p. 3433	15 Sep 1989
Residential Tenancies Amendment Regulations (No. 2) 1989	6 Oct 1989 p. 3766	6 Oct 1989
Residential Tenancies Amendment Regulations 1990	23 Feb 1990 p. 1152-3	23 Feb 1990
Residential Tenancies Amendment Regulations (No. 2) 1990	6 Apr 1990 p. 1701 (erratum 12 Apr 1990 p. 1907)	6 Apr 1990
Residential Tenancies Amendment Regulations 1991	15 Mar 1991 p. 1119	15 Mar 1991
Residential Tenancies Amendment Regulations (No. 2) 1991	14 Jun 1991 p. 2872-3	14 Jun 1991
Residential Tenancies Amendment Regulations (No. 4) 1991	13 Dec 1991 p. 6153	13 Dec 1991
Residential Tenancies Amendment Regulations (No. 3) 1991	13 Dec 1991 p. 615 4	13 Dec 1991
Residential Tenancies Amendment Regulations 1992	8 Jan 1993 p. 29	8 Jan 1993
Residential Tenancies Amendment Regulations 1993	12 Feb 1993 p. 1214	12 Feb 1993
Residential Tenancies Amendment Regulations 1994	9 Sep 1994 p. 4629	9 Sep 1994
Residential Tenancies Amendment Regulations (No. 2) 1994	30 Dec 1994 p. 7231 2	30 Dec 1994

As at Error! Unknown document property name. Version Error! Unknown document property name.

r. 20

Citation	Gazettal	Commencement			
Residential Tenancies Amendment Regulations 1995	16 Jun 1995 p. 2318	16 Jun 1995			
Reprint of the Residential Tenancies Regulations 1989 as at 9 Apr 1996 (includes amendments listed above)					
Residential Tenancies Amendment Regulations 1996	25 Jun 1996 p. 2904-17	1 Jul 1996 (see r. 2 and <i>Gazette</i> 25 Jun 1996 p. 2902)			
Residential Tenancies Amendment Regulations 1999	19 Feb 1999 p. 553-4	19 Feb 1999			
Reprint 2: The Residential Tenancies amendments listed above)	s Regulations 198	89 as at 19 Sep 2003 (includes			
Residential Tenancies Amendment Regulations 2004	24 Dec 2004 p. 6149-53	24 Dec 2004			
Courts and Legal Practice (Consequential Amendments) Regulations 2005 r. 11	19 Apr 2005 p. 1294-302	19 Apr 2005			
Residential Tenancies Amendment Regulations 2005	29 Apr 2005 p. 1771-6	1 May 2005 (see r. 2 and <i>Gazette</i> 31 Dec 2004 p. 7128)			
Electricity Corporations (Consequential Amendments) Regulations 2006 r. 84	31 Mar 2006 p. 1299-357	1 Apr 2006 (see r. 2)			
Residential Tenancies Amendment Regulations 2006	22 Sep 2006 p. 4126-30	22 Sep 2006 (see r. 2(a))			
Reprint 3: The Residential Tenancies (includes amendments listed above)	s Regulations 198	89 as at 26 Jan 2007			
Residential Tenancies Amendment Regulations 2007	30 Mar 2007 p. 1452	5 Apr 2007 (see r. 2)			
Residential Tenancies Amendment Regulations (No. 2) 2007	31 Jul 2007 p. 3790-1	r. 1 and 2: 31 Jul 2007 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Aug 2007 (see r. 2(b))			
Residential Tenancies Amendment Regulations 2011	24 May 2011 p. 1894-5	r. 1 and 2: 24 May 2011 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Jun 2011 (see r. 2(b))			

On the date as at which this compilation was prepared, provisions referred to in the following table had not come into operation and were therefore not included in this compilation. For the text of the provisions see the endnotes referred to in the table.

page 2 Version Error! Unknown document property name. As at Error! Unknown document property name.

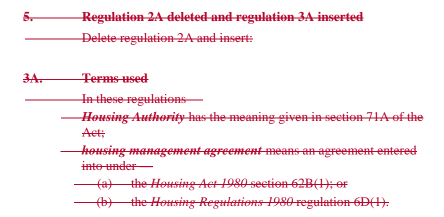
Provisions that have not come into operation

Citation	Gazettal	Commencement
Residential Tenancies Amendment	3 May 2013	1 Jul 2013 (see r. 2(b) and
Regulations 2013 r. 3 35 3	p. 1737 835	Gazette 3 May 2013 p. 1735)

- Under the Land Administration Act 1997 s. 281(3), a reference in a written law to the Land Act 1933 is, unless the contrary intention appears, to be construed as if that reference were a reference to the Land Administration Act 1997.
- On the date as at which this compilation was prepared, the *Residential Tenancies Amendment Regulations 2013* r. 3 35 had not come into operation. They read as follows:
 - Regulations amended
 These regulations amend the Residential Tenancies Regulations 1989.

 Part 1 heading inserted
 Before regulation 1 insert:

Part 1 Preliminary



As at Error! Unknown document property name. Version Error! Unknown document property name.

r. 6

6. Part 2 heading inserted

Before regulation 3 insert:

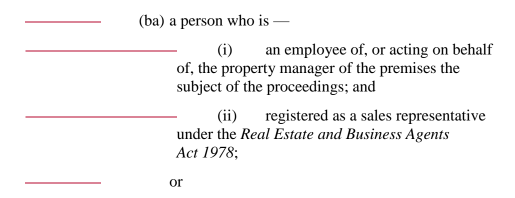
Part 2 Application of Act exemptions and modifications

7. Regulations 5AA to 5AD inserted

After regulation 5 insert:

5AA. Modified application of section 22(2) of the Act

Under section 6(a) of the Act it is provided that section 22(2) of the Act shall apply to a residential tenancy agreement the subject of proceedings as if it were modified by inserting after paragraph (a):



[Regulation 5AA inserted in Gazette 3 May 2013 p. 1738-9.]

5AB. Exemptions from section 27A of the Act — residential agreements not required to be in prescribed form

Under section 6(a) of the Act it is provided that section 27A of the Act shall not apply to the following —

page 4 Version Error! Unknown document property name. As at Error! Unknown document property name.

- (a) a residential tenancy agreement in relation to premises to which a housing management agreement applies;
- (b) a residential tenancy agreement if
 - (i) the Housing Authority is a party to the agreement; and
 - (ii) the agreement provides that, or is deemed to contain a provision to the effect that, the tenant may sub-let the premises; and
 - (iii) the agreement is entered into by the Housing Authority on the basis that the premises will be sub-let.

[Regulation 5AB inserted in Gazette 3 May 2013 p. 1739.]

5AC. Exemption from section 27B of the Act if residential tenancy agreement extended or renewed

Under section 6(a) of the Act it is provided that section 27B of the Act shall not apply to a residential tenancy agreement if —

- (a) the agreement is renewed or extended; and
- (b) there has been no change in the parties to the agreement.

[Regulation 5AC inserted in Gazette 3 May 2013 p. 1740.]

5AD. Modified application of section 27C(4) of the Act for the Housing Authority

- (1) In this regulation
 - *person of Aboriginal descent* has the meaning given in the *Aboriginal Affairs Planning Authority Act 1972* section 4.
- (2) This regulation applies if the Housing Authority is the lessor of residential premises (the *premises*) that are located more than 100 km from the nearest office of the Housing Authority.
- (3) Under section 6(b) of the Act it is provided that section 27C of the Act shall apply to the premises and, under section 6(c) of the

As at Error! Unknown document property name. Version Error! Unknown document property name.

Act, to the Housing Authority, as if it were modified as follows —

(a) in subsection (4) delete "14 days," and insert:

28 days,

- (b) after subsection (4) insert:
 - (5A) The Housing Authority is not required to comply with subsection (4) within 28 days after the termination of a tenancy if, in that period, it is unable to inspect the residential premises because
 - (a) of weather conditions or road closure; or
 - (b) the premises are premises to which a housing management agreement applies, and a person of Aboriginal descent in relation to the community that lives on the land on which the premises are located has refused the Housing Authority access to the land.

8. [Regulation-5AD inserted in Gazette 3 May 2013 p. 1740-1.]

5A amended. Exemption of the Housing Authority from sections 29(4)(b) and 33 of the Act

- (1) Before regulation 5A(1) insert:
- (1A) In this regulation —

commencement day means the day on which the Residential Tenancies Amendment Act 2011 section 25(4) comes into operation.

page 6 Version Error! Unknown document property name. As at Error! Unknown document property name.

- (1B) Under section 6(a) of the Act it is provided that section 29(4)(b) of the Act shall not apply to a residential tenancy agreement if
 - (a) the Housing Authority is the lessor; and
 - (b) the agreement was entered into before the commencement day.
 - (2) In regulation 5A(1) delete "sections 29(4)(b) and 33" and insert:

section 33

- (3) Delete regulation 5A(2) and insert:
- (1) The Housing Authority is prescribed under section 6(c) of the Act as an agency to which section 33 of the Act shall not apply.
 - (2) If a residential tenancy agreement is entered into by the Housing Authority and a condition of the tenancy is that the tenant will pay a bond by instalments, under section 6(a) of the Act it is provided that section 29(4)(a) of the Act shall not apply to the residential tenancy agreement and, under section 6(c) of the Act, shall not apply to the Housing Authority.
 - 9. Regulation 5B amended
 - (1) Delete regulation 5B(1) and insert:

[Regulation 5A inserted in Gazette 13 Dec 1991 p. 6154; amended in Gazette 30 Dec 1994 p. 7231-2; 31 Jul 2007 p. 3790;3 May 2013 p. 1741-2.]

- **5B.** Exemptions from section 30(1) of the Act
 - (1) In this regulation —

Government employee has the meaning given in the Government Employees' Housing Act 1964 section 5.

As at Error! Unknown document property name. Version Error! Unknown document property name.

- (2A) Under section 6(a) of the Act it is provided that section 30(1) of the Act shall not apply to the following
 - (a) a residential tenancy agreement if
 - (i) the lessor is an employer specified in the Table to this subregulation; and
 - (ii) an employee of an employer specified in the Table to this subregulation is a tenant under that agreement;
 - (b) a residential tenancy agreement if
 - (i) the lessor is the Housing Authority or a Department (as defined in the *Government Employees' Housing Act 1964* section 5); and
 - (ii) the premises are let to a Government employee under the *Government Employees' Housing* Act 1964.

Table

Table	
The Electricity Generation Corporation	
The Electricity Networks Corporation	
The Electricity Retail Corporation	
The Public Transport Authority of Western Australia	
The Regional Power Corporation	

(2)	In regulation 5B(3) in the Table delete "The Agriculture
(2)	- In regulation 3D(3) in the rable delete - The right culture
	Protection Board of Western Australia".

(3) In regulation 5B(4)(a) delete "owner" and insert:

lessor

page 8 Version Error! Unknown document property name. As at Error! Unknown document property name.

10. Regulation 5CA inserted

After regulation 5B insert:

(2) The premises set out in the Table to this subregulation are prescribed under section 6(b) of the Act as premises to which section 30(1) of the Act shall not apply.

Table

<u>"Butler's Cottage"</u>, Government House, 7-21 St. George's Terrace, Perth

(3) The agencies set out in the Table to this subregulation are prescribed under section 6(c) of the Act as agencies to which section 30(1) of the Act shall not apply.

Table

The Botanic Gardens and Parks Authority

The Commissioner of Main Roads

The department of the Public Service principally assisting in the administration of the *Agriculture Act 1988*

The department of the Public Service principally assisting in the administration of the Sports Drug Testing Act 2001

The Housing Authority

The Western Australian Meat Industry Authority

- (4) A residential tenancy agreement
 - (a) in which the Crown, or a person or agency who acts on behalf of the Crown, acts in the capacity of the lessor of residential premises; and
 - (b) under which an officer of the Public Service employed in a department specified in the Table to this subregulation is a tenant,

is prescribed under section 6(a) of the Act as a residential tenancy agreement to which section 30(1) of the Act shall not apply.

Table

The department of the Public Service principally assisting in the

As at Error! Unknown document property name. Version Error! Unknown document property name. page 9

r. 5CA

administration of the Health Legislation Administration Act 1984
[Regulation 5B inserted in Gazette 6 Apr 1990 p. 1701; erratum
in Gazette 12 Apr 1990 p. 1907; amended in Gazette
14 Jun 1991 p. 2872-3; 13 Dec 1991 p. 6153; 31 Mar 2006
p. 1351-2; 31 Jul 2007 p. 3791; 3 May 2013 p. 1742-3.]

5CA. Modified application of section 30(2)(a) of the Act

- (1) This regulation applies to a residential tenancy agreement that
 - (a) creates a tenancy for a fixed term; and
 - (b) was entered into before the day on which the *Residential Tenancies Amendment Act 2011* section 27(2) comes into operation.
- (2) Under section 6(a) of the Act it is provided that section 30(2)(a) of the Act shall apply to a residential tenancy agreement as if it were modified by deleting "the amount of the increase, or the method of calculating the amount of the increase, is set out in the agreement; and" and inserting:

the agreement provides that the rent may increase or be increased; and

11. [Regulation 5C replaced 5CA inserted in Gazette 3 May 2013 p. 1744.]

Delete regulation 5C and insert:

5C. Exemption from section 33 of the Act for employment-linked residential tenancy agreements

Under section 6(a) of the Act it is provided that section 33 of the Act shall not apply to a residential tenancy agreement under which —

page 10 Version Error! Unknown document property name. As at Error! Unknown document property name.

- (a) an employer grants to an employee a right to occupy premises; and
- (b) employment with that employer is a condition of the employee having that right; and
- (c) the employee receives a pay slip or salary advice detailing the rent component deducted from the salary or wage; and
- (d) the method of payment of rent under the agreement is by direct deduction of the employee's salary or wage by the employer.
- 12. [Regulation 5E deleted and regulations 65C inserted in Gazette 3 May 2013 p. 1744-5.]
- 5D. Exemption for certain agreements under the Land Administration Act 1997
- (1) The Minister for Lands in the exercise of a specified power is prescribed for the purposes of section 5(2)(f) of the Act.
 - (2) In subregulation (1) —

specified power means the power to 7G inserted grant or issue a lease or licence under section 47, 48, 79, 80, 85, or under Part 7, of the Land Administration Act 1997.

Delete regulation 5E and insert:

[Regulation 5D inserted in Gazette 19 Feb 1999 p. 554.]

- 6. Modified application of section 43(3) of the Act when Housing Authority is lessor of premises outside metropolitan region
 - (1) This regulation applies to a residential tenancy agreement
 - (a) under which the Housing Authority is the lessor; and

As at Error! Unknown document property name. Version Error! Unknown document property name. page 11

r. 7A

- (b) for premises outside the metropolitan region (as defined in the *Planning and Development Act 2005* section 4(1)).
- (2) Under section 6(a) of the Act it is provided that section 43(3) of the Act shall apply to a residential tenancy agreement as if it were modified by deleting "as practicable after that notification —" and inserting:

as practicable after that notification, or fails to keep the tenant regularly informed of the efforts being made to do so —

[Regulation 6 inserted in Gazette 3 May 2013 p. 1745.]

7A. Modified application of section 45 of the Act

(1) In this regulation —

Register of Heritage Places has the meaning given in the Heritage of Western Australia Act 1990 section 46;

rural land means land zoned for agricultural or rural use under a local planning scheme made under the *Planning and Development Act 2005*.

- (2) Under section 6(a) of the Act it is provided that section 45 of the Act shall apply to a residential tenancy agreement as if it were modified by deleting "It is a term" and inserting:
 - (a) if the lessor is the Housing Authority "On and after the day that is 4 years after the day on which the *Residential Tenancies Amendment Act 2011* section 41 comes into operation, it is a term"; and
 - (b) in any other case "On and after the day that is 2 years after the day on which the *Residential Tenancies*Amendment Act 2011 section 41 comes into operation, it is a term".

- (3) Subregulation (4) applies if a residential tenancy agreement is for residential premises that
 - (a) are the subject of an entry in the Register of Heritage Places; or
 - (b) comprise rural land; or
 - (c) are premises to which a housing management agreement applies.
- (4) Under section 6(a) of the Act it is provided that section 45(a) of the Act shall apply to the residential tenancy agreement as if it were modified by deleting "secure as are prescribed in the regulations; and" and inserting:

-secure; and

[Regulation 7A inserted in Gazette 3 May 2013 p. 1746-7.]

7B. Modified application of section 47(1)(b) of the Act for the Housing Authority

Under section 6(a) of the Act it is provided that section 47(1)(b) of the Act shall apply to a residential tenancy agreement under which the lessor is the Housing Authority as if it were modified by deleting "consent." and inserting:

written consent.

[Regulation 7B inserted in Gazette 3 May 2013 p. 1747.]

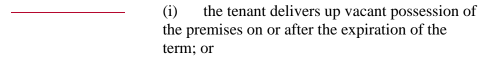
7C. Modified application of section 60(b) of the Act

(1) This regulation applies to a residential tenancy agreement that creates a tenancy for a fixed term expiring on or before the day that is 30 days after the day on which the *Residential Tenancies Amendment Act 2011* section 59(1) comes into operation.

As at Error! Unknown document property name. Version Error! Unknown document property name. page 13

r. 7D

- (2) Under section 6(a) of the Act it is provided that section 60 of the Act shall apply to a residential tenancy agreement as if it were modified by deleting paragraph (b) and inserting:
 - (b) in the case of a tenancy for a fixed term, where the term expires and —



(ii) a competent court, upon application by the lessor, terminates the agreement under section 72;

[Regulation 7C inserted in Gazette 3 May 2013 p. 1747-8.]

7D. Exemption from section 70A of the Act

Under section 6(a) of the Act it is provided that section 70A of the Act shall not apply to a residential tenancy agreement that creates a tenancy for a fixed term expiring on or before the day that is 30 days after the day on which the *Residential Tenancies Amendment Act 2011* section 68 comes into operation.

[Regulation 7D inserted in Gazette 3 May 2013 p. 1748.]

7E. Modified application of section 72 of the Act

- (1) This regulation applies to a residential tenancy agreement that creates a tenancy for a fixed term expiring on or before the day that is 30 days after the day on which the *Residential Tenancies Amendment Act 2011* section 71(1) comes into operation.
- (2) Under section 6(a) of the Act it is provided that section 72 of the Act shall apply to a residential tenancy agreement as if it were modified by deleting subsections (1A) and (1) and inserting:

page 14 Version Error! Unknown document property name. As at Error! Unknown document property name.

(1) If an agreement creates a tenancy for a fixed term and the tenant fails to deliver up possession of the premises on or after the expiration of the term, the lessor may, within 30 days after the expiration of the term, apply to a competent court for an order terminating the agreement and an order for possession of the premises.

[Regulation 7E inserted in Gazette 3 May 2013 p. 1748.]

7F. Exemption from section 82 of the Act

Under section 6(a) of the Act it is provided that section 82 of the Act shall not apply to a residential tenancy agreement if —

- (a) the Housing Authority is a party to the agreement; and
- (b) the agreement provides that, or is deemed to contain a provision to the effect that, the tenant may sub-let the premises; and
- (c) the agreement is entered into by the Housing Authority on the basis that the premises will be sub-let.

[Regulation 7F inserted in Gazette 3 May 2013 p. 1749.]

7G. Modified application of section 93 of the Act for the Housing Authority

Under section 6(c) of the Act it is provided that section 93(1)(b) of the Act shall apply to the Housing Authority as if it were modified by deleting "18 months" and inserting:

______7 years

13. Part 3 heading [Regulation 7G inserted in Gazette 3 May 2013 p. 1749.]

Before regulation 7 insert:

As at Error! Unknown document property name. Version Error! Unknown document property name. page 15

Part 3 — Other matters

14	Regulation 7 amended	
_	In regulation 7(1):	
	— (a) before paragraph (a) insert:	
	[Heading inserted in Gazette 3 May 2013 p. 1749.]	
7.	Applications prescribed for the purposes of	
	section 13A(2)(a) of the Act	
(1)	1) The following applications are prescribed for the purposes of section 13A(2)(a) of the Act —	
	(aa) an application under section 59D(4) of the Act;	
	— (b) after paragraph (a) insert:	
	(a) an application under section 73(1) of the Act;	
	(ba) an application under section 76B(1) of the Act;	
	— (c) after paragraph (b) insert:	
	(b) an application under section 77(1) of the Act;	
	(ca) an application under section 78A(1) of the Act;	
	(cb) an application under section 78B(1) of the Act;	
	— (d) after paragraph (d) insert:	
	(c) an application under section 79(10) of the Act;	
	(d) an application under section 79(12) of the Act;	
	(ea) an application under section 80A(8) of the Act;	

page 16 Version Error! Unknown document property name. As at Error! Unknown document property name.

18	5. Regulations 10AA to 10AD inserted After regulation 10 insert:
	(e) an application under Schedule 1 clause 8(1) of the Act;
	(f) any other application under the Act that is not an application in respect of which a party objects to a registrar of the Magistrates Court exercising the court's jurisdiction.
[(2)	deleted]
(3)	The registrar shall not —
	(a) exercise the power in section 25 of the Act; or
	(b) issue a warrant under section 20(d) of the Act without
	the approval in writing of a magistrate.
(4)	The registrar may at any time adjourn the hearing or
	determination of any matter and —
	(a) seek directions or further directions from; or
	(b) refer the matter for hearing or determination by,
	the Magistrates Court constituted by a magistrate.
	[Regulation 7 amended in Gazette 16 Jun 1995 p. 2318;
	29 Apr 2005 p. 1772-3; 3 May 2013 p. 1749-50.]
[8.	Deleted in Gazette 29 Apr 2005 p. 1773.]
9.	Determination of nearest Magistrates Court
	For the purposes of section 13A(3) of the Act, the distance of the court from any premises is the distance by the most direct route using roads open to the public. [Regulation 9 amended in Gazette 29 Apr 2005 p. 1773.]

r. 10

10. Scale of costs for section 24

Where a competent court awards costs under section 24 of the Act it shall do so, so far as the circumstances will allow, on the basis of any relevant legal costs determination within the meaning of the *Legal Practice Act 2003*.

[Regulation 10 amended in Gazette 19 Apr 2005 p. 1298; 29 Apr 2005 p. 1773.]

10AA. Form of written residential tenancy agreement for section 27A of the Act

For the purposes of section 27A of the Act, the form prescribed for a written residential tenancy agreement is —

- (a) if the agreement is not a social housing tenancy agreement Schedule 4 Form 1AA; and
- (b) if the agreement is a social housing tenancy agreement Schedule 4 Form 1AB.

[Regulation 10AA inserted in Gazette 3 May 2013 p. 1750.]

10AB. Information to be given to tenant for section 27B of the Act

For the purposes of section 27B of the Act —

- (a) in the case of a written residential tenancy agreement the information set out in Schedule 4 Form 1AC is prescribed; and
- (b) in any other case the information set out in Schedule 4 Form 1AD is prescribed.

[Regulation 10AB inserted in Gazette 3 May 2013 p. 1751.]

10AC. Information to be included in property condition report for section 27C(6) of the Act

For the purposes of section 27C(6) of the Act, the information set out in Schedule 4 Form 1 is prescribed as the information that is to be included in a property condition report.

page 18 Version Error! Unknown document property name. As at Error! Unknown document property name.

[Regulation 10AC inserted in Gazette 3 May 2013 p. 1751.]

10AD. Amount prescribed for section 27(2)(a) of the Act

For the purposes of section 27(2)(a) of the Act, an amount set out in column 2 of the Table opposite a description of a residential tenancy agreement, is the amount prescribed in respect of such an agreement.

Table

Where the weekly rent under the residential tenancy agreement is \$500 or less	\$50
Where the weekly rent under the residential tenancy agreement exceeds \$500	\$ 50 100
Where the residential tenancy agreement is for residential premises south of the 26 th parallel of south latitude and the weekly rent is \$1 200 or more	\$1 200

16. [Regulation 11/10AD inserted in Gazette 3 May 2013]
p. 1751.]

10A. Amount prescribed for section 29(1)(b)(ii)

For the purposes of section 29(1)(b)(ii) of the Act, the amount of \$260 is prescribed.

[Regulation 10A inserted in Gazette 16 Jun 1995 p. 2318; amended in Gazette 24 May 2011 p. 1894.]

In regulation 11 delete "section 29(2)(a)" and insert:

<u>section 29(2)</u>

Note: The heading to amended regulation 11 is to read:

As at Error! Unknown document property name. Version Error! Unknown document property name.

r. 11

-11. Amount prescribed for section 29(2) of the Act

17. The amount of \$1 200 is prescribed for the purposes of section 29(2) of the Act.

[Regulation 11 amended in Gazette 24 May 2011 p. 1894;3 May 2013 p. 1752.]

[11A deleted and regulations 12A to 12C inserted. Deleted in Gazette 3 May 2013 p. 1752.]

Delete regulation 11A and insert:

12A. Essential services prescribed for section 43(1) of the Act

For the purposes of the definition of *urgent repairs* in section 43(1) of the Act, each of the following services is prescribed as an essential service —

- (a) electricity;
- (b) gas;
- (c) a functioning refrigerator, but only if it is provided with the premises;
- (d) sewerage, septic tank or other waste water management treatment;
- (e) water, including the supply of hot water.

[Regulation 12A inserted in Gazette 3 May 2013 p. 1752.]

12B. Means to secure residential premises prescribed for section 45(a) of the Act

(1) In this regulation —

AS 5039-2008 means Australian Standard AS 5039-2008 (Security screen doors and security window grilles), or any subsequent version of, or amendments to, that standard, published by Standards Australia;

page 20 Version Error! Unknown document property name. As at Error! Unknown document property name.

- deadlock has the meaning given in Australian Standard AS 4145.1-2008 (Locks and hardware for doors and windows Glossary of terms and rating systems), or any subsequent version of, or amendments to, that standard, published by Standards Australia.
- (2) The things set out in this regulation are prescribed for the purposes of section 45(a) of the Act as means to ensure that residential premises are reasonably secure.
- (3) Each external door to residential premises must be fitted with
 - (a) if it is the main entry door to the premises
 - (i) a deadlock; or
 - (ii) a key lockable security screen door that complies with AS 5039-2008;
 - (b) if it is not the main entry door to the premises
 - (i) a dead lock or, if a dead lock cannot be fitted, a patio bolt lock; or
 - (ii) a key lockable security screen door that complies with AS 5039-2008.
- (4) Subregulation (3) does not apply to a door to a balcony if there is no access to the balcony except from inside the residential premises.
- (5) Each exterior window of residential premises must be fitted with a lock, whether or not a key lock, that prevents the window from being opened from outside the premises unless the window
 - (a) is on, or above, the second floor of a building and is not easily accessible from outside the premises; or
 - (b) is fitted with a security window grille that complies with AS 5039-2008.
- (6) Residential premises must have an electrical light fitted to or near the exterior of the premises that —

As at Error! Unknown document property name. Version Error! Unknown document property name.

r. 12C

- (a) is capable of illuminating the main entry to the premises; and
- (b) is operable from inside the premises.
- (7) Subregulation (6) does not apply to residential premises to which the provisions of the *Strata Titles Act 1985* apply if the strata company relating to the premises provides and maintains adequate lighting, outside of daylight hours, to the main entry to the premises.

[Regulation 12B inserted in Gazette 3 May 2013 p. 1752-4.]

12C. Social housing tenancy agreement for the purposes of section 71A of the Act

For the purposes of the definition of *social housing tenancy agreement* in section 71A of the Act, each of the following residential tenancy agreements is prescribed as an agreement that is not a social housing tenancy agreement —

- (a) a residential tenancy agreement for premises to which a housing management agreement applies;
- (b) a residential tenancy agreement if
 - (i) the lessor is the Housing Authority; and
 - (ii) the premises are let under the *Government Employees' Housing Act 1964*;
- (c) a residential tenancy agreement if
 - (i) the lessor is the Housing Authority; and
 - (ii) before the agreement is entered into, the Housing Authority determines, as the result of an assessment carried out under section 71D of the Act, that the tenant is not eligible to reside in social housing premises or to reside in the class of social housing premises to which the agreement relates.

page 22 Version Error! Unknown document property name. As at Error! Unknown document property name.

	18.	Regulation 12 amended
		In regulation 12:
		(a) delete "an owner" and insert:
		a lessor
		- <u>12C inserted</u> in paragraph (a) delete "the owner;" and et: Gazette 3 May 2013 p. 1754-5.]
		the lessor;
		(c) in paragraph (d) delete "the owner" and insert:
		the lessor
	-	Note: The heading to amended regulation 12 is to read:
	<u>12.</u>	Information prescribed for section-79(10) of the Act
19.	_	The following information is prescribed as that to be
	prov	ided by a lessor who makes an application under
		on 79(10) of the Act —
	(a)	the name and address of the lessor;
	(b)	the name of the former tenant;
	(c)	for each item sold under section 79(8) of the Act —
		(i) a short description of the item;
		(ii) the amount received for the item; and
		(iii) the day on which it was sold;
	(d)	particulars of the amount claimed by the lessor for —
		(i) the cost of removing, storing and selling the goods; and
		(ii) money owing by the tenant under the former tenancy agreement.

As at Error! Unknown document property name. Version Error! Unknown document property name. page 23

Extract from www.slp.wa.gov.au, see that website for further information

Regulation 13 inserted

After regulation 12 insert: amended in Gazette 3 May 2013 p. 1755.]

13. Infringement notices

- (1) For the purposes of section 88A(2) of the Act, an offence specified in Schedule 5 is a prescribed offence.
- (2) The modified penalty specified opposite an offence in Schedule 5 is the modified penalty for that offence.

20. [Regulation 14 replaced 13 inserted in Gazette 3 May 2013 p. 1755-6.]

Delete regulation 14 and insert:

14. Matters prescribed for section 94 of the Act

(1) In this regulation —

relevant bank accepted bills rate means the 30 day bank accepted bills rate as published in Table F.1 of the "Reserve Bank of Australia Bulletin" for the month that is 2 months before the month in respect of which the interest is to be paid.

- (2) For the purposes of section 94(2)(a) of the Act, the interest rate is 70% of the relevant bank accepted bills rate calculated on a daily basis.
- (3) For the purposes of section 94(2)(b) of the Act
 - (a) interest is to be paid within 5 working days after the end of each month; and
 - (b) the day on which a security bond or part of a security bond is paid to the tenant or the lessor is prescribed as

page 24 Version Error! Unknown document property name. As at Error! Unknown document property name.

the time for payment, to the person who paid the bond, of the amount representing interest above the prescribed rate.

21. [Regulation 16 deleted 14 inserted in Gazette 3 May 2013
p. 1756.]

Delete regulation 16.

22. Regulations 19 and 20 deleted
Delete regulations 19 and 20.

23. Schedule 2 deleted
Delete Schedule 2.

24. Schedule 4 heading replaced
Delete the heading to Schedule 4 and the reference after it and

15. Disposal of unclaimed security bonds

- (1) This regulation applies where a bond holder has reason to believe that 6 months have elapsed since the termination of a residential tenancy agreement and a security bond held in respect of that agreement
 - (a) has not been paid in accordance with an application under clause 5(1)(a) or 7(1)(a) or (3)(a) of Schedule 1 to the Act, as the case may require; or
 - (b) has not been the subject of an application under clause 8 of that Schedule.
- (2) Where this regulation applies, the bond holder shall give notice in writing to the owner and the tenant in whose names the security bond is held
 - (a) informing them that the bond holder has reason to believe that 6 months have elapsed since the termination of the residential tenancy agreement and that the security bond has not been dealt with in accordance with the Act;

As at Error! Unknown document property name. Version Error! Unknown document property name.

r. 17

- (b) inviting them to apply under the Act for disposal of the security bond; and
- (c) notifying them that if the security bond is still in the hands of the bond holder after 60 days from the date of the notice the amount will be paid to the Unclaimed Security Bond Account.
- (3) If after 60 days from the date of a notice under subregulation (2) the security bond is still in the hands of the bond holder, the bond holder shall pay the amount to the Unclaimed Security Bond Account.
- (4) A security bond that remains in the Unclaimed Security Bond
 Account at the expiration of 6 years from the day on which it is
 paid into that account shall be paid into the Consolidated
 Revenue Fund.
- (5) Clauses 5(1), (2) and (3) and 8 of Schedule 1 to the Act apply to a security bond while it is in the Unclaimed Security Bond Account.
- (6) For the purposes of this regulation, the bond administrator shall establish in the Rental Accommodation Account referred to in clause 3 of Schedule 1 to the Act an account called the Unclaimed Security Bond Account.
 - (7) In this regulation —

bond holder means the bond administrator or an authorised financial institution as defined in Schedule 1 of the Act;

security bond includes part of a security bond;

Unclaimed Security Bond Account means the account established under subregulation (6).

[Regulation 15 amended in Gazette 25 Jun 1996 p. 2905; 31 Jul 2007 p. 3791.]

[16. Deleted in Gazette 3 May 2013 p. 1756.]

17. Fees prescribed

page 26 Version Error! Unknown document property name. As at Error! Unknown document property name.

The fees set out in the third column of Schedule 3 are payable for the matters set out in the second column of that Schedule.

[Regulation 17 amended in Gazette 29 Apr 2005 p. 1773.]

18. Forms

The forms set out in Schedule 4 are prescribed in relation to the matters specified in those forms.

[Regulation 18 inserted in Gazette 22 Sep 2006 p. 4127.]

[19, 20. Deleted in Gazette 3 May 2013 p. 1757.]

[Schedule 1 deleted in Gazette 30 Mar 2007 p. 1452.]

[Schedule 2 deleted in Gazette 3 May 2013 p. 1757.]

Schedule 3

		[reg. 17]
		<u>\$</u>
1.	(a) Filing of an application under the Act by —	
	(i) a financially disadvantaged person	<u>19.50</u>
	(ii) any other person	<u>26.50</u>
	(b) In sub-Item (a)(i) financially disadvantaged person	
	means —	
	(i) a person who produces, or in respect of whom	
	there is produced, to a registrar of the court	
	evidence to the satisfaction of the registrar	
	showing that the person holds a Health Care	
	Card, a Health Benefit Card, or a Pensioner	
	Health Benefit Card issued by the Department	
	of Social Security or the Department of	
	Veteran's Affairs of the Government of the	
	Commonwealth; or	
	(ii) a person who satisfies the registrar that he is, by	
	reason of his financial circumstances, unable to	
	pay the prescribed fee.	
<u>2.</u>	Filing under clause 8(3) of Schedule 1 to the Act of a	40.00
	notice of intention to dispute	<u>18.00</u>
	<u>) deleted]</u>	
4.	Search of an application —	
	(a) by a reporting service approved by the Attorney	00.50
	General	00.60
_	(b) by any other person	04.00
<u>5.</u>	Photocopy of any document —	02.00
	(a) not exceeding 4 pages	03.00
	(b) 5 pages or more	00.70
		per page
<u>6.</u>	Certification that document is a true copy, for each	02.00
	document	03.00
	[Schedule 3 amended in Gazette 29 Apr 2005 p. 1774-5.]	

page 28 Version Error! Unknown document property name. As at Error! Unknown document property name.

Schedule 4 — Forms

[r. 10AA, 10AB, 10AC and 18]

25. Schedule 4 Form 1 replaced

Delete Schedule 4 Form 1 and insert:

[Heading inserted in Gazette 3 May 2013 p. 1757.]

FORM 1AA

RESIDENTIAL TENANCIES ACT 1987

Section 27A

RESIDENTIAL TENANCY AGREEMENT

PART A

This agreement is made between:

Lessor [insert name of lessor(s) and contact details] and

Tenant [insert name of tenant(s) and contact details]

Lessor's property manager

[insert name of lessor's property manager (if any) and contact details]

TERM OF AGREEMENT

- * This residential tenancy agreement is periodic starting on [insert date].
- * This residential tenancy agreement is fixed starting on [insert date] and ending on [insert date].

(* delete as appropriate)

Note: The start date for the agreement should not be a date prior to the date on which the tenant is entitled to enter into occupation of the premises.

RESIDENTIAL PREMISES

The residential premises are [insert address] and include/exclude* (3	^k delete	as
appropriate):		

As at Error! Unknown document property name. Version Error! Unknown document property name. page 29

[include any additional matters, such as a parking space or furniture provided, or any exclusions, such as sheds]

MAXIMUM NUMBER OF OCCUPANTS

No more than [insert number] persons may ordinarily live at the premises at any one time.

RENT

The rent is \$[insert amount] per week/calculated by reference to tenants income [insert calculation] payable weekly/fortnightly* in advance starting on [insert date].

(* delete as appropriate)

The method by which the rent must be paid is:

- (a) by cash or cheque; or
- (b) into the following account or any other account nominated by the lessor:

BSB number:

account number:

account name:

payment reference:

or

(c) as follows:

SECURITY BOND

A security bond of \$[insert amount] and a pet bond of \$[insert amount] must be paid by the tenant on signing this agreement.

Note: Unless the rent for the premises exceeds \$1 200 per week, the security bond must not exceed the sum of 4 weeks rent plus a pet bond not exceeding \$260 (if a pet is permitted to be kept at the premises). The pet bond is to be used to meet costs of fumigation of the premises.

RENT INCREASE

page 30 Version Error! Unknown document property name. As at Error! Unknown document property name.

In the case of a periodic tenancy (see "TERM OF AGREEMENT") any rent increase will be no sooner than 6 months after the commencement of this tenancy agreement and the date of the last increase. The lessor must give at least 60 days notice of the increase.

Note: If rent is calculated by reference to income, the requirement to provide a notice of rent increase only applies if the method of calculating the rent is changed.

In the case of a fixed term tenancy (see "TERM OF AGREEMENT") the rent increase will be [insert maximum increase or method of calculating increase, e.g. CPI or percentage] and take effect no sooner than 6 months after the commencement of this tenancy agreement and the date of the last increase. The lessor must give at least 60 days notice of the increase.

Note: For fixed term lease agreements exceeding 12 months, refer to Part C for details of subsequent rent increases.

WATER SERVICES

Is scheme water connected to the premises? Yes \square/No

Note: If the property is not connected to scheme water, the tenant may have to purchase water at his or her own expense.

WATER USAGE COSTS (SCHEME WATER)

The tenant is required to pay [insert number]% of water consumption costs.

PERMISSION TO CONTACT THE WATER SERVICES PROVIDER

Does the tenant have the lessor's permission to contact the water services provider for the premises to access accounts for water consumption at the premises and to communicate with the water services provider in relation to concessions available to the tenant or supply faults at the premises? Yes-\Bigs_No-\Bigs_

ELECTRICITY, GAS AND OTHER UTILITIES

Indicate for the utilities below whether or not the premises are separately metered:

•	Electricity:	Yes	□/No	
---	--------------	-----	------	--

Gas: Yes □/No □

As at Error! Unknown document property name. Version Error! Unknown document property name.

•	Water: Yes □/No □
•	Other (please specify):

Where the premises are separately metered to measure consumption of a specific utility, the tenant must pay for the connection and consumption costs as per the relevant account for the premises.

Where the premises are not separately metered to measure the consumption of a specific utility, the tenant must pay the consumption costs for that utility which will be calculated as follows:

- Electricity: [insert method of calculation]
- Gas: [insert method of calculation]
- Water: [insert method of calculation]
- Other (please specify): [insert method of calculation]

STRATA BY-LAWS

Strata by-laws ARE/ARE NOT* (* delete as appropriate) applicable to the residential premises. A copy of the by-laws are attached: Yes □/No □

PETS

The pets listed below may be kept at the premises:

RIGHT OF TENANT TO ASSIGN OR SUB-LET

- The tenant may assign the tenant's interest under this agreement or sub-let the premises.
- The tenant may not assign the tenant's interest under this agreement or sub-let the premises.
- The tenant may assign the tenant's interest under this agreement or sub-let the premises only with the written consent of the lessor.

(* delete as appropriate)

Version Error! Unknown document property name. As at Error! page 32 Unknown document property name.

RIGHT OF TENANT TO AFFIX AND REMOVE FIXTURES

- * The tenant must not affix any fixture or make any renovation, alteration or addition to the premises.
- * The tenant may only affix any fixture or make any renovation, alteration or addition to the premises with the lessor's written permission.

(* delete as appropriate)

PROPERTY CONDITION REPORTS

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

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

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

PART B

STANDARD TERMS APPLICABLE TO ALL RESIDENTIAL TENANCY AGREEMENTS

The *Residential Tenancies Act 1987* and the *Residential Tenancies Regulations 1989* apply to this agreement. Both the lessor and the tenant must comply with these laws. Some of the rights and obligations in that legislation are outlined below.

RIGHT TO OCCUPY THE PREMISES

1. The tenant has the right to exclusive occupation and quiet enjoyment of the residential premises during the tenancy. The residential premises include

As at Error! Unknown document property name. Version Error! Unknown document property name.

the additional items but do not include the exclusions noted under "RESIDENTIAL PREMISES" in Part A.

COPY OF AGREEMENT

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

RENT

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

page 34 Version Error! Unknown document property name. As at Error! Unknown document property name.

8. **Warning:** it is an offence for a tenant to fail or refuse to pay any rent due under a residential tenancy agreement with the intention that the amount of such rent be recovered by the lessor from the tenant's security bond.

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

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

PUBLIC UTILITY SERVICES

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

As at Error! Unknown document property name. Version Error! Unknown document property name.

- 14.1 the calculation as per the agreed method; and
- 14.2 the amount of GST payable in respect of the provision of the public utility service to the residential premises.

POSSESSION OF THE PREMISES

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

TENANT'S RIGHT TO QUIET ENJOYMENT

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

USE OF THE PREMISES BY TENANT

- 18. The tenant must:
 - 18.1 use the premises as a place of residence; and
 - 18.2 not use or allow the premises to be used for any illegal purpose; and
 - 18.3 not cause or permit a nuisance; and
 - 18.4 not intentionally or negligently cause or permit damage to the residential premises; and

page 36 Version Error! Unknown document property name. As at Error! Unknown document property name.

- 18.5 advise the lessor or property manager as soon as practicable if any damage occurs; and
- 18.6 keep the premises in a reasonable state of cleanliness; and
- 18.7 not cause or allow to be caused injury to the lessor, property manager or any person lawfully on adjacent premises; and
- 18.8 not allow anyone who is lawfully at the premises to breach the terms of this agreement.
- 19. The tenant is responsible for the conduct or omission of any person lawfully on the premises that results in a breach of the agreement.

LESSOR'S GENERAL OBLIGATIONS FOR RESIDENTIAL PREMISES

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

URGENT REPAIRS

22. *Urgent repairs* are defined by the *Residential Tenancies Act 1987* and fall into 2 categories: repairs that are necessary for the supply or restoration of an essential service and other urgent repairs. Essential services are listed in the *Residential Tenancies Regulations 1989* as electricity, gas, a functioning refrigerator (if one is provided with the premises), waste water management treatment and water (including the supply of hot water). Arrangements for repairs that are necessary to supply or restore an essential

As at Error! Unknown document property name. Version Error! Unknown document property name.

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

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

LESSOR'S ACCESS TO THE PREMISES

- 24. The lessor, property manager or person acting on behalf of the lessor, can only enter the premises in the following circumstances:
 - 24.1 in any case of emergency;
 - 24.2 to conduct up to 4 routine inspections in a 12 month period after giving the tenant at least 7 days, but not more than 14 days, written notice;

page 38 Version Error! Unknown document property name. As at Error! Unknown document property name.

- 24.3 where the agreement allows the rent to be collected at the premises where rent is payable not more frequently than once every week;
- 24.4 to inspect and secure the premises if there are reasonable grounds to believe that the premises have been abandoned and the tenant has not responded to a notice from the lessor;
- 24.5 carrying out or inspecting necessary repairs to or maintenance of the premises, at any reasonable time, after giving the tenant not less than 72 hours notice in writing before the proposed entry;
- 24.6 showing the premises to prospective tenants, at any reasonable time and on a reasonable number of occasions during the period of 21 days preceding the termination of the agreement, after giving the tenant reasonable notice in writing;
- 24.7 showing the premises to prospective purchasers, at any reasonable time and on a reasonable number of occasions, after giving the tenant reasonable notice in writing;
- 24.8 if the tenant agrees at, or immediately before, the time of entry.
- 25. There are directions within the *Residential Tenancies Act 1987* which guide tenants, lessors and property managers on appropriate behaviour in relation to gaining or granting access to the premises. The following summary may assist.

REASONABLE TIME

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

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

27. The lessor or property manager must make a reasonable attempt to negotiate a day and time that does not unduly inconvenience the tenant.

REQUIREMENT TO GIVE TENANT NOTICE OF PROPOSED ENTRY

As at Error! Unknown document property name. Version Error! Unknown document property name. page 39

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

TENANT ENTITLED TO BE PRESENT

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

ENTRY MUST BE REASONABLE AND NO LONGER THAN NECESSARY

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

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

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

ALTERATIONS AND ADDITIONS TO THE PREMISES

- 32. If the tenancy agreement allows the tenant to affix a fixture or make a renovation, alteration or addition to the premises, then:
 - 32.1 the tenant must obtain permission from the lessor prior to affixing any fixture or making any renovation, alteration or addition to the premises; and
 - 32.2 the tenant must obtain permission from the lessor to remove any fixture attached by the tenant and make good any damage; and
 - 32.3 notify the lessor of any damage caused by removing any fixture and, at the option of the lessor, repair the damage or compensate the lessor for any reasonable expenses incurred by the lessor in repairing the damage; and

page 40 Version Error! Unknown document property name. As at Error! Unknown document property name.

- 32.4 the lessor must not unreasonably refuse permission for the installation of a fixture or an alteration, addition or renovation by the tenant.
- 33. If the lessor wants to make an alteration or addition or affix a fixture to the premises, then:
 - 33.1 the lessor must obtain the tenant's permission prior to affixing any fixture or making any renovation, alteration or addition to the premises; and
 - 33.2 the tenant must not unreasonably refuse permission for the lessor to affix any fixture or make any renovation, alteration or addition to the premises.

LOCKS AND SECURITY DEVICES

- 34. The prescribed means of securing the premises are specified in the *Residential Tenancies Regulations 1989*. In every tenancy:
 - 34.1 the lessor must provide and maintain such means to ensure the premises are reasonably secure as prescribed in the regulations; and
 - 34.2 any lock or security device at the premises must not be altered, removed or added by a lessor or tenant without the consent of the other; and
 - 34.3 the lessor or the tenant must not unreasonably withhold that consent.

TRANSFER OF TENANCY OR SUB-LETTING BY TENANT

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

CONTRACTING OUT

As at Error! Unknown document property name. Version Error! Unknown document property name.

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

ENDING THE RESIDENTIAL TENANCY AGREEMENT

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

ENDING A FIXED TERM AGREEMENT

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

ENDING A PERIODIC AGREEMENT

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

page 42 Version Error! Unknown document property name. As at Error! Unknown document property name.

time. The lessor must give at least 60 days notice and the tenant must give at least 21 days notice.

OTHER GROUNDS FOR ENDING AGREEMENT

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

44. Warning:

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

SECURITY BOND

- 45. The security bond is held by the Bond Administrator.
- 46. The lessor agrees that where the lessor or the property manager applies to the Bond Administrator for the release of the security bond at the end of the tenancy, the lessor or property manager will provide the tenant with evidence to support the amount claimed.
- 47. The Bond Administrator can only release the security bond when it receives either:
 - 47.1 a Joint Application for Disposal of Security Bond form signed by all the parties to the tenancy agreement; or

As at Error! Unknown document property name. Version Error! Unknown document property name.

- 47.2 an order of the court.
- 48. If the parties cannot agree on how the security bond is to be dispersed, either party can apply to the Magistrates Court to have the dispute decided.
- 49. **Warning:** It is an offence for a lessor or a property manager to require a tenant to sign a Joint Application for Disposal of Security Bond form unless the residential tenancy agreement has terminated and the amount of the security bond to be paid to the tenant or lessor is stipulated on the form.

TENANCY DATABASES

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

ADVICE, COMPLAINTS AND DISPUTES

DEPARTMENT OF COMMERCE

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

IF A DISPUTE CANNOT BE RESOLVED

53. If a dispute arises between the lessor and the tenant and the dispute cannot be resolved, either party may apply to the Magistrates Court to have the

page 44 Version Error! Unknown document property name. As at Error! Unknown document property name.

dispute decided by the court. The court can make a range of orders, including:

- 53.1 restraining any action in breach of the agreement; and
- 53.2 requiring a party to the agreement to perform a certain action under the agreement; and
- 53.3 order the payment of any amount owing under the agreement; and
- 53.4 order the payment of compensation for loss or injury.

PART C

IMPORTANT INFORMATION

Additional terms may be included in this agreement if:

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

ADDITIONAL TERMS ARE NOT REQUIRED BY THE RESIDENTIAL TENANCIES ACT 1987. HOWEVER, ONCE THE PARTIES SIGN THIS AGREEMENT, THE ADDITIONAL TERMS ARE BINDING UPON THE PARTIES UNLESS THE TERM IS FOUND TO BE UNLAWFUL.

PARTIES UNLESS THE TERM IS FOUND TO BE UNLAWFUL.
ADDITIONAL TERMS:
THE LESSOR AND TENANT ENTER INTO THIS AGREEMENT AND AGREE TO ALL ITS TERMS.
SIGNED BY THE LESSOR/PROPERTY MANAGER
[Signature of lessor/property manager]
Date:
in the presence of:

As at Error! Unknown document property name. Version Error! Unknown document property name.

[Name of witness]
[Signature of witness]
SIGNED BY THE TENANT
[Signature of tenant]
Date:
in the presence of:
[Name of witness]
[Signature of witness]
For information about your rights and obligations as a lessor or tenant, contact the Department of Commerce on 1300 30 40 54 or visit www.commerce.wa.gov.au/ConsumerProtection.

[Form 1AA inserted in Gazette 3 May 2013 p. 1757-76.]

FORM 1AB

RESIDENTIAL TENANCIES ACT 1987

Section 27A

SOCIAL HOUSING RESIDENTIAL TENANCY AGREEMENT

PART A

This agreement is made between:

Lessor [insert name of lessor(s) and contact details] and

Tenant [insert name of tenant(s) and contact details]

TERM OF AGREEMENT

* This residential tenancy agreement is periodic starting on [insert date].

page 46 Version Error! Unknown document property name. As at Error! Unknown document property name.

*	This residential tenancy agreement is fixed starting on [insert date] and ending on [insert date].
(* del	lete as appropriate)
	The start date for the agreement should not be a date prior to the date on the tenant is entitled to enter into occupation of the premises.
RESI	IDENTIAL PREMISES
	esidential premises are [insert address] and include/exclude* (* delete as opriate):
	de any additional matters, such as a parking space or furniture provided, y exclusions, such as sheds]
MAX	IMUM AND MINIMUM NUMBER OF OCCUPANTS
	ore than [insert number] persons and no fewer than [insert number] ns may ordinarily live in the premises at any one time.
REN'	Г
incon	ent is \$[insert amount] per week/calculated by reference to tenant's ne [insert calculation] payable weekly/fortnightly* in advance starting on the date].
(* dei	lete as appropriate)
The n	nethod by which the rent must be paid is:
(a)	by cash or cheque; or
(b)	into the following account or any other account nominated by the lessor:
	BSB number:
	account number:
	account name:
	payment reference:

As at Error! Unknown document property name. Version Error! Unknown document property name. page 47
Extract from www.slp.wa.gov.au, see that website for further information

as follows:

or

(c)

SECURITY BOND

- * No security bond or pet bond is payable.
- * A security bond of \$[insert amount] and a pet bond of \$[insert amount] must be paid by the tenant on signing this agreement.

(* delete as appropriate)

Note: The security bond must not exceed the sum of 4 weeks rent plus a pet bond not exceeding \$260 (if a pet is permitted to be kept at the premises). The pet bond is to be used to meet costs of fumigation of the premises.

RENT INCREASE

In the case of a periodic tenancy (see "TERM OF AGREEMENT") any rent increase will be no sooner than 6 months after the commencement of this tenancy agreement and the date of the last increase. The lessor must give at least 60 days notice of the increase.

Note: If rent is calculated by reference to income, the requirement to provide a notice of a rent increase only applies if the method of calculating the rent is changed.

In the case of a fixed term tenancy (see "TERM OF AGREEMENT") the rent increase will be [insert maximum increase or method of calculating increase, e.g. CPI or percentage] and take effect no sooner than 6 months after the commencement of this tenancy agreement and the date of the last increase. The lessor must give at least 60 days notice of the increase.

Note: For fixed term lease agreements exceeding 12 months, refer to Part C for details of subsequent rent increases.

WATER SERVICES

Is scheme water connected to the premises? Yes \square /No \square

Note: If the property is not connected to scheme water, the tenant may have to purchase water at his or her own expense.

WATER USAGE COSTS (SCHEME WATER)

The tenant is required to pay [insert number]% of water consumption costs.

page 48 Version Error! Unknown document property name. As at Error! Unknown document property name.

PERMISSIO	N TO CONTACT THE WATER SERVICES PROVIDER		
PERMISSION TO CONTACT THE WATER SERVICES PROVIDER Does the tenant have the lessor's permission to contact the water services provider for the premises to access accounts for water consumption at the premises and to communicate with the water services provider in relation to concessions available to the tenant or supply faults at the premises? Yes-□/No□			
ELECTRICI	TY, GAS AND OTHER UTILITIES		
Indicate for the metered:	ne utilities below whether or not the premises are separately		
•	Electricity: Yes □/No □		
•	Gas: Yes □/No □		
•	Water: Yes □/No □		
•	Other (please specify):		
Where the premises are separately metered to measure consumption of a specific utility, the tenant must pay for the connection and consumption costs as per the relevant account for the premises.			
specific utility	emises are not separately metered to measure the consumption of a y, the tenant must pay the consumption costs for that utility which ated as follows:		
•	Electricity: [insert method of calculation]		
•	Gas: [insert method of calculation]		
•	Water: [insert method of calculation]		
STRATA BY	Y-LAWS		
	s ARE/ARE NOT* (* <i>delete as appropriate</i>) applicable to the emises. A copy of the by-laws are attached.		
PETS			
The pets listed	d below may be kept at the premises:		
As at Error! I	Jnknown document property name. Version Error! Unknown		

As at Error! Unknown document property name. Version document property name. page 49

Extract from www.slp.wa.gov.au, see that website for further information

RIGHT OF TENANT TO ASSIGN OR SUB-LET

- * The tenant may assign the tenant's interest under this agreement or sub-let the premises.
- * The tenant may not assign the tenant's interest under this agreement or sub-let the premises.
- * The tenant may assign the tenant's interest under this agreement or sub-let the premises only with the written consent of the lessor.

(* delete as appropriate)

RIGHT OF TENANT TO AFFIX AND REMOVE FIXTURES

- * The tenant must not affix any fixture or make any renovation, alteration or addition to the premises or common areas.
- * The tenant must not affix any fixture or make any renovation, alteration or addition to the premises or common areas without the prior written consent of the lessor, such consent not to be withheld unreasonably.

(* delete as appropriate)

If the Housing Authority is the lessor, this agreement is to be taken as written permission that the tenant may make minor improvements to the premises so long as the tenant makes good to the absolute satisfaction of the lessor, any damage to the premises caused by the minor improvements or their removal.

Minor improvements includes temporary, non-structural works (such as the installation of curtains, blinds and picture hooks which are readily and easily removable) and do not affect the structure of the premises.

PROPERTY CONDITION REPORTS

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

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

page 50 Version Error! Unknown document property name. As at Error! Unknown document property name.

taken to accept the property condition report as a true and accurate description of the condition of the premises.

A final property condition report must be completed by or on behalf of the lessor and provided to the tenant within:

- * 14 days of the tenant vacating the premises.
- * 28 days (if the premises are 100 km or more from an office of the Housing Authority if the Housing Authority is the lessor).

(* delete as appropriate)

The tenant must be given a reasonable opportunity to be present at the final inspection.

PART B

STANDARD TERMS APPLICABLE TO ALL SOCIAL HOUSING TENANCY AGREEMENTS

The *Residential Tenancies Act 1987* and the *Residential Tenancies Regulations 1989* apply to this agreement. Both the lessor and the tenant must comply with these laws. Some of the rights and obligations in that legislation are outlined below.

RIGHT TO OCCUPY THE PREMISES

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

TENANT'S ELIGIBILITY TO RESIDE IN SOCIAL HOUSING PREMISES

- 2. The social housing tenancy agreement is entered into with the tenant on the grounds that the tenant is eligible to reside in social housing premises.
- 3. If requested to do so by the lessor, the tenant must provide any information that is reasonably required to allow the lessor to determine that the tenant continues to be eligible to reside in the premises. If the tenant refuses to provide the requested information, the lessor may decide that the tenant is no longer eligible to reside in the premises.

As at Error! Unknown document property name. Version Error! Unknown document property name.

4. If the tenant is no longer eligible to reside in the premises, the lessor may seek to terminate the social housing tenancy agreement.

COPY OF AGREEMENT

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

RENT

- 6. The tenant must pay rent on time or the lessor may issue a notice of termination and, if the rent is still not paid in full, the lessor may take action through the court to evict the tenant.
- 7. The tenant must not withhold rent because the tenant is of the view that the lessor is in breach of the agreement.
- 8. The lessor or property manager must not:
 - 8.1 require the tenant to pay more than 2 weeks rent in advance; or
 - 8.2 require the tenant to pay rent by post-dated cheque; or
 - 8.3 use rent paid by the tenant for the purpose of any amount payable by the tenant other than rent; or
 - 8.4 require the tenant to pay any monetary amount for or in relation to a residential tenancy agreement other than rent, security bond and pet bond.
- 9. A tenancy agreement cannot contain a provision for a penalty, damages or extra payment if the tenant fails to keep the agreement or breaches any law. If an agreement allows a reduced rent or a rebate, a refund or other benefit if the tenant does not breach the agreement, the tenant is entitled to the reduction, rebate, refund or other benefit in any event.
- 10. **Warning:** It is an offence for a tenant to fail or refuse to pay any rent due under a residential tenancy agreement with the intention that the amount of such rent be recovered by the lessor from the tenant's security bond.

page 52 Version Error! Unknown document property name. As at Error! Unknown document property name.

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

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

PUBLIC UTILITY SERVICES

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

As at Error! Unknown document property name. Version Error! Unknown document property name.

16.2 the amount of GST payable in respect of the provision of the public utility service to the residential premises.

POSSESSION OF THE PREMISES

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

TENANT'S RIGHT TO QUIET ENJOYMENT

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

USE OF THE PREMISES BY TENANT

- 20. The tenant must:
 - 20.1 use the premises as a place of residence; and
 - 20.2 not use or allow the premises to be used for any illegal purpose; and
 - 20.3 not cause or permit a nuisance; and
 - 20.4 not cause, or permit to be caused, an interference with the reasonable peace, comfort or privacy of a person residing in the immediate vicinity of the premises; and
 - 20.5 not intentionally or negligently cause or permit damage to the residential premises; and

page 54 Version Error! Unknown document property name. As at Error! Unknown document property name.

- 20.6 advise the lessor or property manager as soon as practicable if any damage occurs; and
- 20.7 keep the premises in a reasonable state of cleanliness; and
- 20.8 not cause or allow to be caused injury to the lessor, property manager or any person lawfully on adjacent premises; and
- 20.9 not allow anyone who is lawfully at the premises to breach the terms of this agreement.
- 21. The tenant is responsible for the conduct or omission of any person lawfully on the premises that results in a breach of the agreement.

LESSOR'S GENERAL OBLIGATIONS FOR RESIDENTIAL PREMISES

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

URGENT REPAIRS

24. *Urgent repairs* are defined by the *Residential Tenancies Act 1987* and fall into 2 categories: repairs that are necessary for the supply or restoration of an essential service and other urgent repairs. Essential services are listed in the *Residential Tenancies Regulations 1989* as electricity, gas, a functioning refrigerator (if one is provided with the premises), waste water management treatment and water (including the supply of hot water). Arrangements for repairs that are necessary to supply or restore

As at Error! Unknown document property name. Version Error! Unknown document property name.

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

- 25. In every tenancy, if the need for urgent repair arises other than as a result of a breach of the agreement by the tenant:
 - 25.1 the tenant is to notify the lessor or the property manager of the need for urgent repairs as soon as practicable; and
 - 25.2 the lessor is to ensure that the repairs are carried out by a suitable repairer as soon as practicable after that notification; and
 - 25.3 if, within 24 hours (in the case of repairs for the supply or restoration of essential services) or 48 hours (in the case of other urgent repairs), the lessor or property manager cannot be contacted, or, having notified the lessor or property manager of the need for the repairs, the lessor fails to ensure that the repairs will be carried out by a suitable repairer as soon as practicable after that notification, the tenant may arrange for the repairs to be carried out by a suitable repairer to the minimum extent necessary to effect those repairs; and
 - 25.4 if a tenant arranges for repairs to be carried out under clause 25.3, the lessor must, as soon as practicable after the repairs are carried out, reimburse the tenant for any reasonable expense incurred by the tenant in arranging for those repairs to be carried out and paying for those repairs.

LESSOR'S ACCESS TO THE PREMISES

- 26. The lessor, property manager or person acting on behalf of the lessor, can only enter the premises in the following circumstances:
 - 26.1 in any case of emergency;
 - 26.2 to conduct up to 4 routine inspections in a 12 month period after giving the tenant at least 7 days, but not more than 14 days, written notice;

page 56 Version Error! Unknown document property name. As at Error! Unknown document property name.

- 26.3 where the agreement allows the rent to be collected at the premises where rent is payable not more frequently than once every week;
- 26.4 to inspect and secure the premises if there are reasonable grounds to believe that the premises have been abandoned and the tenant has not responded to a notice from the lessor;
- 26.5 carrying out or inspecting necessary repairs to or maintenance of the premises, at any reasonable time, after giving the tenant not less than 72 hours notice in writing before the proposed entry;
- 26.6 showing the premises to prospective tenants, at any reasonable time and on a reasonable number of occasions during the period of 21 days preceding the termination of the agreement, after giving the tenant reasonable notice in writing;
- 26.7 showing the premises to prospective purchasers, at any reasonable time and on a reasonable number of occasions, after giving the tenant reasonable notice in writing;
- 26.8 if the tenant agrees at, or immediately before, the time of entry.
- 27. There are directions within the *Residential Tenancies Act 1987* which guide tenants, lessors and property managers on appropriate behaviour in relation to gaining or granting access to the premises. The following summary may assist.

REASONABLE TIME

- 28. **Reasonable time** means:
 - 28.1 between 8.00 a.m. and 6.00 p.m. on a weekday; or
 - 28.2 between 9.00 a.m. and 5.00 p.m. on a Saturday; or
 - 28.3 at any other time agreed between the lessor and each tenant.

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

29. The lessor or property manager must make a reasonable attempt to negotiate a day and time that does not unduly inconvenience the tenant.

REQUIREMENT TO GIVE TENANT NOTICE OF PROPOSED ENTRY

As at Error! Unknown document property name. Version Error! Unknown document property name.

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

TENANT ENTITLED TO BE PRESENT

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

ENTRY MUST BE REASONABLE AND NO LONGER THAN NECESSARY

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

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

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

ALTERATIONS AND ADDITIONS TO THE PREMISES

- 34. If the tenancy agreement in Part A allows the tenant to affix a fixture or make a renovation, alteration or addition to the premises, then:
 - 34.1 the tenant must obtain written permission from the lessor prior to affixing any fixture or making any renovation, alteration or addition to the premises; and
 - 34.2 the tenant must obtain written permission from the lessor to remove any fixture attached by the tenant; and
 - 34.3 notify the lessor of any damage caused by removing any fixture and, at the option of the lessor, repair the damage or compensate the lessor for any reasonable expenses incurred by the lessor in repairing the damage; and

page 58 Version Error! Unknown document property name. As at Error! Unknown document property name.

- 34.4 the lessor must not unreasonably refuse permission for the installation of a fixture or an alteration, addition or renovation by the tenant.
- 35. If the lessor wants to make an alteration or addition or affix a fixture to the premises, then:
 - 35.1 the lessor must obtain the tenant's permission prior to affixing any fixture or making any renovation, alteration or addition to the premises; and
 - 35.2 the tenant must not unreasonably refuse permission for the lessor to affix any fixture or make any renovation, alteration or addition to the premises.

LOCKS AND SECURITY DEVICES

- 36. The prescribed means of securing the premises are specified in the *Residential Tenancies Regulations 1989*. In every tenancy:
 - 36.1 the lessor must provide and maintain such means to ensure the premises are reasonably secure as prescribed in the regulations; and
 - 36.2 any lock or security device at the premises must not be altered, removed or added by a lessor or tenant without the consent of the other; and
 - 36.3 the lessor or the tenant must not unreasonably withhold that consent.

TRANSFER OF TENANCY OR SUB-LETTING BY TENANT

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

CONTRACTING OUT

As at Error! Unknown document property name. Version Error! Unknown document property name.

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

ENDING THE RESIDENTIAL TENANCY AGREEMENT

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

ENDING A FIXED TERM AGREEMENT

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

ENDING A PERIODIC AGREEMENT

- 43. If this agreement is a periodic agreement it may be ended:
 - 43.1 by agreement in writing between the lessor and the tenant; or
 - 43.2 by either the lessor or the tenant by giving written notice of termination to the other party. The notice may be given at any

page 60 Version Error! Unknown document property name. As at Error! Unknown document property name.

time. The lessor must give at least 60 days notice and the tenant must give at least 21 days notice.

OBJECTIONABLE BEHAVIOUR

- 44. The lessor may apply to the Magistrates Court for an order terminating the tenancy agreement if the tenant:
 - 44.1 uses or allows the premises to be used for any illegal purpose; or
 - 44.2 causes or permits a nuisance; or
 - 44.3 causes, or permits to be caused, an interference with the reasonable peace, comfort or privacy of a person residing in the immediate vicinity of the premises.

TENANT IS NO LONGER ELIGIBLE FOR SOCIAL HOUSING PREMISES

45. If the lessor determines that the tenant is no longer eligible to reside in the social housing premises, the lessor may issue the tenant a notice of termination of the tenancy agreement ONLY after the lessor has notified the tenant in writing of the lessor's decision and given the tenant an opportunity to seek a review of this decision and to make oral or written representations to the lessor why the agreement should not be terminated.

TENANT HAS BEEN OFFERED ALTERNATIVE SOCIAL HOUSING PREMISES

46. The lessor may issue the tenant a notice of termination of the tenancy agreement on the grounds that the lessor has offered the tenant alternative social housing premises ONLY after the lessor has notified the tenant in writing of the lessor's decision and given the tenant an opportunity to seek a review of this decision and to make oral or written representations to the lessor why the agreement should not be terminated.

OTHER GROUNDS FOR ENDING AGREEMENT

47. The *Residential Tenancies Act 1987* also authorises the lessor and the tenant to end this agreement on other grounds. The grounds for the lessor include sale of the residential premises, breach of this agreement by the tenant, where the agreement is frustrated (e.g. where the premises are destroyed or become uninhabitable) and hardship. The grounds for the tenant include breach of this agreement by the lessor, where the

As at Error! Unknown document property name. Version Error! Unknown document property name.

- agreement is frustrated (e.g. where the premises are destroyed or become uninhabitable) and hardship.
- 48. For more information, refer to the Residential Tenancies Act 1987 or contact the Department of Commerce on 1300 30 40 54 or visit www.commerce.wa.gov.au/ConsumerProtection.

49. Warning:

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

SECURITY BOND

- If a security bond is required, it may be paid by instalments, and is to be held by the Bond Administrator.
- 51. The lessor agrees that where the lessor or the property manager applies to the Bond Administrator for the release of the security bond at the end of the tenancy, the lessor or property manager will provide the tenant with evidence to support the amount claimed.
- 52. The Bond Administrator can only release the security bond when it receives either:
 - 52.1 a Joint Application for Disposal of Security Bond form signed by all the parties to the tenancy agreement; or
 - 52.2 an order of the court.
- If the parties cannot agree on how the security bond is to be dispersed, either party can apply to the Magistrates Court to have the dispute decided.
- **Warning:** It is an offence for a lessor or a property manager to require a tenant to sign a Joint Application for Disposal of Security Bond form unless the residential tenancy agreement has terminated and the

page 62 Version Error! Unknown document property name. As at Error! Unknown document property name.

amount of the security bond to be paid to the tenant or lessor is stipulated on the form.

ADVICE, COMPLAINTS AND DISPUTES

DEPARTMENT OF COMMERCE

- 55. The *Residential Tenancies Act 1987* allows the Commissioner for Consumer Protection to give advice to parties to a residential tenancy agreement, to look into complaints and, wherever possible, help to settle them. Parties may contact the Department of Commerce on 1300 30 40 54 or visit one of the Department's offices.
- 56. The tenant should generally approach the lessor or the property manager to solve any problem before approaching the Department of Commerce. The Department's role is one of mediation and conciliation, it cannot issue orders or make determinations in respect of disputes.

IF A DISPUTE CANNOT BE RESOLVED

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

PART C

IMPORTANT INFORMATION

Additional terms may be included in this agreement if:

- (a) both the lessor and tenant agree to the terms; and
- (b) they do not conflict with the *Residential Tenancies Act 1987*, the *Residential Tenancies Regulations 1989*, or any other law; and

As at Error! Unknown document property name. Version Error! Unknown document property name.

(c)	they do not breach the provisions about unfair contract terms in the <i>Fair Trading Act 2010</i> ; and
(d)	they do not conflict with the standard terms of this agreement.
TENA AGR	ITIONAL TERMS ARE NOT REQUIRED BY THE RESIDENTIAL ANCIES ACT 1987. HOWEVER, ONCE THE PARTIES SIGN THIS EEMENT, THE ADDITIONAL TERMS ARE BINDING UPON THE FIES UNLESS THE TERM IS FOUND TO BE UNLAWFUL.
ADD	ITIONAL TERMS:
	LESSOR AND TENANT ENTER INTO THIS AGREEMENT AND EE TO ALL ITS TERMS.
SIGN	IED BY THE LESSOR/PROPERTY MANAGER
[Sign	ature of lessor/property manager]
Date:	······································
in the	e presence of:
[Nam	te of witness]
	ature of witness]
SIGN	IED BY THE TENANT
	ature of tenant]
Date:	
in the	e presence of:
[Nam	ne of witness]
[Sign	ature of witness]

Version Error! Unknown document property name. As at Error! page 64 Unknown document property name.

Extract from www.slp.wa.gov.au, see that website for further information

For information about your rights and obligations as a lessor or tenant, contact the Department of Commerce on 1300 30 40 54 or visit www.commerce.wa.gov.au/ConsumerProtection.

[Form 1AB inserted in Gazette 3 May 2013 p. 1776-96.]

FORM 1AC

RESIDENTIAL TENANCIES ACT 1987

Section 27B

INFORMATION FOR TENANT

WHAT YOU MUST KNOW ABOUT YOUR TENANCY

At the start of your tenancy you must be given the following by the lessor or the property manager of the premises:

- a copy of this information statement
- a copy of your residential tenancy agreement
- 2 copies of the property condition report (must be received within 7 days after you have entered into occupation of the premises)
- a bond lodgment form for you to sign (if you are paying a security bond), so that it can be lodged with the Bond Administrator
- keys to your new home.

UPFRONT COSTS

You are not required to pay:

- more than 2 weeks rent in advance (see "ESSENTIALS FOR TENANTS" below for more information)
- more than 4 weeks rent as a security bond (if the rent is less than \$1 200 per week)
- more than \$260 for a pet bond (if you are allowed to keep a pet on the premises)
- any other amount.

As at Error! Unknown document property name. Version Error! Unknown document property name.

ESSENTIALS FOR TENANTS

Follow these useful tips and pieces of information to help avoid problems while you are renting:

- If you have paid a security bond, you should receive a Record of Payment of Security Bond (*record of payment*) when the bond is lodged with the Bond Administrator at the Department of Commerce. If you do not receive the record of payment within 4 weeks of paying the bond, contact the Consumer Protection Advice Line on 1300 30 40 54 to make sure it has been lodged correctly. The record of payment will also advise you of your Rental Bond Reference Number.
- If you do not agree with the property condition report, mark your concerns on the report and return it to the lessor. The property condition report is an important piece of evidence. If you do not take the time to complete it accurately, money could be taken out of your bond to pay for damage that was already there when you moved in.
- If you paid an option fee, it should be applied to your rent or returned to you.
- The lessor cannot require you to pay more than 2 weeks rent in advance at any time during the tenancy agreement. However, at any time during the tenancy agreement, you can choose to pay more.
- Never stop paying your rent, even if the lessor is not complying with their side of the agreement (e.g. by failing to do repairs) you could end up being evicted if you stop paying rent.
- You must not stop paying rent with the intention that the lessor will take the rent from the security bond.
- You or the lessor will need to give notice in writing before ending the tenancy agreement (see "ENDING THE RESIDENTIAL TENANCY AGREEMENT" in your residential tenancy agreement).
- On the day your tenancy agreement ends, you must give vacant possession of the premises to the lessor (this includes handing

page 66 Version Error! Unknown document property name. As at Error! Unknown document property name.

over the keys to the lessor or the property manager). You may be liable to pay damages to the lessor if you do not vacate on time.

- If the property has a pool or garden, be clear about what the lessor expects you to do to maintain them.
- Be careful with what you sign relating to your tenancy, and do not let anybody rush you. Never sign a blank form, such as a claim for refund of bond.
- Keep a copy of your property condition report, rent receipts, bond receipt, record of payment of bond and copies of letters/emails you send or receive in a designated tenancy file or folder. Keep it somewhere you can easily find it.
- You must provide a forwarding address to the lessor or the property manager of the premises when you leave the premises. It is an offence not to do so.

COMPLAINTS AND DISPUTES

If a dispute between a lessor and a tenant is to be decided by the court, it must be dealt with by a court that has jurisdiction to hear and determine the application. The Magistrates Court has exclusive jurisdiction to hear and determine applications relating to bond and other tenancy matters that do not involve a claim over \$10 000. When making an application to the Magistrates Court, you must always use the name of the lessor on the application form and not the property manager or agent.

If you need to give the lessor a notice under the *Residential Tenancies Act 1987*, it should be in writing and can be given to the lessor or the property manager of the premises, someone living with the lessor who appears to be over the age of 16, or to the person who usually receives the rent.

If the lessor needs to give you a notice under the *Residential Tenancies Act 1987*, they can do so by posting it to you or by giving it to someone living in the rented premises who appears to be over 16 or to the person who usually pays the rent.

Where there are 2 or more lessors or tenants, notice only needs to be given to one of them.

As at Error! Unknown document property name. Version Error! Unknown document property name. page 67

For information about the Magistrates Court, including what forms you should use, visit their website at www.magistratescourt.wa.gov.au or go to the Department of Commerce website at

www.commerce.wa.gov.au/ConsumerProtection to view general information publications about disputes and about the Magistrates Court process.

FURTHER INFORMATION

CONSUMER PROTECTION DIVISION, DEPARTMENT OF COMMERCE

Perth office: -Forrest Centre, 219 St Georges Terrace

-Perth, Western Australia 6000 -(hours 8:30 a.m. — 5:00 p.m.)

General Advice Line: 1300 30 40 54

Email: consumer@commerce.wa.gov.au

Internet: www.commerce.wa.gov.au/ConsumerProtection

Regional offices:

 Goldfields/Esperance:
 (08) 9026 3250

 Great Southern:
 -(08) 9842 8366

 Kimberley:
 -(08) 9191 8400

 South-West:
 -(08) 9722 2888

 North-West:
 -(08) 9185 0900

The WA Government provides funding assistance to the WA Tenancy Network which provides advice, information and advocacy to tenants throughout Western Australia. Contact the Consumer Protection Advice Line on 1300 30 40 54 for referral to a centre near you.

[Form 1AC inserted in Gazette 3 May 2013 p. 1797-800.]

FORM 1AD

RESIDENTIAL TENANCIES ACT 1987

Section 27B

page 68 Version Error! Unknown document property name. As at Error! Unknown document property name.

INFORMATION FOR TENANT WITH NON-WRITTEN RESIDENTIAL TENANCY AGREEMENT

WHAT YOU MUST KNOW ABOUT YOUR TENANCY

Although you do not have a written residential tenancy agreement you and the lessor still have to comply with the *Residential Tenancies Act 1987*.

At the start of your tenancy you must be given the following by the lessor or the property manager of the premises:

- a copy of this information statement
- 2 copies of the property condition report (must be received within 7 days after you have entered into occupation of the premises)
- a bond lodgment form for you to sign (if you are paying a security bond), so that it can be lodged with the Bond Administrator
- keys to your new home.

UPFRONT COSTS

You are not required to pay:

- more than 2 weeks rent in advance (see "ESSENTIALS FOR TENANTS" below for more information)
- more than 4 weeks rent as a security bond (if the rent is less than \$1 200 per week)
- more than \$260 for a pet bond (if you are allowed to keep a pet on the premises)
- any other amount.

ESSENTIALS FOR TENANTS

Follow these useful tips and pieces of information to help avoid problems while you are renting:

• If you have paid a security bond, you should receive a Record of Payment of Security Bond (*record of payment*) when the bond is lodged with the Bond Administrator at the Department of

As at Error! Unknown document property name. Version Error! Unknown document property name. page 69

Commerce. If you do not receive the record of payment within 4 weeks of paying the bond, contact the Consumer Protection Advice Line on 1300 30 40 54 to make sure it has been lodged correctly. The record of payment will also advise you of your Rental Bond Reference Number.

- If you do not agree with the property condition report, mark your concerns on the report and return it to the lessor. The property condition report is an important piece of evidence. If you do not take the time to complete it accurately, money could be taken out of your bond to pay for damage that was already there when you moved in.
- If you paid an option fee, it should be applied to your rent or returned to you.
- The lessor cannot require you to pay more than 2 weeks rent in advance at any time during the tenancy agreement. However, at any time during the tenancy agreement, you can choose to pay more.
- Never stop paying your rent, even if the lessor is not complying with their side of the agreement (e.g. by failing to do repairs) you could end up being evicted if you stop paying rent.
- You must not stop paying rent with the intention that the lessor will take the rent from the security bond.
- You or the lessor will need to give notice in writing before ending the tenancy agreement.
- On the day your tenancy agreement ends, you must give vacant possession of the premises to the lessor (this includes handing over the keys to the lessor or the property manager). You may be liable to pay damages to the lessor if you do not vacate on time.
- If the property has a pool or garden, be clear about what the lessor expects you to do to maintain them.
- Be careful with what you sign relating to your tenancy, and do not let anybody rush you. Never sign a blank form, such as a claim for refund of bond.

page 70 Version Error! Unknown document property name. As at Error! Unknown document property name.

- Keep a copy of your property condition report, rent receipts, bond receipt, record of payment of bond and copies of letters/emails you send or receive in a designated tenancy file or folder. Keep it somewhere you can easily find it.
- You must provide a forwarding address to the lessor or the property manager of the premises when you leave the premises. It is an offence not to do so.

COMPLAINTS AND DISPUTES

If a dispute between a lessor and a tenant is to be decided by the court, it must be dealt with by a court that has jurisdiction to hear and determine the application. The Magistrates Court has exclusive jurisdiction to hear and determine applications relating to bond and other tenancy matters that do not involve a claim over \$10 000. When making an application to the Magistrates Court, you must always use the name of the lessor on the application form and not the property manager or agent.

If you need to give the lessor a notice under the *Residential Tenancies Act 1987*, it should be in writing and can be given to the lessor or the property manager of the premises, someone living with the lessor who appears to be over the age of 16, or to the person who usually receives the rent.

If the lessor needs to give you a notice under the *Residential Tenancies Act 1987*, they can do so by posting it to you or by giving it to someone living in the rented premises who appears to be over 16 or to the person who usually pays the rent.

Where there are 2 or more lessors or tenants, notice only needs to be given to one of them.

For information about the Magistrates Court, including what forms you should use, visit their website at www.magistratescourt.wa.gov.au or go to the Department of Commerce website at

www.commerce.wa.gov.au/ConsumerProtection to view general information publications about disputes and about the Magistrates Court process.

FURTHER INFORMATION

CONSUMER PROTECTION DIVISION, DEPARTMENT OF COMMERCE

As at Error! Unknown document property name. Version Error! Unknown document property name.

Residential Tenancies Regulations 1989

Perth office:	————Forrest Centre, 219 St Georges Terrace ————————Perth, Western
Australia 6000	
	——————————————————————————————————————
5:00 p.m.)	
General Advice Line:	-1300 30 40 54
Email: consumer@commer	ce.wa.gov.au
Internet: www.commerce	.wa.gov.au/ConsumerProtection
Regional offices:	
Goldfields/Esperance:	-(08) 9026 3250
Great Southern:	(08) 9842 8366
Kimberley:	(08) 9191 8400
South-West:	——— (08) 9722 2888
North-West:	(08) 9185 0900
Mid-West:	(08) 9920 9800

The WA Government provides funding assistance to the WA Tenancy Network which provides advice, information and advocacy to tenants throughout Western Australia. Contact the Consumer Protection Advice Line on 1300 30 40 54 for referral to a centre near you.

STANDARD TERMS APPLICABLE TO ALL RESIDENTIAL TENANCY AGREEMENTS

The *Residential Tenancies Act 1987* and the *Residential Tenancies Regulations 1989* apply to this agreement. Both the lessor and the tenant must comply with these laws. Some of the rights and obligations in that legislation are outlined below.

RIGHT TO OCCUPY THE PREMISES

1. The tenant has the right to exclusive occupation and quiet enjoyment of the residential premises during the tenancy.

RENT

2. The tenant must pay rent on time or the lessor may issue a notice of termination and, if the rent is still not paid in full, the lessor may take action through the court to evict the tenant.

page 72 Version Error! Unknown document property name. As at Error! Unknown document property name.

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

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

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

PUBLIC UTILITY SERVICES

9. **Public utility services** has the meaning given in the *Land Administration Act 1997* and refers to services such as gas, electricity and water.

As at Error! Unknown document property name. Version Error! Unknown document property name. page 73

- 10. If the premises are not separately metered to measure the tenant's consumption of a public utility service at the premises and the tenant is expected to pay for his or her consumption of the public utility service, the lessor and tenant must agree in writing an alternative method of calculating the charge to be paid by the tenant for the consumption of that public utility service.
- 11. The tenant must not be required to pay a charge in relation to a public utility service provided to the premises unless the charge is calculated by reference to the tenant's actual consumption of the public utility service at the premises and the tenant is given written notice of the charge.
- 12. If the premises are separately metered, the notice of the charge must specify:
 - 12.1 the relevant meter reading or readings; and
 - 12.2 the charge per metered unit; and
 - 12.3 the amount of GST payable in respect of the provision of the public utility service to the residential premises.
- 13. If the premises are not separately metered, the notice of the charge must specify:
 - 13.1 the calculation as per the agreed method; and
 - 13.2 the amount of GST payable in respect of the provision of the public utility service to the residential premises.

POSSESSION OF THE PREMISES

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

page 74 Version Error! Unknown document property name. As at Error! Unknown document property name.

TENANT'S RIGHT TO QUIET ENJOYMENT

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

USE OF THE PREMISES BY TENANT

- 17. The tenant must:
 - 17.1 use the premises as a place of residence; and
 - 17.2 not use or allow the premises to be used for any illegal purpose; and
 - 17.3 not cause or permit a nuisance; and
 - 17.4 not intentionally or negligently cause or permit damage to the residential premises; and
 - 17.5 advise the lessor or property manager as soon as practicable if any damage occurs; and
 - 17.6 keep the premises in a reasonable state of cleanliness; and
 - 17.7 not cause or allow to be caused injury to the lessor, property manager or any person lawfully on adjacent premises; and
 - 17.8 not allow anyone who is lawfully at the premises to breach the terms of this agreement.
- 18. The tenant is responsible for the conduct or omission of any person lawfully on the premises that results in a breach of the agreement.

LESSOR'S GENERAL OBLIGATIONS FOR RESIDENTIAL PREMISES

19. In this clause, *premises* includes fixtures and chattels provided with the premises but does not include:

As at Error! Unknown document property name. Version Error! Unknown document property name.

- 19.1 any fixture or chattel disclosed by the lessor to the tenant as not functioning before the agreement was entered into; or
- 19.2 any other fixture or chattel that the tenant could not reasonably have expected to be functioning at the time the agreement was entered into.
- 20. The lessor must:
 - 20.1 provide vacant possession of the premises and in a reasonable state of cleanliness and repair; and
 - 20.2 maintain and repair the premises in a timely manner; and
 - 20.3 comply with all laws affecting the premises including building, health and safety laws.

URGENT REPAIRS

- 21. *Urgent repairs* are defined by the *Residential Tenancies Act 1987* and fall into 2 categories: repairs that are necessary for the supply or restoration of an essential service and other urgent repairs. Essential services are listed in the *Residential Tenancies Regulations 1989* as electricity, gas, a functioning refrigerator (if one is provided with the premises), waste water management treatment and water (including the supply of hot water). Arrangements for repairs that are necessary to supply or restore an essential service must be made with a suitable repairer within 24 hours. Other urgent repairs are those that are not necessary for the supply or restoration of an essential service, but may nevertheless cause damage to the premises, injure a person or cause undue hardship or inconvenience to the tenant. Arrangements for these repairs must be made within 48 hours.
- 22. In every tenancy, if the need for urgent repair arises other than as a result of a breach of the agreement by the tenant:
 - 22.1 the tenant is to notify the lessor or the property manager of the need for urgent repairs as soon as practicable; and
 - 22.2 the lessor is to ensure that the repairs are carried out by a suitable repairer as soon as practicable after that notification; and
 - 22.3 if, within 24 hours (in the case of repairs for the supply or restoration of essential services) or 48 hours (in the case of other

page 76 Version Error! Unknown document property name. As at Error! Unknown document property name.

urgent repairs), the lessor or property manager cannot be contacted, or, having notified the lessor or property manager of the need for the repairs, the lessor fails to ensure that the repairs will be carried out by a suitable repairer as soon as practicable after that notification, the tenant may arrange for the repairs to be carried out by a suitable repairer to the minimum extent necessary to effect those repairs; and

- 22.4 if a tenant arranges for repairs to be carried out under clause 22.3, the lessor must, as soon as practicable after the repairs are carried out, reimburse the tenant for any reasonable expense incurred by the tenant in arranging for those repairs to be carried out and paying for those repairs.
 - Electricity: Yes □/No □
 - Gas: Yes ⊟/No ⊟
 - Water: Yes □/No □

LESSOR'S ACCESS TO THE PREMISES

- 23. The lessor, property manager or person acting on behalf of the lessor, can only enter the premises in the following circumstances:
 - 23.1 in any case of emergency;
 - 23.2 to conduct up to 4 routine inspections in a 12 month period after giving the tenant at least 7 days, but not more than 14 days, written notice:
 - 23.3 where the agreement allows the rent to be collected at the premises where rent is payable not more frequently than once every week;
 - 23.4 to inspect and secure the premises if there are reasonable grounds to believe that the premises have been abandoned and the tenant has not responded to a notice from the lessor;
 - 23.5 carrying out or inspecting necessary repairs to or maintenance of the premises, at any reasonable time, after giving the tenant not less than 72 hours notice in writing before the proposed entry;
 - 23.6 showing the premises to prospective tenants, at any reasonable time and on a reasonable number of occasions during the period of

As at Error! Unknown document property name. Version Error! Unknown document property name. page 77

- 21 days preceding the termination of the agreement, after giving the tenant reasonable notice in writing;
- 23.7 showing the premises to prospective purchasers, at any reasonable time and on a reasonable number of occasions, after giving the tenant reasonable notice in writing;
- 23.8 if the tenant agrees at, or immediately before, the time of entry.
- 24. There are directions within the *Residential Tenancies Act 1987* which guide tenants, lessors and property managers on appropriate behaviour in relation to gaining or granting access to the premises. The following summary may assist.

REASONABLE TIME

- 25. **Reasonable time** means:
 - 25.1 between 8.00 a.m. and 6.00 p.m. on a weekday; or
 - 25.2 between 9.00 a.m. and 5.00 p.m. on a Saturday; or
 - 25.3 at any other time agreed between the lessor and each tenant.

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

26. The lessor or property manager must make a reasonable attempt to negotiate a day and time that does not unduly inconvenience the tenant.

REQUIREMENT TO GIVE TENANT NOTICE OF PROPOSED ENTRY

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

TENANT ENTITLED TO BE PRESENT

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

ENTRY MUST BE REASONABLE AND NO LONGER THAN NECESSARY

29. The lessor or property manager exercising a right of entry:

page 78 Version Error! Unknown document property name. As at Error! Unknown document property name.

- 29.1 must do so in a reasonable manner; and
- 29.2 must not, without the tenant's consent, stay or permit others to stay on the premises longer than is necessary to achieve the purpose of the entry.

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

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

ALTERATIONS AND ADDITIONS TO THE PREMISES

- 31. If the tenancy agreement allows the tenant to affix a fixture or make a renovation, alteration or addition to the premises, then:
 - 31.1 the tenant must obtain permission from the lessor prior to affixing any fixture or making any renovation, alteration or addition to the premises; and
 - 31.2 the tenant must obtain permission from the lessor to remove any fixture attached by the tenant and make good any damage; and
 - 31.3 notify the lessor of any damage caused by removing any fixture and, at the option of the lessor, repair the damage or compensate the lessor for any reasonable expenses incurred by the lessor in repairing the damage; and
 - 31.4 the lessor must not unreasonably refuse permission for the installation of a fixture or an alteration, addition or renovation by the tenant.
- 32. If the lessor wants to make an alteration or addition or affix a fixture to the premises, then:
 - 32.1 the lessor must obtain the tenant's permission prior to affixing any fixture or making any renovation, alteration or addition to the premises; and
 - 32.2 the tenant must not unreasonably refuse permission for the lessor to affix any fixture or make any renovation, alteration or addition to the premises.

As at Error! Unknown document property name. Version Error! Unknown document property name.

LOCKS AND SECURITY DEVICES

- 33. The prescribed means of securing the premises are specified in the *Residential Tenancies Regulations 1989*. In every tenancy:
 - 33.1 the lessor must provide and maintain such means to ensure the premises are reasonably secure as prescribed in the regulations; and
 - any lock or security device at the premises must not be altered, removed or added by a lessor or tenant without the consent of the other; and
 - 33.3 the lessor or the tenant must not unreasonably withhold that consent.

TRANSFER OF TENANCY OR SUB-LETTING BY TENANT

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

CONTRACTING OUT

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

ENDING THE RESIDENTIAL TENANCY AGREEMENT

- 36. This residential tenancy agreement can only be terminated in certain circumstances.
- 37. The tenant agrees, when this agreement ends, to give vacant possession of the premises to the lessor. Before giving vacant possession to the lessor the tenant must:
 - 37.1 remove all the tenant's goods from the residential premises; and

page 80 Version Error! Unknown document property name. As at Error! Unknown document property name.

- 37.2 leave the residential premises as closely as possible in the same condition, fair wear and tear excepted, as at the commencement of the tenancy; and
- 37.3 return to the lessor all keys, and other opening devices or similar devices, provided by the lessor.
- ——38. The tenant may be liable for losses incurred by the lessor if the above requirements are not met.

ENDING A FIXED TERM AGREEMENT

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

ENDING A PERIODIC AGREEMENT

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

OTHER GROUNDS FOR ENDING AGREEMENT

41. The *Residential Tenancies Act 1987* also authorises the lessor and the tenant to end this agreement on other grounds. The grounds for the lessor include sale of the residential premises, breach of this agreement by the tenant, where the agreement is frustrated (e.g. where the premises are destroyed or become uninhabitable) and hardship. The grounds for the tenant include breach of this agreement by the lessor, where the agreement is frustrated (e.g. where the premises are destroyed or become uninhabitable) and hardship.

As at Error! Unknown document property name. Version Error! Unknown document property name.

42. For more information, refer to the *Residential Tenancies Act 1987* or contact the Department of Commerce on 1300 30 40 54 or visit www.commerce.wa.gov.au/ConsumerProtection.

43. Warning:

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

SECURITY BOND

- 44. The security bond is held by the Bond Administrator.
- 45. The lessor agrees that where the lessor or the property manager applies to the Bond Administrator for the release of the security bond at the end of the tenancy, the lessor or property manager will provide the tenant with evidence to support the amount claimed.
- 46. The Bond Administrator can only release the security bond when it receives either:
 - 46.1 a Joint Application for Disposal of Security Bond form signed by all the parties to the tenancy agreement; or
 - 46.2 an order of the court.
- 47. If the parties cannot agree on how the security bond is to be dispersed, either party can apply to the Magistrates Court to have the dispute decided.
- 48. **Warning:** It is an offence for a lessor or a property manager to require a tenant to sign a Joint Application for Disposal of Security Bond form unless the residential tenancy agreement has terminated and the amount of the security bond to be paid to the tenant or lessor is stipulated on the form.

page 82 Version Error! Unknown document property name. As at Error! Unknown document property name.

TENANCY DATABASES

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

ADVICE, COMPLAINTS AND DISPUTES

DEPARTMENT OF COMMERCE

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

IF A DISPUTE CANNOT BE RESOLVED

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

As at Error! Unknown document property name. Version Error! Unknown document property name.

[Form 1AD inserted in Gazette 3 May 2013 p. 1801-17.]

FORM 1

RESIDENTIAL TENANCIES ACT 1987

Section 27C(6)

PROPERTY CONDITION REPORT

HOW TO COMPLETE THIS FORM

- 1. Before the tenancy begins, the lessor or the property manager should inspect the residential premises and record the condition of the premises by indicating whether the particular room item is clean, undamaged and working by placing "Y" (YES) or "N" (NO) in the appropriate column. Where necessary, comments should be included in the report.
- 2. Two copies of the report, which has been filled out and signed by the lessor or the property manager, must be given to the tenant within 7 days of the tenant moving into the premises.
- 3. As soon as possible after the tenant receives the property condition report, the tenant should inspect the residential premises and complete the tenant section on both copies of the report. The tenant indicates agreement or disagreement with the condition indicated by the lessor or the property manager by placing "Y" (YES) or "N" (NO) in the appropriate column and by making any appropriate comments on the form.
- 4. The tenant must return one copy of the completed property condition report to the lessor or the property manager within 7 days after receiving it. The tenant should keep the second copy of the property condition report.
- 5. If photographs or video recordings are taken at the time the property inspection is carried out, it is recommended that all photographs or video recordings are signed and dated by all parties. NOTE: Photographs and/or video recordings are not a substitute for accurate written descriptions of the condition of the property.
- 6. As soon as practicable, and in any event within 14 days after the termination of the tenancy agreement, the lessor or the property manager should complete a property condition report, indicating the condition of

page 84 Version Error! Unknown document property name. As at Error! Unknown document property name.

the premises at the end of the tenancy. This should be done in the presence of the tenant, unless the tenant has been given a reasonable opportunity to be present and has not attended the inspection.

IMPORTANT NOTES ABOUT THIS PROPERTY CONDITION REPORT

- 1. This property condition report is an important record of the condition of the residential premises when the tenancy begins. It may be used as evidence of the state of repair or general condition of the premises at the commencement of the tenancy if there is a dispute, particularly about the return of the security bond money and any damage to the premises. It is important to complete the property condition report accurately.
- 2. A property condition report must be filled out whether or not a security bond is paid.
- 3. At the end of the tenancy the premises must be inspected and the condition of the premises at that time will be compared to that stated in the original property condition report.
- 4. A tenant is not responsible for fair wear and tear to the premises. Fair wear and tear is a general term for anything that occurs through ordinary use such as the carpet becoming worn in frequently used areas. Wilful and intentional damage, or damage caused by negligence, is not fair wear and tear.
- 5. If you do not have enough space on the report, attach a separate sheet. All attachments should be signed and dated by all of the parties to the residential tenancy agreement.
- 6. Information about the rights and responsibilities of lessors and tenants may be obtained by contacting the Department of Commerce on 1300 30 40 54 or visiting www.commerce.wa.gov.au/ConsumerProtection.

As at Error! Unknown document property name. Version Error! Unknown document property name.

ADDRESS OF RESIDENTIAL PREMISES:	
ADDRESS OF RESIDENTIAL FREMISES	

	Clean	Undamaged	Working	Tenant agrees	Comments
ENTRY					
front door					
screen door/ security door					
walls/ picture hooks					
windows/ screens					
ceiling					
light fittings					
blinds/curtains					
power points					
floorcoverings					
LOUNGE ROOM					
doors/doorway frames					
walls/ picture hooks					
windows/ screens					
ceiling					
light fittings					
blinds/curtains					
TV/ power points					

Version Error! Unknown document property name. As at Error! page 86 Unknown document property name.

Extract from www.slp.wa.gov.au, see that website for further information

	Clean	Undamaged	Working	Tenant agrees	Comments
floorcoverings					
DINING ROOM					
doors/doorway frames					
walls/ picture hooks					
windows/ screens					
ceiling					
light fittings					
blinds/curtains					
power points					
floorcoverings					
KITCHEN					
doors/doorway frames					
walls/ picture hooks					
windows/ screens					
ceiling					
light fittings					
blinds/curtains					
power points					
floorcoverings					

As at Error! Unknown document property name. Version document property name. page 87

Extract from www.slp.wa.gov.au, see that website for further information Version Error! Unknown

	Clean	Undamaged	Working	Tenant agrees	Comments
cupboards/ drawers					
bench tops/ tiling					
sink/taps					
stove top/ hot plates					
oven/griller					
exhaust fan/ range hood					
EACH BEDROOM					
doors/doorway frames					
walls/ picture hooks					
windows/ screens					
ceiling					
light fittings					
blinds/curtains					
power points					
floorcoverings					
EACH BATHROOM					
doors/doorway frames					
walls/tiles					

page 88 Version Error! Unknown document property name. As at Error! Unknown document property name.

Extract from www.slp.wa.gov.au, see that website for further information

	Clean	Undamaged	Working	Tenant agrees	Comments
windows/ screens					
ceiling					
light fittings					
blinds/curtains					
power points					
floorcoverings					
bath/taps					
shower/screen/ taps					
wash basin/taps					
mirror/cabinet/ vanity					
towel rails					
toilet/cistern/ seat					
toilet roll holder					
heating/ exhaust fan/vent					
LAUNDRY					
doors/ doorway frames					
walls/tiles					
windows/ screens					
ceiling					
light fittings					

As at Error! Unknown document property name. Version document property name. page 89

Extract from www.slp.wa.gov.au, see that website for further information Version Error! Unknown

	Clean	Undamaged	Working	Tenant agrees	Comments
blinds/curtains					
power points					
floorcoverings					
washing machine taps					
exhaust fan/vent					
washing tub					
SECURITY/ SAFETY					
smoke alarms					
electrical safety switch					
keys/other opening devices					
GENERAL					
garden					
lawn/edges					
letterbox/ street number					
water tanks/ septic tanks					
garbage bins					
paving/ driveways					
clothesline					

Version Error! Unknown document property name. As at Error! page 90 Unknown document property name.

Extract from www.slp.wa.gov.au, see that website for further information

	Clean	Undamaged	Working	Tenant agrees	Comments
				agrees	
garage/carport/ storeroom					
garden shed					
hot water system					
gutters/ downpipes					
ROXIMATE DATI	ES WHE	EN WORK LA	ST DONE	ON RESI	DENTIAL

As at Error! Unknown document property name. Version Error! Unknown document property name.

Extract from www.slp.wa.gov.au, see that website for further information

24.]

	FORM 1A amended
	In Schedule 4 Form 1A:
	RESIDENTIAL TENANCIES ACT 1982
Section 61(a)	delete "(Owner/agent)
NOTIC	E OF TERMINATION FOR NON-PAYMENT OF RENT
(NOTE: This	form is ONLY to be used if not less than 14 days' notice of breach of the agreement to pay rent has been given.)
TO	
10	(Name of tenant(s))
I hereby give	you notice of termination of your residential tenancy agreement
	quire you to deliver up vacant possession of the premises at —
	* * * * * * * * * * * * * * * * * * * *
	(Address of marked massives)
	(Address of rented premises)
(D)	1'1
	e on which vacant possession of the premises is to be given)
	f NOT LESS THAN 7 DAYS is given to you on the ground that
you have bre	ached the agreement to pay rent and the rent or any part of the rent
	unpaid. (See section 62 of the Residential Tenancies Act 1987.)
Notice of the	breach was given to you on.
DATE:	SIGNED:
	(Lessor/property
manager)	
	(b) delete "owner" (each occurrence) and insert:
	lessor
	(c) delete "the owner's agent" and insert:
	(c) delete the owner's agent and insert.
ADDRESS:	
<u></u>	POST CODE:
	IMPORTANT INFORMATION FOR TENANTS

Version Error! Unknown document property name. As at Error! page 92 Unknown document property name.

Extract from www.slp.wa.gov.au, see that website for further information

- The lessor is seeking to terminate your residential tenancy agreement and requires you to vacate the premises on the date specified in this notice.
- This notice has no effect unless you were given a notice specifying the breach of the agreement and requiring payment of the rent not less than 14 days before you were given this notice.
- If you do not vacate the premises, the lessor may apply to court for an order terminating your residential tenancy agreement and requiring you to vacate the premises.
- If you pay the rent due under the agreement after receiving this notice, the payment will not prevent the lessor applying in court for an order terminating your residential tenancy agreement and requiring you to vacate the premises.
- You should contact the lessor or property manager of the premises immediately to try and resolve this matter.

27. Schedule 4 Form 1B amended
In Schedule 4 Form 1B:

 You should seek advice immediately if you do not understand this notice or if you require further information.

[Form 1A inserted in Gazette 25 Jun 1996 p. 2412-13; amended in Gazette 3 May 2013 p. 1825.]

FORM 1B RESIDENTIAL TENANCIES ACT 1987 NOTICE OF TERMINATION FOR NON-PAYMENT OF RENT (NOTE: This form is ONLY to be used if notice of breach of the agreement to pay rent has NOT been given.) <u>TO</u>..... (Name of tenant(s)) I hereby give you notice of termination of your residential tenancy agreement and insert: require you to deliver up vacant possession of the premises at — (Address of rented premises) ______ (Date on which vacant possession of the premises is to be given) This notice of NOT LESS THAN 7 DAYS is given to you on the ground that you have breached the agreement to pay rent and the rent or any part of the rent due remains unpaid. (See section 62 of the *Residential Tenancies Act 1987*.) DATE: SIGNED: (Lessor/property manager) (b) delete "owner" (each occurrence) and insert: lessor (c) delete "the owner's agent" and insert: -ADDRESS: POST CODE: **IMPORTANT INFORMATION FOR TENANTS** • The lessor is seeking to terminate your residential tenancy agreement and

page 94 Version Error! Unknown document property name. As at Error! Unknown document property name.

requires you to vacate the premises on the date specified in this notice.

- If you pay the rent due under the residential tenancy agreement in full before the date specified in this notice, you do not need to vacate the premises and no further action will be taken.
- If you do not pay the rent due under the agreement in full and do not vacate the premises, the lessor may apply to court for an order terminating your residential tenancy agreement and requiring you to vacate the premises.
- The lessor cannot continue an application for a court order if you pay to the lessor the rent due under the residential tenancy agreement together with the court application fee in full not less than one day before the court hearing.
- You should contact the lessor or property manager of the premises immediately to try and resolve this matter.

28. Schedule 4 Form 1C replaced

Delete Schedule 4 Form 1C and insert:

• You should seek advice immediately if you do not understand this notice or if you require further information.

[Form 1B inserted in Gazette 25 Jun 1996 p. 2913-14; amended in Gazette 3 May 2013 p. 1825.]

FORM 1C

RESIDENTIAL TENANCIES ACT 1987

Section 61(a)

NOTICE OF TERMINATION

(NOTE: This form is NOT to be used in respect of non-payment of rent.)

10
(Name of tenant(s))
(Name of tenant(s))
I hereby give you notice of termination of your residential tenancy agreement and require you to deliver up vacant possession of the premises at:

As at Error! Unknown document property name. Version Error! Unknown document property name.

******	(Address of rented premises)
	(Date on which vacant possession of the premises is to be given)
	Y ONE OF THE FOLLOWING GROUNDS IS TO BE CIFIED — DELETE THE OTHER 6
1.	This notice of NOT LESS THAN 7 DAYS is given to you on the ground that you have breached a term of the agreement and the breach has not been remedied (see the <i>Residential Tenancies Act 1987</i> section 62).
	Particulars of the breach are:
	Notice of the breach was given to you on
	(Note:—_This notice has no effect unless you were given a notice specifying the breach and requiring that the breach be remedied not less than 14 days before you were given this notice.)
2.	This notice of NOT LESS THAN 30 DAYS is given to you on the ground that the lessor has entered into a contract for sale of the premises and under the contract he or she is required to give vacant possession of the premises (see the <i>Residential Tenancies Act 1987</i> section 63).
	(Note:This notice cannot be given during the term of a fixed term residential tenancy agreement.)
3.	This notice of NOT LESS THAN 60 DAYS is given to you in exercise of the lessor's right to give notice without specifying any ground for doing so (see the <i>Residential Tenancies Act 1987</i> section 64).
	(Note:This notice cannot be given during the term of a fixed term residential tenancy agreement.)
4.	This notice of NOT LESS THAN 7 DAYS is given to you on the ground (see the <i>Residential Tenancies Act 1987</i> section 69) that the premises or part of the premises:

Unknown document property name.

Extract from www.slp.wa.gov.au, see that website for further information

page 96

Version Error! Unknown document property name. As at Error!

	*	have been destroyed
	*	have been rendered uninhabitable
	*	have ceased to be lawfully useable as a residence
	*	have been appropriated or acquired by an authority by compulsory process
		(* delete as appropriate)
		The lessor believes that this ground applies because
	(Not	e:—_This notice can be given during the term of a periodic or a fixed term residential tenancy agreement.)
	This	
	the le	notice of NOT LESS THAN 30 DAYS is given to you in exercise of essor's right to end the residential tenancy agreement on its expiry (see the <i>Residential Tenancies Act 1987</i> section 70A).
	the lo	essor's right to end the residential tenancy agreement on its expiry
.	This grou carri	essor's right to end the residential tenancy agreement on its expiry (see the <i>Residential Tenancies Act 1987</i> section 70A). e:This notice cannot be given during the term of a periodic
	This grou carri you a the c	essor's right to end the residential tenancy agreement on its expiry (see the <i>Residential Tenancies Act 1987</i> section 70A). e:—_This notice cannot be given during the term of a periodic residential tenancy agreement.) notice of NOT LESS THAN 60 DAYS is given to you on the nds that the lessor has determined, as a result of an assessment ed out under the <i>Residential Tenancies Act 1987</i> section 71D, that are not eligible to reside in social housing premises, or to reside in lass of social housing premises to which the agreement relates (see
	This grou carri you a the country that t	essor's right to end the residential tenancy agreement on its expiry (see the Residential Tenancies Act 1987 section 70A). e:This notice cannot be given during the term of a periodic residential tenancy agreement.) notice of NOT LESS THAN 60 DAYS is given to you on the nds that the lessor has determined, as a result of an assessment ed out under the Residential Tenancies Act 1987 section 71D, that are not eligible to reside in social housing premises, or to reside in lass of social housing premises to which the agreement relates (see Residential Tenancies Act 1987 section 71C). e:This notice can be given during the term of a periodic or a fixed

document property name. page 97

Extract from www.slp.wa.gov.au, see that website for further information

	DATE: SIGNED:
AD	(Lessor/property manager)
	DRESS: POST CODE:
	SEE OVER FOR IMPORTANT INFORMATION
	FORM 1C — REVERSE
	IMPORTANT INFORMATION FOR TENANTS
	The lessor is seeking to terminate your residential tenancy agreement and requires you to vacate the premises on the date specified in this notice.
	If you do not vacate the premises, the lessor may apply to court for an order terminating your residential tenancy agreement and requiring you to vacate the premises.
	You should seek advice immediately if you do not understand this notice or if you require further information.
	29. Schedule 4 Form 2 amended
	In Schedule 4 Form 2:
	(a) delete "as owner" and insert:
	as lessor
	— (b) delete "of owner)" (each occurrence) and insert:
	of lessor)
	— (c) delete "an owner" and insert:
	————a lessor

Version Error! Unknown document property name. As at Error! page 98 Unknown document property name.

Extract from www.slp.wa.gov.au, see that website for further information

30. —	Schedule 4 Form 3 amended			
	In Schedule 4 Form 3:			
	— (a) delete "owne	r of the premises and" and insert:		
	lessor and			
<u>(b)</u>	delete "owner of	[Form 1C inserted in Gazette		
3 N	May 2013 p. 1826-9.1			

FORM 2

RESIDENTIAL TENANCIES ACT 1987

Section 79(3)(a)

NOTICE TO FORMER TENANT AS TO DISPOSAL OF GOODS

<u>TO</u> .	
	(name of former tenant)
of	
	(forwarding address of former tenant)
1.	The residential tenancy agreement in respect of the premises at
	between you as tenant and me as lessor was terminated on
	(insert date)
2.	The following goods were left on the premises the" and insert:
	lessor the
	100001 010
	(c) delete "owner
	(specify goods*)
	which I put into storage under section 79(2) of the premises "and Act
	<u>on</u>
	(insert÷_date)
	lessor
	(d) delete "his3.
	Under section 79(7) of the Act, a person who has a lawful right to the
	goods may reclaim them upon paying to me the reasonable costs incurred
	for removal and storage.
4.	If the goods have not been reclaimed within 60 days after the date shown
	in paragraph 2 above —
	(a) I am required by the Act to have them sold by public auction; and
	(b) I am entitled, subject to approval of a competent court, to receive
	from the proceeds of sale my costs and any amount owing to

page 100 Version Error! Unknown document property name. As at Error! Unknown document property name.

him"me under the terminated agreement and to pay the balance into court.
(data) (cignature of larger)
(date) (signature of lessor)
(name of lessor)
(address of lessor)
* NOTE: Under section 79(1) of the Act, a lessor need not store, but may remove and destroy — (a) perishable foodstuffs; and (b) goods whose value is less than the estimated cost of removal,
storage and sale.
[Form 2 amended in Gazette 29 Apr 2005 p. 1775; 3 May 2013 p. 1829.]

FORM 3

RESIDENTIAL TENANCIES ACT 1987

<u>Section 79(3)(b)</u>

NOTICE AS TO DISPOSAL OF GOODS

<u>1.</u>	A residential tenancy agreement in respect of the premises at
	between as lessor and as tenant was terminated on
2.	The following goods were left on the premises —
	which have been put into storage under section 79(2) of the Act on
3.	Under section 79(7) of the Act, a person who has a lawful right to the goods may reclaim them upon paying to the lessor the reasonable costs incurred for removal and insert:storage.
	4 Truly and the second of the
	.If the goods have not been reclaimed within 60 days after the date shown in paragraph 2 above the lessor —
	(a) is required by the Act to have them sold by public auction; and
	(b) is entitled, subject to approval of a competent court, to receive
	from the proceeds of sale the lessor's costs and any amount owing to the lessor under the terminated agreement, and to pay the balance into court.
	— (e) delete "of owner)" (each occurrence) and insert:
	(date) (signature of lessor)
	(name_of lessor)
31.	Schedule 4

page 102 Version Error! Unknown document property name. As at Error! Unknown document property name.

[Form 3 amended in Gazette 29 Apr 2005 p. 1775; 3 May 2013 p. 1829-30.]

[Form 4 deleted in Gazette 3 May 2013 p. 1830.]

Delete Schedule 4 Form 4.

32. Schedule 4 Form

FORM 5

MAGISTRATES COURTREGISTRY Ph: Fax:	Residential Tenancies Act 1987 Schedule 1 clause 8(3) and (4) NOTICE OF INTENTION TO DISPUTE APPLICATION FOR DISPOSAL OF BOND	Case number: Date lodged:
	MONEY	
APPLICANT (S)	Name(s):	
<u>Tick [✓] a box</u>	Address:	Postcode:
Lessor		<u>Daytime</u>
□ Tenant		telephone:
RESPONDENT (S)	Name(s):	
<u>Tick [✓] a box</u>	Address:	Postcode:
Lessor		<u>Daytime</u>
☐ Tenant		telephone:

TAKE NOTICE that I intend to dispute this application for the following reasons:

THE PRESCRIBED DISPUTE FEE OF \$18.00 MUST BE FORWARDED WITH THIS NOTICE AT THE TIME OF LODGMENT

Signature of respondent(s	<u>s)</u>			Date	//
Respondent's address for					
service of notices is:					
[Form 5 inserted in Gazette 29 Apr 2005 p. 1775-6; amended in					
Gazette 3 May	y 2013 p	. 1830.]			
— In Schedule 4 Form 5 delete "Owner" (each occurrence) and insert:					ence) and
Lessor					
33. Schedule 4 Form 6 amended					
In Schedule 4 Form 6:					
- (a)	after "R	esidential	Tenancies Act	198 <mark>7" inse</mark>	rt:
	section (88A(3)			
(b)	delete "	Officer iss	uing" and inse	rt:	
	Authori	ised perso	n issuing		
(c)		If you do r nce," and i	ot want to be p nsert:	rosecuted	in court for

page 104 Version Error! Unknown document property name. As at Error! Unknown document property name.

	If you do not wish to have the complaint of the alleged offence heard and determined by a court,
(d)	delete "Approved Officer" and insert:
	'Authorised Person
(e)	delete "Approved Officer " and insert:
	Authorised Person
(f)	delete "Approved Officer at" (each occurrence) and insert:
	Authorised Person at

34. Schedule 4 FormFORM 6

Residential Te	enancies Act 1987 section 88A(3)	Infringement	
<u>Infringement notice</u> <u>notice no.</u>		notice no.	
Alleged	Name: Family name		
<u>offender</u>	Given names		
	or Company name		
		<u>ACN</u>	
	Address		
	Postcode		
Alleged	Description of offence		
<u>offence</u>			
	Residential Tenancies Act 1987 s.		
	Residential Tenancies Regulations 1989 r.		
	Date / /20 Time	a.m./p.m.	
	Modified penalty \$		
Authorised	Name		
person	<u>Signature</u>		
issuing	<u>Office</u>		
<u>notice</u>			
<u>Date</u>	Date of notice / /20		
Notice to	It is alleged that you have committed the a	bove offence.	

As at Error! Unknown document property name. Version Error! Unknown document property name. page 105

Extract from www.slp.wa.gov.au, see that website for further information

alleged	If you do not wish to have the complaint of the alleged offence			
offender	heard and determined by a court, pay the modified penalty within			
	28 days after the date of this notice.			
	How to pay			
	By post: Send a cheque or money order (payable to			
	'Authorised Person — Residential Tenancies Act 1987')			
	to:			
	Authorised Person — Residential Tenancies Act 1987			
	Department of Commerce			
	Locked Bag 14 Cloisters Square			
	<u>Perth_WA_6850</u>			
	In person: Pay the cashier at:			
	Department of Commerce			
	219 St George's Terrace, Perth WA			
	If you do not pay the modified penalty within 28 days, you may			
	be prosecuted or enforcement action may be taken under the			
	Fines, Penalties and Infringement Notices Enforcement Act 1994.			
	<u>Under that Act your driver's licence and/or vehicle licence may</u>			
	be suspended.			
	If you need more time to pay the modified penalty, you can			
	apply for an extension of time by writing to the Authorised			
	Person at the above postal address. If you want this matter to be dealt with by prosecution in			
	court, sign here			
	and post this notice to the Authorised Person at the above postal			
	address within 28 days after the date of this notice.			

[Form 6 inserted in Gazette 22 Sep 2006 p. 4128; amended in Gazette 24 May 2011 p. 1895; 3 May 2013 p. 1830-1.]

FORM 7

	<u>FORM</u> 7			
Residential Tend	ancies Act 1987 section 88A(7)	Withdrawal no.		
Withdrawa	al of infringement notice			
Alleged	Name: Family name			
offender	Given names			
	or Company name			
		<u>ACN</u>		
	Address			
		D (1		
T. C.:	Tu Citation and an alice and	Postcode		
Infringement notice	<u>Infringement notice no.</u> Date of issue / /20			
Alleged	Description of offence			
offence	Description of offence			
offence	Residential Tenancies Act 1987 s.			
	Residential Tenancies Act 1987 s. Residential Tenancies Regulations 1989 r.			
		Time a.m./p.m.		
Authorised	Name			
person	Signature			
withdrawing	Office			
<u>notice</u>				
<u>Date</u>	Date of withdrawal / /20			
	The above infringement notice issued against you has been			
infringement	withdrawn.			
<u>notice</u>	If you have already paid the modified penalty for the alleged			
[*delete	offence you are entitled to a refund. * Your refund is enclosed.			
whichever				
is not applicable]	 or If you have paid the modified penalty but a refund is not 			
	enclosed, to claim your refund sign this notice and post it to:			
	Authorised Person — Residential			
	Department of Commerce			
	Locked Bag 14 Cloisters Square			
	Perth WA 6850			
	Signature	/ /20		

[Form 7 inserted in Gazette 22 Sep 2006 p. 4128-9; amended in Gazette 24 May 2011 p. 1895; 3 May 2013 p. 1831.]

In Schedule 4 Form 7:

(a) after "Residential Tenancies Act 1987" insert:

As at Error! Unknown document property name. Version Error! Unknown document property name.

	section 88A(7)
	— (b) delete "Officer withdrawing" and insert:
	Authorised person withdrawing
	(c) delete "Approved Officer" and insert:
	Authorised Person
35.	Schedule 5 replaced
	Delete Schedule 5 and insert:

Version Error! Unknown document property name. As at Error! page 108 Unknown document property name.

Extract from www.slp.wa.gov.au, see that website for further information

Schedule 5 — Prescribed offences and modified penalties

[r. 13]

[Heading inserted in Gazette 3 May 2013 p. 1832.]

Offences und	der Residential Tenancies Act 1987	Modified penalty
s. 22(5)	Unlawfully demanding or receiving fee or reward for representing or assisting party to proceedings	\$1 000
s. 27A	Failing to use prescribed form of written residential tenancy agreement	\$1 000
s. 27B	Failing to give prescribed information to tenant	\$1 000
s. 27C(1)(a)	Failing to prepare property condition report within 7 days	\$1 000
s. 27C(1)(b)	Failing to provide 2 copies of property condition report within 7 days	\$1 000
s. 27C(4)(a)	Failing to inspect premises within 14 days	\$1 000
s. 27C(4)(b)	Failing to prepare final property condition report within 14 days	\$1 000
s. 27C(4)(c)	Failing to provide copy of property condition report within 14 days	\$1 000
s. 27(1)	Requiring or receiving unauthorised amount for or in relation to a residential tenancy agreement	\$1 000
s. 28(1)	Requiring more than 2 weeks rent during first 2 weeks of tenancy	\$1 000
s. 28(2)	Requiring more than 2 weeks rent in advance	\$1 000
s. 29(1)(a)	Requiring or receiving more than one security bond	\$1 000
s. 29(1)(b)	Requiring or receiving security bond of more than 4 weeks rent plus pet bond (if applicable)	\$1 000
s. 29(4)(a)	Failing to give receipt for security bond	\$2 000

As at Error! Unknown document property name. Version Error! Unknown document property name. page 109

Offences un	der Residential Tenancies Act 1987	Modified penalty
s. 29(4)(b)	Failing to pay security bond to bond administrator	\$2 000
s. 29(8)(a)	Failing to ensure tenant does not sign bond disposal form before residential tenancy agreement terminates	\$1 000
s. 29(8)(b)	Failing to ensure tenant does not sign bond disposal form without amount of security bond stipulated	\$1 000
s. 32	Requiring or receiving rent in excess of court ordered amount	\$1 000
s. 33(1)	Failing to give receipt for rent	\$1 000
s. 34(1)	Failing to keep records of rent received	\$1 000
s. 51(1)	Failing to notify tenant of lessor's details	\$1 000
s. 51(2)	Failing to notify tenant of lessor's name and property manager's name and details	\$1 000
s. 51(3)	Failing to notify tenant of new lessor's details	\$1 000
s. 51(4)	Failing to notify tenant of change of lessor's details within 14 days	\$1 000
s. 53(1)	Giving false name or place of employment	\$1 000
s. 53(2)	Failing to notify lessor of new place of employment	\$1 000
s. 53(3)	Failing to provide forwarding address on vacating premises	\$1 000
s. 54(1)(a)	Failing to give tenant copy of residential tenancy agreement	\$1 000
s. 54(1)(b)	Failing to give tenant copy of executed residential tenancy agreement	\$1 000

Version Error! Unknown document property name. As at Error! page 110 Unknown document property name.

Extract from www.slp.wa.gov.au, see that website for further information

Offences u	nder Residential Tenancies Act 1987	Modified penalty
s. 57(2A)	Executing residential tenancy agreement providing for accelerated rent or liquidated damages	\$1 000
s. 59F(1)	Lessor or tenant altering, removing or adding lock without consent	\$2 000
s. 59F(2)	Property manager altering, removing or adding lock without consent	\$2 000
s. 63(3)	Giving false or misleading notice of termination	\$1 000
s. 79(3)	Failing to give notice that abandoned goods have been stored	\$1 000
s. 80A(6)	Failing to give reclaimed document to person	\$1 000
s. 80	Entering leased premises to recover possession without court order	\$4 000
s. 82C(2)	Failing to give written notice of usual use of residential tenancy database	\$1 000
s. 82D(2)	Failing to give written notice of personal information in residential tenancy database	\$1 000
s. 82E(1)	Listing personal information in residential tenancy database contrary to section 82E(1)	\$1 000
s. 82F(1)	Listing personal information in residential tenancy database contrary to section 82F(1)	\$1 000
s. 82G(3)	Failing to keep copy of written notice under section 82G(2) for one year	\$1 000
s. 82H(2)	Failing to amend or remove personal information from residential tenancy database within 14 days	\$1 000
s. 82I(1)	Lessor or lessor's agent failing to give copy of personal information within 14 days of request	\$1 000
s. 82I(2)	Database operator failing to give copy of personal information in residential tenancy database within 14 days of request	\$1 000

As at Error! Unknown document property name. Version document property name. page 111

Extract from www.slp.wa.gov.au, see that website for further information Version Error! Unknown

Offences un	Modified penalty	
s. 82K(2)	Keeping personal information in residential tenancy database longer than permitted	\$1 000
s. 93(1)	Failing to take reasonable steps to ensure security bond is transferred to bond administrator when required	\$1 000
s. 96(2)	Failing to pay bond, or part of bond, when required	\$1 000

Version Error! Unknown document property name. As at Error! page 112 Unknown document property name.

Extract from www.slp.wa.gov.au, see that website for further information

Residential Tenancies Regulations 1989

[Schedule 5 inserted in Gazette 3 May 2013 p. 1832-5.]

As at Error! Unknown document property name. Version Error! Unknown document property name. page 113

Extract from www.slp.wa.gov.au, see that website for further information

Notes

This is a compilation of the *Residential Tenancies Regulations 1989* and includes the amendments made by the other written laws referred to in the following table. The table also contains information about any reprint.

Compilation table

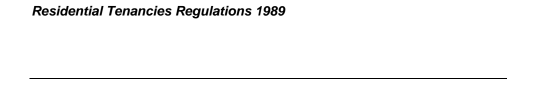
Citation	Gazettal	Commencement
Residential Tenancies Regulations 1989	9 Aug 1989 p. 2563-85 (erratum 18 Aug 1989 p. 2751)	1 Oct 1989 (see r. 2 and <i>Gazette</i> 18 Aug 1989 p. 2748)
Residential Tenancies Amendment Regulations 1989	15 Sep 1989 p. 3433	15 Sep 1989
Residential Tenancies Amendment Regulations (No. 2) 1989	6 Oct 1989 p. 3766	<u>6 Oct 1989</u>
Residential Tenancies Amendment Regulations 1990	23 Feb 1990 p. 1152-3	23 Feb 1990
Residential Tenancies Amendment Regulations (No. 2) 1990	6 Apr 1990 p. 1701 (erratum 12 Apr 1990 p. 1907)	<u>6 Apr 1990</u>
Residential Tenancies Amendment Regulations 1991	15 Mar 1991 p. 1119	15 Mar 1991
Residential Tenancies Amendment Regulations (No. 2) 1991	14 Jun 1991 p. 2872-3	<u>14 Jun 1991</u>
Residential Tenancies Amendment Regulations (No. 4) 1991	13 Dec 1991 p. 6153	13 Dec 1991
Residential Tenancies Amendment Regulations (No. 3) 1991	13 Dec 1991 p. 6154	13 Dec 1991
Residential Tenancies Amendment Regulations 1992	8 Jan 1993 p. 29	8 Jan 1993
Residential Tenancies Amendment Regulations 1993	12 Feb 1993 p. 1214	<u>12 Feb 1993</u>
Residential Tenancies Amendment Regulations 1994	9 Sep 1994 p. 4629	9 Sep 1994
Residential Tenancies Amendment Regulations (No. 2) 1994	30 Dec 1994 p. 7231-2	<u>30 Dec 1994</u>

page 114 Version Error! Unknown document property name. As at Error! Unknown document property name.

Citation	Gazettal	Commencement		
Residential Tenancies Amendment Regulations 1995	16 Jun 1995 p. 2318	<u>16 Jun 1995</u>		
Reprint of the Residential Tenancies Regulations 1989 as at 9 Apr 1996 (includes amendments listed above)				
Residential Tenancies Amendment Regulations 1996	25 Jun 1996 p. 2904-17	1 Jul 1996 (see r. 2 and <i>Gazette</i> 25 Jun 1996 p. 2902)		
Residential Tenancies Amendment Regulations 1999	19 Feb 1999 p. 553-4	19 Feb 1999		
Reprint 2: The Residential Tenancies amendments listed above)	Regulations 198	89 as at 19 Sep 2003 (includes		
Residential Tenancies Amendment Regulations 2004	24 Dec 2004 p. 6149-53	<u>24 Dec 2004</u>		
Courts and Legal Practice (Consequential Amendments) Regulations 2005 r. 11	19 Apr 2005 p. 1294-302	19 Apr 2005		
Residential Tenancies Amendment Regulations 2005	29 Apr 2005 p. 1771-6	1 May 2005 (see r. 2 and <i>Gazette</i> 31 Dec 2004 p. 7128)		
Electricity Corporations (Consequential Amendments) Regulations 2006 r. 84	31 Mar 2006 p. 1299-357	1 Apr 2006 (see r. 2)		
Residential Tenancies Amendment Regulations 2006	22 Sep 2006 p. 4126-30	22 Sep 2006 (see r. 2(a))		
Reprint 3: The Residential Tenancies (includes amendments listed above)	Regulations 198	89 as at 26 Jan 2007		
Residential Tenancies Amendment Regulations 2007	30 Mar 2007 p. 1452	5 Apr 2007 (see r. 2)		
Residential Tenancies Amendment Regulations (No. 2) 2007	31 Jul 2007 p. 3790-1	r. 1 and 2: 31 Jul 2007 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Aug 2007 (see r. 2(b))		
<u>Residential Tenancies Amendment</u> <u>Regulations 2011</u>	24 May 2011 p. 1894-5	r. 1 and 2: 24 May 2011 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Jun 2011 (see r. 2(b))		
Residential Tenancies Amendment Regulations 2013	3 May 2013 p. 1737-835	r. 1 and 2: 3 May 2013 (see r. 2(a)); Regulations other than r. 1 and 2: 1 Jul 2013 (see r. 2(b) and Gazette 3 May 2013 p. 1735)		

As at Error! Unknown document property name. Version Error! Unknown document property name. page 115

Extract from www.slp.wa.gov.au, see that website for further information



Under the Land Administration Act 1997 s. 281(3), a reference in a written law to the Land Act 1933 is, unless the contrary intention appears, to be construed as if that reference were a reference to the Land Administration Act 1997.

page 116 Version Error! Unknown document property name. As at Error! Unknown document property name.