Tenancy No.:

## **TENANCY AGREEMENT**

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

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

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

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

property:

purposes than:

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

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

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

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

1. The parties and	d the rental unit				
The rental unit:	The rental unit is □ a flat □ a single room □ other:	☐ an owner- ☐ an owner- occupied flat partnership flat ☐ The tenancy is a subtenancy			
	Location:	City:			
Landlord:	Name: CVR No./registration No.:				
	Address:				
Tenant:	Name:				
ronam	Address:				
Rental unit area:	The total gross floor area of the unit is	m <sup>2</sup> , and consists of m <sup>2</sup> consist of			
	of which	business premises, etc.			
Rights of use of:	In addition to the property, under the agreement, the following facilities: (please tick as appropriate)	ne tenant will also have access to and use			
	☐ Laundry ☐ Common garden	☐ Loft/basement space No.: ☐ Other			
	☐ Bicycle parking ☐ Garage No.:	☐ Other facilities:			
Use of the	Without the landlord's prior written consent, the rental unit must not be used for any other				

Section	<ol><li>Period of tenancy</li></ol>	/	
	Start:	The tenancy starts on the	and continues until terminated, unless
		the tenancy is of limited duration, cf. section 11.	
	Terminating the tenancy:		notice. Unless otherwise agreed or specified in section 11 of the g three months' prior notice to the first working day of a month not
		However, the tenancy of separate rooms may be terminate	ed by one month's prior notice.
		The landlord may terminate the tenancy in accordance wit	th sections 82 and 83 of the Danish Rent Act.
Section	3. Payment of rent		
Section	3. Fayment of fent		
	Rent:	The annual rent isDKK	
	Payment:	Rent, etc. is due for payment on the	of each (please tick as appropriate) Month <i>Quarter</i>
	The monthly/quart	erly rent amounts to:	DKK
	Additional charges	s amount to:	
	, taditional onlingoe	Payment on account for heating	DKK
		Payment on account for water	DKK
		Payment on account for electricity	DKK
		Payment on account for cooling	DKK
		Aerial charges Internet charges	DKK DKK
		Contribution to tenant representation	DKK
		Other	
		charges:	DKK
		Other	
		Charges:	DKK
		Total monthly/quarterly amount payable:	DKK
	Taxes and dues:	Included in the rent are taxes and dues as on This date will provide the basis of any future changes to ta	axes and dues.
	Place of payment:	The rent etc. must be paid to the landlord's account No.	in (bank):
		Payments made to a bank is considered payment at the s	pecified place of payment.
	Note:	Any specific conditions relating to the rent determination, or agreement.	cf. the instructions, must be specified in section 11 of the tenancy
Section	4. Deposit and prep	aid rent	
	Deposit:	No later than the , the tenant must pa	y a deposit of DKK
	Берози.	<u></u>	ore than 3 months' rent).
	5		
	Prepaid rent: No la		y prepaid rent ore than 3 months' rent).
	Payment:	No later than the tenant must pa	y a DKK, equivalent to:
		Prepaid rent:	DKK
		Rent, etc. for the period:	
		to m	DKK
		Deposit	DKK
			DKK
			DKK
		Total	DKK
	Hereafter, the fir	rst payment of the rent is to	
	be made on		<u>FII</u>

Section 5	. Heating, cooling, v	vater and electricity	
	Heating:	Does the landlord provide heating and hot water? (please tick as appropriate)  If yes, the property is heated by:  district heating/natural gas  oil-fired central heating electric heating other:	O Yes O No
		The annual heating consumption is measured from	
		Is the tenant responsible for heating the property? (please tick as appropriate)	O Yes O No
		If yes, the property is heated by:  □ electricity □ gas □ oil/kerosene □ district heating/natural gas □ other:	
	Water:	Does the landlord provide water? (please tick as appropriate)	O Yes O No
		If yes, the charges are based on individual meters (please tick as appropriate)	O Yes O No
		The annual water consumption is measured from	
	Electricity heating? (please	Does the landlord provide electricity for other purposes than tick as appropriate)	O Yes O No
		The annual electricity consumption is measured from	O Yes O No
	Cooling:	Does the landlord provide cooling? (please tick as appropriate)	
		If yes, the charges are based on individual meters (please tick as appropriate)	O Yes O No
		The annual cooling consumption is measured from	
Section 6	. Common aerials, e	etc. and access to electronic communication services	
	Communal aerial fee (please tick a	: The landlord provides connection to a communal aerial to which the tenant must pay a s appropriate)	O Yes O No
	The aerial assoc	ciation of the tenants provides connection to a communal aerial (please tick as appropriate)	O Yes O No
	Internet:	Does the landlord provide access to the Internet (electronic communication services) to which the tenants must pay a contribution (please tick as appropriate)	O Yes O No
Section 7	. Property condition	at the start of the tenancy	
		In the condition of the property accessed at an initial inequation?	O Yes O No
	Note:	Is the condition of the property assessed at an initial inspection?  Landlords letting more than one flat are obligated to carry out initial inspections.	O TES O NO
	14010.	Euroros tetting more than one hat are obligated to earry out militar inspections.	
	Note:	If the condition of the property is deficient at the start of the tenancy, the tenant must give we notice of this to the landlord no later than 14 days after the start of the tenancy, or the tenant make subsequent claims concerning this deficiency.  If the initial inspection is carried out after this deadline and if the tenant has received an inspection report after the deadline, the deadline will still apply. However, this does not apply if the deficiency cannot be discovered with reasonable diligence.	

Section 8.	Maii	ntenance									
		Responsib ilities:	The internal ma	nintenance of the tenancy	will be t	he responsibility of: (pleas	e tick as appropriate	э)			
			O The landlord O The tenant								
	Account: If the landlord is responsible for interior repairs, the landlord will have opened a bank account for interior repairs of the property. At the time of signing the tenancy agreement, the account balance is DKK.  After the agreement is signed, this account balance may have changed due to repairs						ment,				
		Note:	carried out by	the landlord. g more than one flat at th	ne time w	hen a tenant vacates a pr rescribed by the Danish R	operty, are obligated		•		
Section 9.		ures and liances									
	At 1	the start of the	tenancy, the foll	owing fixtures are the pro	perty of	the landlord: (please tick a	as appropriate)				
		Stove	_	Dishwasher		Cooker hood	☐ Other fixtures and appliances:				
	_	Refrigerator	_	Washing machine			☐ Other fixtures and appliances: ☐ Other				
		Freezer	_	Tumble dryer		Water heaters, total mber:	fixtures and appliances:			_	_
Section 10	). Te	nant represent	ation, pets, hous	e rules and additional inf	ormation	regarding the tenancy	_				
	Tei	nant represent		perty have a tenant assoc	iation at	the time of					
			signing this ag	greement? (please tick as	appropi	iate)		0	Yes	0	No
	Pe	ts:		• •		nit? (please tick as appropese must be stated in sect	,	0	Yes	0	No
	No	te:	agreement.	o apply to the Rooping of	poto, an	oo maa ba stated iii soot	ion in or and				
	Но	use rules:	Do house rule	s apply to the property?							
	lf h	ouse rules apr	please tick as bly, these must b	appropriate) e attached to the agreem	ient.			0	Yes	0	No
											_
	Ad	uilionai intorma	ition regarding th	ie rentai unit:							

The terms and conditions already complying with the general rules of the Danish Rent Act must not be stated here. This also includes derogations which must be stated in section 11.

Section 11	. Special				
terms	Derogations:	Here any agreed derogations and Danish Rent Act and in sections 1 Such derogations might impair ter tenants than those stipulated in th	-10 of the stan	dard agreement must be si impose greater obligations	tated.
		The terms and conditions already or the house rules of the property regarding the tenancy must be sta	must not be s	tated here.Any additional in	
	Note:	Special terms may be stipulated in s determination which must be include return on investments (the Danish R Net Price Index (the Danish Rent Act improvements (the Danish Rent Act section 4 b) and free rent determinated	ed in the tenance ent Act section t section 4, sub section 4 a), ag	y agreement, such as specia 4, subsection 5), price regula section 8), private urban rene greed green urban renewal (the	I terms as regards ations linked to the ewal or property ne Danish Rent Act
Section 12	. Signature				
		Date:	<u>=</u>	Date:	r <del>u h</del>
		Buto.	[20]	240.	

Signed by the landlord

Signed by the tenant