

Allotment tenancy agreement

Date of lease: []
The Landlord: []
The Tenant: []
Lease of: [allotment address]

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The Schedule: Rights expressly reserved

The Landlord is: [name]
of [address]
The Tenant is: [name]
of [address]
The guarantor is: [name]
of [address]
Start date of lease: [date]
End date of lease: [date]

1. Definitions

In this lease the following words shall have the meanings shown unless it is clear from :

“Conduit” means any medium through which a service is

“Land” means the land situate at [full address] and the plant attached to it and the buildings, if any, ,

“Landlord” includes the person or persons from time to time entitled to possession of the

"Lease Period" means the total of the Term plus any extension or renewal, during which

“Plan” means the plan[s] attached to ,
[] .

"Rent" means the following sums:

From today until 31st 2016 , [\$ 600]
;

From 01 January 2017 31st 2019 , [\$

800] ;
From 01 January 2020
, [\$ 1 , 000] ;
“Security Deposit” means the sum paid by the Tenant

“Term” means a term [] [].
“Use Allowed” means: use

2. Interpretation

In this lease

- 2.1. Whenever more than one person or company is the
- 2.2. Any reference to a place or
- 2.3. Any agreement by any party not to do or omit to
- 2.4. [Except where stated otherwise,]
- 2.5. The headings to the paragraphs ()
- 2.6. The schedule to this lease
- 2.7. All money sums mentioned in this lease are calculated net of / ,

2.8. A reference to a right of the Landlord to have access to

2.9. A reference to “the last year of the Term”

“
”

3. Entire agreement

3.1. This lease contains the entire

3.2. Each party acknowledges that, in entering into this lease,

, , ,

3.3. Conditions, warranties or other terms implied

4. The lease

4.1. By this lease the Landlord lets and the Tenant

4.2. The Land is let subject to

, , , ,

4.3. The rights specified

4.4. The Rent is payable without any deduction,

4.5. All payments which may be due by the

4.6. [The Landlord is under no obligation to insure nor protect

.]

4.7. Except so far as provided in this lease, the

5. Responsibility for others

5.1. The Tenant accepts that he is liable to the Landlord for compliance with

5.2. If the Tenant asks the Landlord for consent to some action or activity
by

6. Rent and other payments

6.1. The Tenant shall pay to the Landlord:

6.1.1 the Rent;

6.1.2 An appropriate

6.1.3 a fair proportion (decided by a surveyor nominated by the
Landlord)

6.2. The Tenant shall also pay

- 6.2.1 any work to the ;
 - 6.2.2 preparing and serving a schedule ;
- ;
- 6.3. Payments to the Landlord shall be made by [direct debit / Internet /
/] ,

7. Tenant's positive obligations

The Tenant agrees and undertakes that he will:

- 7.1. use the Land only for
- 7.2. use the land ;
- 7.3. live and will continue to live,
- 7.4. clean, maintain and keep , , ;
- 7.5. provide a written notice to
- 7.6. immediately notify the Landlord of any encroachment on the Land
- 7.7. assist the Landlord as far as reasonably possible, and ,
- 7.8. comply with the terms of every law regulating , ,

7.9. comply with all laws

8. Restrictions on Tenant

The Tenant

8.1. use on the Land

[list chemicals or products]

8.2. spread or leave

;

8.3. spray any substance whatever in

;

8.4. sleep over night on the

;

8.5. apply for planning permission relating

;

8.6. make any

;

8.7. store or leave goods or detritus on

;

;

8.8. fix to the Land any pole

,

,

8.9. bring onto the Land

;

8.10. remove or change

,

;

8.11. cause any nuisance

;

8.12. ,

;

8.13.

1

;

8.14.

;

8.15.

,

8.16. assign or transfer his rights under this lease.

9. Portable buildings and frames

10. Tenant indemnifies Landlord

10.1.

,

,

;

10.2.

;

11. The Security Deposit

11.1.

\$ []

11.2.

12. Guarantor

The Guarantor agrees:

12.1.

;

12.2. that his obligations will continue through the Term;

12.3.

;

12.4.

,

,

;

12.5.

[28]

;

12.6.

.

12.7.

.

13. Provision for premature termination

13.1.

[]

,

13.2.

,
,

13.3.

14. Forfeiture

14.1.

:

14.1.1

;

14.1.2

28

,

;

14.1.3

;

;

14.1.4

,

;

14.1.5

;

14.2.

15. At the end of the lease

15.1.

,

15.2.

[14]

16. Other matters

16.1.

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16.2.

,

16.3.

,

,

,

16.4.

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16.5.

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16.6.

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16.7.

It shall be deemed to have been delivered:

;

:

16.8.

,

16.9.

,

[]

[].

Signed as a deed by or for the Landlord [write name]

:

Witness: signature:

Name:

Address:

Signed as a deed by or for the Tenant [write name] (who certifies that he has proper authority to sign)

:

Witness: signature:

Name:

Address:

[]

Signature:

Witness: signature:

Name:

Address:

The Schedule: rights expressly reserved

1.

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2.

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3.

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4.

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5.

, , , , ,

6.

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Explanatory notes:

Allotment tenancy agreement

Paragraph specific notes

1. Definitions

Conduit: is an ancient word for a pipe. In law it has a wider meaning, to include pipes, wires and anything which

Land: substitute some alternative word if you wish. The best way the exact address and a description which refers to a plan. Then make sure the

A further tip is to take photographs, particularly close-up to any feature, so that the condition is clear. If the Land is in excellent condition, the landlord will benefit most from photographs. If the Land is in poor condition, then it is the tenant who

Dealing with a formal rent review is tedious and can be expensive. When the rent is so low, it is far easier to provide for a periodic increase in rent to a specific

2. Interpretation

Leave these items in place unless there is a good reason to edit or remove.
Each of them

3. Entire agreement

This paragraph prevents a party from later saying he was relying on some other document or web

4. The lease

This paragraph covers a reservation of general rights. In addition, we have provided for

5. Responsibility for others

These points are usually lost among a long list of other matters. We have separated it so as to be more prominent

”

6. Rent and other payments

This paragraph contains detailed commercial terms.

7. Tenant's positive obligations

Encroachments happen constantly and unexpectedly. Ask the tenant in

8. Restrictions on Tenant

Here is a long

9. Portable buildings and frames

We have no comment.

10. Tenant indemnifies Landlord

Few draftsmen include an indemnity in a lease because the tenant's covenants are precise and a simple recourse is to sue on a breach.

11. The Security Deposit

Whether or not you take a

12. Guarantor

Whether a guarantor is required is entirely

13. Provision for premature termination

Otherwise known as a “break clause”, that is a provision for the tenant to give notice, at some particular

14. Forfeiture

These provisions are usual.

15. At the end of the lease

These provisions simply tie up loose ends.

16. Other matters

Apart from the

A provision for mediation has been included in place of the more usual

Schedule 1: Rights expressly reserved

Reserved rights are rights which the

End of notes