Form 4

Renewal of Tenancy Agreement

Note to Tenant: You may continue to occupy your rental unit. If you want to renew your tenancy agreement, you must sign this form and return it to the landlord by ______ . (date) If the landlord has applied for, or plans to apply for, a rent increase above the guideline, you may sign this agreement and still have the right to end your tenancy with notice of two rental payment periods. Your right to give notice is in effect from the date you receive notice that the landlord is applying for a rent increase above the guideline until 14 days after you receive a decision from the Residential Tenancies Branch or Residential Tenancies Commission. This Renewal Agreement is made in duplicate between: , the Landlord Legal name, address and telephone number of landlord and the Tenant Name of tenant The landlord and tenant agree to renew the Tenancy Agreement respecting the rental unit located at: Address at the following rent: Basic Rent: For _____ parking spaces: Other (specify): \$ _____ **Rent Payable** \$ _____ Less Rent Discount* **Actual Amount Tenant Must Pay:**

	(Complete this section	on in a rent increase on the rental unit is u	ue before the date this agreement ends.	
	The landlord plans to increase the rent by the annual rent increase guideline on (date) The landlord must provide the tenant with a Notice of Rent Increase at least 3 months before the rent is increased. The landlord plans to apply for a rent increase above the guideline to increase the rent on (date)			
	The proposed Rent Payable	will be \$. The landlord must provide the tenant with a	
	Notice of Rent Increase at	least 3 months before the rent is increased.		
		(Complete this section if there is a r	rent discount.)	
	nt Discount			
ent oe 1 agre disc	discount is not considered a reduced or removed unless tement is for a fixed term, a l	rent increase under <i>The Residential Tenance</i> the tenant receives written notice of at leanndlord cannot reduce or remove an unconditional tenant receives written notice of at leanndlord cannot reduce or remove an unconditional tenant reduce or remove and reduce or remove an unconditional tenant reduce or red	it must be set out in writing. Reducing or removing a cies Act. However, an unconditional discount cannot east 3 months. If a tenancy agreement or discount itional discount during the term of the agreement. If a can withdraw it without notice if the tenant does not	
Γhe	landlord is offering a rent di	scount of \$	subject to the following conditions:	
Pro	ovide details of any condition	s – add additional pages if necessary)		
□ Discount is the same as last year's or increased by \$□ Discount is reduced by \$				
	☐ Discount is removed.			
	rent increase. The disc		sidential Tenancies Branch for an above-guideline on the final decision on the landlord's application. \$	
Sigi	natures			
	Date	Print name of landlord	Signature of landlord	
	Date	Print name of tenant	Signature of tenant	
	Date	Print name of tenant	Signature of tenant	

Note: If the unit is registered as a condominium, the unit may be sold. If it is sold and the purchaser wants to move in, the tenant may be given notice to move, subject to this agreement and any rights to continue living in the unit the tenant may have under The Residential Tenancies Act or The Condominium Act.

M.R. 149/2011