

Manufactured Home Site Tenancy Agreement

Important Notes:

#RTB - 5

The Residential Tenancy Branch (RTB) is of the opinion that this Manufactured Home Site Tenancy Agreement accurately reflects the Manufactured Home Park Tenancy Act (MHPTA) and accompanying regulations. The RTB makes no representations or warranties regarding the use of this agreement. A landlord and tenant may wish to obtain independent advice regarding whether this agreement satisfies their own personal or business needs.

The words tenant, landlord, manufactured home park and manufactured home site in this tenancy agreement have the same meaning as the words in the Manufactured Home Park Tenancy Act (MHPTA), and the singular of these words includes the plural.

IF ADDITIONAL SPACE IS REQUIRED TO LIST ALL PARTIES, complete	and attach Schedule of Parties (#RTO-26)	RTO-26 used & attached
PARK NAME: LALLI'S MOBILE HO	TENANT(S) SITE NUM	BER: 3
MANUFACTURED HOME SITE TENANCY AGRE	EMENT between: (use full, correct	t legal names)
the LANDLORD(S): (if entry for landlord is a business name, use the 'in the state of the state o	last name' field box to enter the full legal busin	ess name)
last name	first and middle name(s)	
LALLI	VAUL	
last name	first and middle name(s)	
and the TENANT(S):		
last name	first and middle name(s)	
(optional) phone number (optional) other pho	one number	
ADDRESS OF PLACE BEING RENTED TO TENANT(s) (ca		n this agreement):
3 38 39884 GOVERNMENT RIV	SQUAMISH	B.C. V8B-007
	city	province postal code
	****************	*********
ADDRESS FOR SERVICE of the Landlord La	andlord's agent	
Ro Box 1091	50 WAMISH	BC V8B-01
unit/site address	city	province postal code
64 815-9841		
daytime phone number other phone number	fax number for s	ervice

Residential Tenancy Branch

Office of Housing and Construction Standards

#RTB-5 (2017/12)



page 1 of 6 pages

1. APPLICATION OF THE MANUFACTURED HOME PARK TENANCY ACT 1) The terms of this tenancy agreement and any changes or additions to the terms may not contradict or change any right or obligation under the Manufactured Home Park Tenancy Act or a regulation made under that Act, or any standard term. If a term of this tenancy agreement does contradict or change such a right, obligation or standard term, the term of the tenancy agreement is void. 2) Any change or addition to this tenancy agreement must be agreed to in writing and initialed by both the landlord and the tenant. If a change is not agreed to in writing, is not initialed by both the landlord and the tenant or is unconscionable, it is not enforceable. 3) The requirement for agreement under subsection (2) does not apply to a) a rent increase given in accordance with the Manufactured Home Park Tenancy Act, b) a withdrawal of, or a restriction on, a service or facility in accordance with the Manufactured Home Park Tenancy Act: c) park rules established in accordance with the Manufactured Home Park Tenancy Act and the regulations or d) a term in respect of which a landlord or tenant has obtained a Residential Tenancy Branch order that the agreement of the other is not required. 2. BEGINNING AND TERM OF THE AGREEMENT (please fill in the dates and times in the spaces provided) This tenancy starts on:

	day month year
	ncy: (please check a, b or c and provide additional information as requested) Ith-to-month basis
b) for a fixed	d length of time : ending on: day month year
it is ended in fixed length	
c) other per	riodic tenancy as indicated below:
weekly	bi-weekly other:
(check one) do	each (check one) day week month to the landlord on the rental period which falls on the (due date, e.g., 1st, 2nd, 3rd, 31st) day of each week month subject to rent increases given in accordance with the MHPTA. ust pay the rent on time. If the rent is late, the landlord may issue a Notice to End Tenancy to the may take effect not earlier than 10 days after the date the notice is given.
The landlord r	ded in the rent: (Check only those that are included and provide additional information, if needed.) must not terminate or restrict a service or facility that is essential to the tenant's use of the manufacte as a site for a manufactured home, or is a material term of the tenancy agreement.
Water	Sewage disposal Garbage collection On-site parking for Q vehicles
Cablevision	
Electricity	Storage (off site) Kitchen scrap collection RV parking
Natural gas	s
Other:	Other:

4. SECURITY

- The landlord is not permitted to require or accept a security deposit for a manufactured home park tenancy.
- 2) The landlord is permitted to require security, in the form of proof of third party insurance, against damage to the park caused by moving the manufactured home on or off the manufactured home site.

5. PETS

- Any term of this tenancy agreement that prohibits, or restricts the size of, a pet or that governs the tenant's obligations regarding the keeping of a pet on the manufactured home site is subject to the rights and restrictions under the Guide Animal Act.
- The landlord is not permitted to require or accept a pet damage deposit for a manufactured home park tenancy.

6. PLAN

A plan or sketch describing the area and boundaries of the manufactured home site rented under this agreement is attached to this agreement. The boundaries are measured from a permanent reference marked on the plan.

7. PAYMENT OF RENT

- 1) The tenant must pay the rent on time, unless the tenant is permitted under the Act to deduct from the rent. If the rent is late, the landlord may issue a notice to end a tenancy to the tenant, which may take effect not earlier than 10 days after the date the tenant receives the notice.
- 2) The landlord must not take away or make the tenant pay extra for a service or facility that is already included in the rent, unless a reduction is made under section 21 (2) of the Act.
- The landlord must give the tenant a receipt for rent paid in cash.
- 4) The landlord must return to the tenant on or before the last day of the tenancy any post-dated cheques for rent that remain in the possession of the landlord. If the landlord does not have a forwarding address for the tenant and the tenant has vacated the manufactured home park without notice to the landlord, the landlord must forward any post-dated cheques for rent to the tenant when the tenant provides a forwarding address in writing.

8. RENT INCREASES

1) Once a year the landlord may increase the rent for the existing tenant. The landlord may only increase the rent 12 months after the date that the existing rent was established with the tenant or 12 months after the date of the last legal rent increase for the tenant, even if there is a new landlord or a new tenant by way of an assignment. The landlord must

- use the approved Notice of Rent Increase form available from any Residential Tenancy Branch office or Service BC location
- 2) A landlord must give a tenant 3 whole months notice, in writing, of a rent increase. [For example, if the rent is due on the 1st of the month and the tenant is given notice any time in January, including January 1st, there must be 3 whole months before the increase begins. In this example, the months are February, March and April, so the increase would begin on May 1st.]
- 3) The landlord may increase the rent only in the amount set out by the regulations. If the tenant thinks the rent increase is more than is allowed by the regulations, the tenant may talk to the landlord or contact the Residential Tenancy Branch for assistance.
- 4) Either the landlord or the tenant may obtain the inflation rate prescribed for a rent increase from the Residential Tenancy Branch.

9. ASSIGN OR SUBLET

1) The tenant may assign the tenancy agreement or sublet the manufactured home site to another person only if one of the following applies.

- a) the tenant has obtained the prior written consent of the landlord of the park to the assignment or sublease, or is deemed to have obtained that consent, in accordance with the regulations;
- b) the tenant has obtained an order of an arbitrator authorizing it.
- 2) The landlord and tenant must follow the specific procedure when consent is sought. The landlord must not charge a fee or receive a benefit directly or indirectly, for giving this consent.
- -3) If a landlord unreasonably withholds consent to assign or sublet or charges a fee, the tenant may apply for dispute resolution under the Manufactured

 Tonancy Act.

10. REPAIRS

- 1) Landlord's obligations:
 - a) The landlord must provide and maintain the manufactured home park in a reasonable state of repair, suitable for occupation by a tenant. The landlord must comply with health, safety and housing standards required by law.
 - b) If the landlord is required to make a repair to comply with the above obligations, the tenant may discuss it with the landlord. If the landlord refuses to make the repair, the tenant may seek an arbitrator's order under the Manufactured Home Park Tenancy Act for the completion and costs of the repair.
 - c) The landlord is not required to maintain or repair improvements made to the manufactured home site by a tenant occupying the site, or the assign of the tenant, unless the obligation to do so is a term of this tenancy agreement.

(A) I

Page

- 2) Tenant's obligations
 - a) The tenant must maintain reasonable health, cleanliness and sanitary standards throughout the manufactured home site and in common areas. The tenant must take the necessary steps to repair damage to the manufactured home site or common areas caused by the actions or neglect of the tenant or a person permitted in the manufactured home park by that tenant. The tenant is not responsible for repairs for reasonable wear and tear to the manufactured home site or common areas.
 - b) If the tenant does not comply with the above obligations within a reasonable time, the landlord may discuss the matter with the tenant and may seek a monetary order through arbitration under the Manufactured Home Park Tenancy Act for the cost of repairs, serve a notice to end a tenancy, or both.

3) Emergency repairs

- a) The landlord must post and maintain in a conspicuous place in the manufactured home park, or give to the tenant in writing, the name and telephone number of the designated contact person for emergency repairs.
- b) If emergency repairs are required, the tenant must make at least two attempts to telephone the designated contact person, and then give the landlord a reasonable time to complete the repairs.
- c) If the emergency repairs are still required, the tenant may undertake the repairs, and claim reimbursement from the landlord, provided a statement of account and receipts are given to the landlord. If the landlord does not reimburse a tenant as required, the tenant may deduct the cost from rent. The landlord may take over completion of the emergency repairs at any time.
- d) Emergency repairs must be urgent and necessary for the health and safety of persons or preservation or use of property in the manufactured home park and are limited to repairing
 - major leaks in pipes,
 - i) damaged or blocked water or sewer pipes, or
 - iii) the electrical systems.

11. OCCUPANTS AND GUESTS

- The landlord must not stop the tenant from having guests under reasonable circumstances on the manufactured home site and in common areas of the manufactured home park.
- The landlord must not impose restrictions on guests and must not require or accept any extra charge for daytime visits or overnight accommodation of guests.
- 3) If the number of occupants on the manufactured

home site is unreasonable, the landlord may discuss the issue with the tenant and may serve a notice to end a tenancy. Disputes regarding the notice may be resolved through dispute resolution under the Manufactured Home Park Tenancy Act.

12. LOCKS

- The landlord must not change locks or other means of access to the manufactured home park unless the landlord provides each tenant with new keys or other means of access to the manufactured home park.
- 2) The tenant must not change locks or other means of access to common areas of a manufactured home park unless the landlord consents to the change.

13. LANDLORD'S ENTRY ON TO MANUFACTURED HOME SITES

- For the duration of this tenancy agreement, the manufactured home site is the tenant's home and the tenant is entitled to quiet enjoyment, reasonable privacy, freedom from unreasonable disturbance, and exclusive use of the manufactured home site.
- 2) The landlord may enter the manufactured home site only if one of the following applies:
 - a) at least 24 hours and not more than 30 days before the entry, the landlord gives the tenant a written notice which states
 - the purpose for entering, which must be reasonable, and
 - ii) the date and the time of the entry, which must be between 8 a.m. and 9 p.m. unless the tenant agrees otherwise;
 - b) there is an emergency and the entry is necessary to protect life or property;
 - c) the tenant gives the landlord permission to enter at the time of entry or not more than 30 days before the entry;
 - d) the tenant has abandoned the site;
 - e) the landlord has an order of an arbitrator or court saying the landlord may enter;
 - f) the entry is for the purpose of collecting rent or giving or serving a document that under the Act must be given or served.

14. ENDING THE TENANCY

- 1) The tenant may end a monthly, weekly or other periodic tenancy by giving the landlord at least one month's written notice. A notice given the day before the rent is due in a given month ends the tenancy at the end of the following month. [For example, if the tenant wants to move at the end of May, the tenant must make sure the landlord receives written notice on or before April 30th.]
- This notice must be in writing and must
 - a) include the address of the manufactured home site,
 - b) include the date the tenancy is to end,
 - c) be signed and dated by the tenant, and



- d) include the specific grounds for ending the tenancy, if the tenant is ending a tenancy because the landlord has breached a material term of the tenancy.
- 3) If this is a fixed term tenancy, and the agreement does not require the tenant to vacate at the end of the tenancy, the agreement is renewed as a monthly tenancy on the same terms until the tenant gives notice to end a tenancy as required under the Manufactured Home Park Tenancy Act.
- 4) The landlord may end the tenancy only for the reasons and only in the manner set out in the Manufactured Home Park Tenancy Act and the landlord must use the approved notice to end a tenancy form available from the RTB.
- (5) The landlord and tenant may mutually agree in writing to end this tenancy agreement at any time.

15. LANDLORD TO GIVE TENANCY AGREEMENT TO TENANT

The landlord must give the tenant a copy of this agreement promptly, and in any event within 21 days of entering into the agreement.

16. RESOLUTION OF DISPUTES

Either the tenant or the landlord has the right to apply for arbitration to resolve a dispute, as provided under the Manufactured Home Park Tenancy Act.

page 5 of 6 pages

#RTB - 5 (2017/12)	page 5 of 6 page
Signature:	Date:
last name	first and middle name(s)
Signature:	Date: SEAT 21, 2025
last name	nist and middle name(s)
ENANT(S):	
Signature: 244 Man	Date: 55/1 21, 2025
last name	first and middle name(s)
Signature: 400°	Date: 56/7 21, 2025
last name	first and middle name(s)
TTRR HOLDENICS	LID CO PAUL LALLI
LANDLORD(S): (if entry for landlord is a business name	ne, use the 'last name' fjeld box to enter the full legal business name)
By signing this tenancy agreement, the landle	ord and the tenant are bound by its terms.
Number of pages of the Addendum:	Number of additional terms in the Addendum:
of this tenancy agreement:	$\mathcal{C}(\mathcal{A})$
	following information on the Addendum that forms part
c) Attached to this tenancy agreement, there is	is not an Addendum. RUES AND REGULATION Is not an Addendum. ALLI'S MOBILE HU
regulations, and must clearly communicate the rig	oly with the Manufactured Home Park Tenancy Act and this and obligations under it. If a term does not meet these of the enforceable. RILES AND RECULATED
b) Any addition to this tenancy agreement must come	
such as pets, yardwork, fence maintenance and si	tenant(s) and the landlord. Additional terms may cover matters now removal. Park Rules created in accordance with Section 32
at voice gover any additional terms affect to by the i	

General Information about Residential Tenancy Agreements

Important Legal Document - This tenancy agreement is an important legal document. Keep it in a safe place.

Access - The landlord has the right to access the manufactured home site for the purpose of giving notices and documents under the MHPTA.

Additional Terms - Any additional terms cannot contradict or change any right or duty under the MHPTA or this tenancy agreement.

Amendment of the MHPTA – The MHPTA or a regulation made under the MHPTA, as amended from time to time, may take priority over the terms of this tenancy agreement.

Change of Landlord - A new landlord has the same rights and duties as the previous one and must follow all the terms of this agreement unless the tenant and new landlord agree to other terms.

Assignment or Sublet - It is required that the landlord's consent to assign or sublet be obtained in writing.

Plan - It is recommended the plan attached to this agreement:

- indicate how the manufactured home park is zoned by the municipal authority,
- · indicate whether the park has seniors' status,
- be signed and dated by the landlord and tenant.

Resolution of Disputes - If problems or disagreements arise, the landlord and tenant should try to talk to each other to find a solution. If they still cannot agree, the Local Park Committee may assist with dispute resolution, if one has been established in the park. If the parties still cannot agree, either may contact the Residential Tenancy Branch for clarification of their rights, responsibilities and remedies under the MHPTA and apply for a dispute resolution hearing to get a decision. Many, but not all, kinds of disagreements can be decided by dispute resolution.

FOR MORE INFORMATION

RTB website: www.gov.bc.ca/landlordtenant

Public Information Lines 1-800-665-8779 (toll-free) Greater Vancouver 604-660-1020

Victoria 250-387-1602

#RTB - 5 (2017/12)

page 6 of 6 pages

AND A PART OF A PART OF THE PA

Agreement and the translative and their best built form additionally reduced as greated in the Fermina and the Fermina

1. ASSINITENANTE

The vicines of hereing of a mobile frame at hebaters to required to been the property and the extensive of the michile home, including the parking area. In a neat potenty condition of all times, force must be vid discharged in designated areas and small vehicles must be perked in designated areas and total parametric to the matrix homes. Federa must be maintained and tapt near at all times, terms not in one must be isometric if housears in required to clean or maintain the left, the force will repay bounders.

h. PETS

the ferant acknowledges that dogs are not permitted in bousters Trailer Park.

DON BY

AL Dei

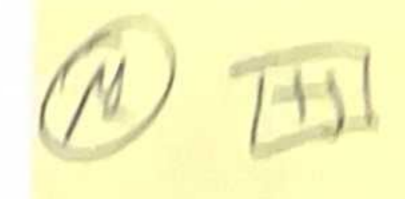
History to environme.

Signature of Landlard...

3. VEHICLES (A) AND (B)

(A)

- I Only vehicles for THE TENNANT'S USE WELL BE CONSIDERED
- Vehicles which are not operable for the road are not permitted. This would include vehicles with that thes, visibly missing parts, broken glass, heavy rust and damage and unkempt in appearance,
- 3. Commercial vehicles are not permitted.
- Vehicles exceeding 8,000 lb. G.V.W, are not permitted.
- Vehicles must be stored with "Storage Insurance" visible, Proof of storage insurance must be shown to management.
- Vehicles must be stored on the owner's pad unless specific written agreements are made with the management.
- Generally, 2 vehicles per pad depending on the size of vehicle and pad will be the maximum total
 for active and stored vehicles.



- B. Only minor vehicle repairs of short duration (one week) will be permitted on site, No vehicle is to be left on blocks or jacks, or left in such a way as to be unsafe and/ or unsightly.
- 9. No boats or RV storage.

(B)

- 1. Management reserves the right to determine acceptable conditions in the first instance,
- 2, Nothing in the Guideline is meant to remove a Tenants rights under any legislation of the Tenancy Act,
- This Guideline has been reviewed prior to delivery by several tenants of Sousters Trailer Park and are generally in agreement with it.
- Any breach of the guideline will result in the offending vehicle being towed at the owner's expense.

SIGNS

Tenants of Sousters Trailer Park 'nay not place any signs of any nature. For Sale signs are to be displayed in the windows of mobile homes only.

5. RENTS

It is requested that all lot rentals be paid by post-dated cheque. Cheques are to be dated for the first of the month for (12) months, All N.S.F. cheques will be surcharged \$50.00. If the rent is not pald by the 5th of the month an administration fee of \$50.00 will be added.

6, LANDSCAPING AND FENCING

- a) No Ilmb cutting or tree cutting by tenants is permitted. Any tenant wishing to plant a tree is required to give written request to the management.
- b) Fences will not be higher than 4 feet (1.22 meters)

HOME SALES

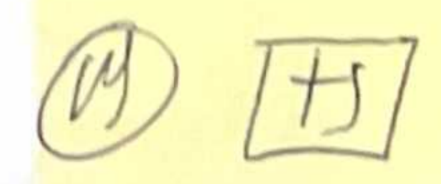
Owners may resale their homes at Sousters Trailer Park without restraint, only if they are removing the unit from the lot. Tenants may not assign their interest in the Tenancy Agreement

8. SPEED LIMIT

The speed limit is 10 MPH/15 KMH throughout the park.

ADDITIONS

Additions are permitted to mobile homes in the park provided they meet the standards of Sousters Trailer Park and the District of Squamish and are completed within 60 days. The plan must be initialed on behalf of Sousters Trailer Park before the mobile homeowner submits the plan to the District of Squamish.



The additions must be sided with a metal-of suitable colour or a suitable paint colour.

10, Mobile Home Lot is rented to the existing mobile home OCCUPYING THAT PARTICULAR LOT.

B.C. Mobile Home Registration #______

WATER AND SEWER LINE

The tenant must protect and maintain water and sewer lines between the park service and mobile home (freezing)

12. GUESTS

The tenant is responsible for the conduct, actions and safety of their self, other, family and guests. The tenant is solely responsible for any damage caused by any of the above persons.

SOLICITING

Door to door soliciting by tenants, residents or non-residents is not permitted.

14. COMMERCIAL BUSINESS

Tenants in or on the area of Sousters Trailer Park may not conduct any commercial business of any kind.

DEPARTURE

- a) Upon leaving Sousters Trailer Park tenants must leave their lot clean and in good condition. If Sousters Trailer park is obliged to clean or repair the lot in any way, the tenant will be responsible to pay for such work.
- b) The tenant must give 30 days' notice to end tenancy.

ELECTRICAL DAMAGE

Sousters Trailer Park is not responsible for electrical damage caused by power surges or other electrical problems. Tenants acknowledge that the lots have a maximum allowable capacity of 60 armps and agree not to exceed maximum allowable capacity of electricity, The tenant will pay for any equipment damage caused by overload.

17. RENTALS/ SUBLETTING/ AIR B&B

Tenant is not allowed to rent or sublet mobile without written consent of Landlord.

EMERGENCY CONTACTS

In the case of an emergency at Souster'\$ Mobile Home Park please contact: Paul or Sarb Lalli 604-815-9841

Janes Janes

