

# Tenancy agreement for a furnished/unfurnished room

The letting of a room (att ha en **inneboende**) means that the landlord lets part of his/her house or apartment to another person. Even if the landlord resides somewhere else the lease situation is to be seen as the letting of a room if the landlord has access to the house or apartment.

### Landlord

Name		Surname	
Address		Post code	City
Swedish personal identity no.		E-mail	
Telephone daytime		Mobile phone	
Tenant			
Name		Surname	
Current address		Current post code	Current city
Swedish personal identity no./date of birth		E-mail	
Telephone daytime		Mobile phone	
Rental object			
Address	Post c	ode	City
Apartment no.	Type of housing/room		
Area in square meters	With the room comes individual access to:  ☐ Storage ☐ Bathroom ☐ WC		
The tenant has access to			
☐ Kitchen ☐ Bathroom ☐ Living room ☐ Lau	ındry ro	om 🔲 Patio/yard 🔲 Othe	er
Rent			
Rent in SEK per month <sup>1</sup>			
Included in the rent ☐ Electricity ☐ Heating ☐ Internet ☐ TV	☐ Gai	rage/parking   Other	
Add-on for access to ☐ Electricity ☐ Internet ☐ Garage/parkering ☐ Other	The room is let ☐ Unfurnished ☐ Furnished*, see appendix List of furniture and fittings		
Add-on in SEK per month	Condition of the residence at the leasing time See appendix Defects and damages in the room/apartment		

<sup>1</sup> If the tenancy agreement regards letting of one's own property (condominium or house), and it is the first object that this landlord is letting, the Law on Private Subletting (2012:978 Lag om uthyrning av egen bostad) applies in addition to the Swedish Tenancy Act (Hyreslagen, chapter 12 Jordabalken). When subletting a part of a private home, the landlord is only allowed to request such a rent as does not significantly exceed the capital cost (kapitalkostnad) and maintenance cost (driftskostnad) for that part of the residence. The capital cost is calculated as a reasonable yield interest on the residence's market value. If the object is a rented apartment or if the landlord is already letting another object under the Law on Private Subletting, the Tenancy Act will apply and the rent will be set according to the utility-value rent principle (bruksvärdeshyra).



# Tenancy agreement for a furnished/unfurnished room

## **Payment**

□ Direct transfer (banköverföring) □ Other		
Bank	Clearing no.	Account no.
The tenant shall, no later than the last weekday of the moreom is fully furnished a 10% rent mark-up is reasonable		
If the rent or the tenancy terms and conditions change be negotiation agreement in accordance with current negotiather rent is based on covering capital and maintenance coschange in condition has arisen.	ation clause, the change will	also be applied to this tenancy agreement. If
Deposit		
As a security for the fulfilment of this agreement the ter	nant is transferring a deposi	t to the landlord.
A deposit of SEK is transfe		
The deposit is paid back when		
Option 1 (Limited time with the possibility to exter  The agreement is valid from	to nonths' notice when give	en by the landlord.
Option 2 (Limited time)		
☐ The agreement is valid from	e end of the period of va	
Note! This option can only be used if the period of tenar Subletting (2012:978), see foot note.		onths or the rental falls under the Law on Private
Option 3 (Fromuntil further notice)		
The agreement is valid fromterminate at the end of the month that falls immonotice is month(s) when given by the tena	ediately after the specific	

This agreement has been drawn up by BoPoolen and may be used by those who fulfill BoPoolen's terms of use. For more information see www.bopoolen.nu. BoPoolen is not responsible for the accuracy of the information given between users in this contract.

<sup>&</sup>lt;sup>2</sup> When renting out a part of a private apartment or house according to the Law on Private Subletting (2012:978 *Lag om uthyrning av egen bostad*), the tenancy agreement can be terminated before the end of the specified lease period by both tenant and landlord. According to this law, the tenant only needs to give a one (1) month notice, while the landlord has to give a minimum of three (3) months' notice. The notice period always starts at the turn of the month after the notice was given.



## Tenancy agreement for a furnished/unfurnished room

### **General tenancy terms**

### The landlord commits to

- make sure that the apartment is tidy and clean when the tenant moves in as well as to hand over all room keys to the tenant if such are available.
- take responsibility for good function of vital appliances such as electric switches, washing machine, gaskets in water taps, etc.
- acknowledge the return and state of inventory by signing the tenant's copy of *List of Furniture and fittings*, at the end of the tenancy.

### The tenant commits to

- not sublet or transfer the leased residential space.
- respect and follow the rules and regulations that the landlord is obliged to follow in respect to the property owner (if other than the landlord).
- take good care of and respect the leased property.
- report any damages to the landlord at once.
- be responsible for loss of or damage to furniture and fittings as well as for defects and damages to
  the room and common areas resulting from the tenant's cause, through neglect or careless behaviour.
  The tenant is to be held responsible even if loss or damage has been caused by his or her friends,
  member of family or other guests. The tenant is not responsible for defects and damages resulting
  from normal usage.
- not, without written permission from the landlord, carry out painting, wall-papering etc.
- get home insurance for their belongings.
- leave the room tidy and clean as well as to hand over all keys to the residence at the end of the tenancy, even if the keys has been acquired by the tenant.

Special provisions	
This contract has been drawn up in two	o duplicate copies, of which the landlord and tenant have received
By signing this agreement, the tenant rec	eives number of keys to the residence.
Place and date	Place and date
Landlord	Tenant
Print name	Print name