ND.GOV SAMPLE RESIDENTIAL LEASE AGREEMENT

THIS AGREEMENT made this day of		("Landlord") and
Landlord hereby agrees to rent to Tenant in the dwelling locate	ted at	, (
under the following terms and conditions.		
1. RENT. Tenant agrees to pay Landlord \$ per month of each month.	, payab	ole on the day
2. TERM OF LEASE AND TERMINATION. This Lease shall and terminate on		
terminated. Upon expiration of initial lease, lease shall automs to month basis. Either party may terminate this Agreement by calendar days' written notice. The rent is due up to and include termination.	atically	renew on a month at least
[Reasons for termination by Landlord need to be listed. NDC0 month to month tenancies, unless the parties have otherwise longer notice period or a different notice time, either party ma least one calendar month's written notice. Most leases require notice to terminate. If there are circumstances (i.e. property of Landlord may terminate the lease with less than 30 days' written stated clearly in the lease and the tenant should initial this see	agreed y terming re eithe damage ten not	d in writing to a nate by giving at er 30 day or 60 day e) under which the
3. LANDLORD OBLIGATIONS. Landlord agrees to provide th	ne follov	wing:
[Add provisions]		
4. TENANT OBLIGATIONS. Tenant agrees to the following:		
[This can include rental rules. Or, if rental rules are on a sepa shall comply with all rental rules as stated on the separate att Rules", which are deemed part of this Agreement."]		
5. VIOLATION. If Tenant violates a material term of this Agree for days after rent is due, Landlord may terminate this Agaction by Landlord shall comply with NDCC chap. 47-32.		

Tenant hereby acknowledges that Tenant has read this Agreement, understands it, agrees to it, and has been given a copy.

Tenant	Date
Londlard	
Landlord	Date

NOTES:

This is only an example. You do not have to follow this format. Also, this example has only the basic terms. There are many terms that could be added, such as security deposit, late fee, grace period for rent payment, etc.

You do not have to use the terms "Landlord" and "Tenant" if you do not want to. They could be replaced with "Owner" and "Resident" for example.

There is a very good explanation of ND landlord/tenant law at the following website, with a printable handout: http://www.legalassist.org/?id=86&form_data_id=38. North Dakota Apartment Association (www.ndaa.net) also has a booklet on landlord/tenant rights available on their website.

The landlord/tenant laws are found at North Dakota Century Code chapter 47-16 and chapter 47-32. http://www.legis.nd.gov/cencode/t47.html

NDCC 47-16-07.2 requires that a landlord provide the tenant with a statement (check-in sheet) describing the condition of the facilities in and about the premises to be rented at the time of entering into a lease agreement. The statement shall be agreed to and signed by the landlord and tenant.

Examples of items not to be listed in the lease agreement include but, are not limited to, house rules, visitor restrictions, or anything that conflicts with the new HCBS rules.