



I'm not robot



**Next**

Indemnity Form  
**PERSONAL INDEMNITY** read in conjunction with [standard conditions of contract](#)  
 I am seeking to participate on a tour conducted by **Purely Healing & Nature**  
 (Full name) \_\_\_\_\_  
 Residential address \_\_\_\_\_  
 do hereby warrant and acknowledge:  
 1. That my general health is good and there is nothing which renders me unfit to undertake a tour.  
 2. That I understand and appreciate fully the fact that there may well be risks, hazards and dangers involved to which I would be subjected, more particularly:  
 • That there will not always be protection and that exposure to one or more of the following potentially dangerous situations may occur: such as storms, cyclones, heat over heat, drought, flooding, fire, snake bites, dog, biting, stinging, insects, etc. including but not limited to poisonous snakes, spiders, insects and plants and other natural hazards may occur whilst on tour. That cars and boats may contain firearms and knives may occur upon any one such water.  
 • That an issue of the hazards and distribution of malaria in Southern Africa. Example: you will be entering a Malaria area whilst in Mozambique.  
 I accept your standard conditions of contract and I voluntarily assume the risk inherent in taking part in such a tour and, together with my heirs, executors and administrators hereby release Purely Healing & Nature, its officers, crew, agents and representatives, from any duty or care towards me, in connection with my participation in the tour, and I hereby hold any claims that could accrue to me in any way, including but not limited to my participation in the tour or in any related activities, irrespective of whether such claim or claims arise through the negligence of any person, or from any of the risks, dangers or hazards thereon or on the tour or of any loss of, or damage to, any property from any cause whatsoever and I further indemnify and hold harmless associated persons against any claims whatsoever that may arise.  
 Signed at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_



## TEMPLATE PERFORMANCE DISMISSAL LETTER

[EMPLOYEE NAME]  
 [EMPLOYEE ADDRESS]

[DATE]

Dear [EMPLOYEE NAME]

On [DATE OF FIRST HEARING NOTIFICATION LETTER], you were informed that the Company was considering [dismissing/taking disciplinary action]<sup>1</sup> against you. This was discussed in a meeting on [DATE OF HEARING].

Following that meeting, I have decided that your performance is still unsatisfactory and that you should be dismissed. The reasons for your dismissal on grounds of poor performance are: [DESCRIBE FULLY AND REFER TO REGULATIONS, LAWS OR RULES BREACHED/TARGETS NOT MET, ETC].

The issues above follow previous formal warnings issued to you on [INSERT DATES OF PREVIOUS WARNINGS].

I am therefore writing to you to confirm the decision that you be dismissed. As this is not a gross misconduct offence, you are entitled to [NUMBER] weeks' notice to terminate your employment. However, the Company does not require you to work your notice period and is exercising its contractual right to make a payment in lieu of your notice entitlement. As such, your last day of service with the Company is the date of this letter.

I enclose a copy of the minutes of the disciplinary meeting for your information.

You have the right to appeal against this decision. If you wish to appeal, please do so in writing to [NAME, TITLE AND ADDRESS] within [NUMBER/TIMESCALE AGREED/AS PER POLICY] days of receiving this disciplinary decision.

Yours sincerely

[NAME]  
 [TITLE]

<sup>1</sup> Delete as appropriate.

8/11/17 3:30 PM

Be it known that \_\_\_\_\_  
 (Buyer) agrees to purchase from: \_\_\_\_\_ (Seller) the following described items: (Describe or attach)  
 Sales price \$ \_\_\_\_\_  
 Sales tax \$ \_\_\_\_\_  
 Finance charge \$ \_\_\_\_\_  
 Insurance \$ \_\_\_\_\_  
 Other charges \$ \_\_\_\_\_  
 Total purchase price \$ \_\_\_\_\_  
 Less:  
 Deposit \$ \_\_\_\_\_  
 Other credits \$ \_\_\_\_\_  
 Total credits \$ \_\_\_\_\_  
 Amount financed \$ \_\_\_\_\_  
 ANNUAL INTEREST RATE \_\_\_\_\_%  
 The amount financed shall be paid in \_\_\_\_\_ (weekly/monthly) installments of \$ \_\_\_\_\_ each, beginning one (week/month) from the above date.  
 The seller shall retain title to the items sold until full payment of the purchase price, subject to payment credits and release of the security interest as required by law. The undersigned agrees to safely keep the items free from other liens and encumbrances at the below address and to not remove goods without seller's consent.  
 Buyer further agrees to execute all financing statements as may be required to perfect this conditional sales agreement, and the Buyer shall keep goods adequately insured, naming Seller loss-payee.  
 The full balance of the purchase price shall become due upon any default; and the undersigned shall pay all reasonable attorney's fees and costs of collection.  
 Seller \_\_\_\_\_ Buyer \_\_\_\_\_

## SECURITY AGREEMENT

1. Grant. On this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, \_\_\_\_\_, a \_\_\_\_\_ corporation with its principal place of business at \_\_\_\_\_ (hereinafter called "**Debtor**"), for valuable consideration, receipt whereof is acknowledged, grants to \_\_\_\_\_, a \_\_\_\_\_ corporation with its principal place of business at \_\_\_\_\_ (hereinafter called "**Secured Party**") a security interest in, and mortgages to Secured Party, the following described property and interests in property of Debtor (hereinafter called the "**Collateral**"): \_\_\_\_\_

[Description of Collateral]

To secure payment of the following obligations of Debtor to Secured Party (all hereinafter called the "**Obligations**"): \_\_\_\_\_

(i) All obligations and liabilities of Debtor to Secured Party (including without limitation all debts, claims and indebtedness) whether primary, secondary, direct, contingent, fixed or otherwise, heretofore, now and/or from time to time hereafter owing, due or payable, however evidenced, created, incurred, acquired or owing and however arising, or by oral agreement or operation of law or otherwise.

2. Warranties and Covenants of Debtor. Debtor warrants and covenants that:

(a) Except for the security interest granted hereby and the security interest granted to \_\_\_\_\_ ("**\_\_\_\_\_**"), Debtor is the owner of the Collateral free from any adverse lien, security \_\_\_\_\_

(b) No Financing Statement covering any of the Collateral or any proceeds thereof is on file in any public office, except in favor of \_\_\_\_\_. The Debtor shall immediately notify the Secured Party in writing of any change in name, address, identity or corporate structure from that shown in this Agreement and shall also upon demand furnish to the Secured Party such further information and shall execute and deliver to Secured Party such financing statements and other documents in form satisfactory to Secured Party and shall do all such acts and things as Secured Party may at any time or from time to time reasonably request or as may be necessary or appropriate to establish and maintain a perfected security interest in the Collateral as security for the Obligations, subject to no adverse liens or encumbrances; and Debtor will pay the cost of filing the same or filing or recording this agreement in all public offices wherever filing or recording is deemed by Secured Party to be necessary or desirable. A \_\_\_\_\_

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**LEASE AGREEMENT**

This Lease is made on  
BETWEEN \_\_\_\_\_ (LANDLORD)  
whose address is \_\_\_\_\_ AND \_\_\_\_\_ (TENANT)  
The word "TENANT" refers to each Tenant named above.

**1. PROPERTY:** TENANT agrees to rent from LANDLORD and LANDLORD agrees to rent to TENANT (the PREMISES).

**2. TERM:** The term of this lease is for \_\_\_\_\_ starting on \_\_\_\_\_ and ending on \_\_\_\_\_. The LANDLORD is not responsible if the LANDLORD cannot give the TENANT possession of the PREMISES as of the date on which possession of the PREMISES is made available to the TENANT. If the LANDLORD cannot give possession within 30 days after the starting date, the TENANT may cancel this Lease.

**3. RENT:** The TENANT agrees to pay \$ \_\_\_\_\_ as rent, to be paid as follows: \_\_\_\_\_ due, in advance, on the first day of each month. The first payment of rent and any security deposit is due \_\_\_\_\_ prior to moving in. The TENANT must pay a late charge of \$ \_\_\_\_\_ for each payment that is more than five (5) days late. This charge is due with and shall be considered to be a part of the monthly rent payment for the month in which the rent is paid late.

**4. SECURITY DEPOSIT:** The TENANT will deposit the sum of \$ \_\_\_\_\_ with the LANDLORD as security that the TENANT will comply with all the terms of this Lease. This money is being held by the LANDLORD in a tenant security deposit account at \_\_\_\_\_. If the TENANT complies with the terms of this Lease, the LANDLORD will return this deposit within 30 days after the end of the Lease, including any extension. The LANDLORD may use as much of the security deposit as necessary to pay for damages resulting from the TENANT's occupancy or, at LANDLORD's sole option and election, to pay for delinquent or unpaid rent and late charges. If the deposit is so used by the LANDLORD prior to the Lease termination, the LANDLORD may demand that the TENANT replace the amount of the security deposit used by the LANDLORD. If the LANDLORD sells the property, the LANDLORD may transfer the deposit to the new owners for the TENANT's benefit. The LANDLORD will notify the TENANT of any sale and transfer of the deposit. The LANDLORD will thereupon be released of all liability to return the security deposit.

**5. LANDLORD'S AGENT:** The LANDLORD authorizes the following person(s) to manage the PREMISES on behalf of the LANDLORD: \_\_\_\_\_

**6. USE OF THE PREMISES:** The TENANT may use the PREMISES only as a single family residence.

**7. UTILITIES:** The TENANT shall pay for the following utilities: Water and Sewer, Electricity, Gas, Oil, Gas, Oil. The TENANT will pay for the following utilities: \_\_\_\_\_

**8. EVICTION:** If the TENANT does not pay the rent within five (5) days of the date when it is due, the TENANT may be evicted. The LANDLORD may also evict the TENANT if the TENANT does not comply with all of the terms of this Lease, or for any other cause allowed by law. If evicted, the TENANT must continue to pay the rent for the rest of the term. The TENANT must also pay all costs, including reasonable attorney fees, related to the eviction and the collection of any money owed to the LANDLORD, along with the cost of re-entering, re-renting, cleaning and repairing the PREMISES. Rent received from any re-renting of the premises less the cost of this lease will be applied by the LANDLORD to reduce rent only, which may be owed by the TENANT.

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Note: Your initial answers are automatically saved when you preview your document. This screen can be used to save additional copies of your answers. Check to hide this advice in the future. A PRÅ © stamo agreement is a legal contract between a lender and borrower that describes the terms of a prÅ © stamo. Using a template of PRÅ © stamo, the lender and the borrower can agree on the amount of the Præstamo, the interest and the refund schedule. A lender can use a Præstamo agreement in the court to enforce the refund if the borrower does not defend its end of the agreement. Table of Contents 1. What is a Præstamo agreement? A PrÅ © stamo agreement is a contract written between two parts, a lender and a borrower, which can be applied in court if a party does not have its end of bargain. The borrower agrees that the money that is borrowed will be reimbursed to the lender at a future and possibly internationally. In return, the lender can not change your mind and decide not to lend the Borrower the money, especially if the borrower is based on the promise of the lender and makes a purchase with the expectation that he or she will receive money soon. A simple written prival agreement will identify the following basic elements: Borrower: (AKA. The "Buyer" or "Payer") who is receiving the money and will pay for the lender: (Aka. , Å å, - , Å ç å, - å" MakerÅ ç å, - å, - Å "PyeÅ ç å, - , or Å ç å - å" SellerÅ ç å, - ) is giving money and will get money from money investment: the sum of money that is given interesting: additional money owed, usually a percentage, based on the amount of the expiration date provided: when You must reimburse the money to avoid being in additional non-compliance, the parties should consider these two additional questions: 1. How will the money be reimbursed? The PRÅ © stamo agreement should clearly detail how it is money and what happens if the borrower can't pay. In general, there are four types of payment options: PACKAGE PAYMENT INSTALLATION OF PAYMENT FINAL BALLOON SPECIFIC SPECIFIC ("Summe as raised") in sight (å såoPagable in sight) specific expiration date specific maturity specific expiration date the payment of the principal and the interest is made at regular intervals only the payments of interest are made at regular intervals, 1,000 main amount owed on the expiration date the total amount owed, including the interest, is paid for only \$1500 What other details should be included? the contract may also include the following additional provisions: acceleration: if the lender can advance the date of reimbursement, and make the borrower reimburse the loan immediately possible acceleration events if the borrower falls bankrupt if the borrower does not make the payments if the borrower dies (i.e., death) or dissolves if the borrower intends to pay off the billfor a discount Right to Transfer: the lender may be able to transfer the loan to another party As a reference, people often refer to this document: document:names: BusinessÅ Loan Agreement Loan Contract Loan Personal Loan Promise to Pay Secured/UnSecured Note Term Loan Personal Agreement Loan Agreement Sample The below loan agreement sample details an agreement between a borrower and a lender. The lender undertakes to grant a loan to the borrower, who undertakes to return the loan in accordance with the specified conditions. The difference between a loan contract, I will pay and pay In general, a loan contract is more formal and less flexible than a pay or pay. This agreement is typically used for more complex payment arrangements, and often gives the lender more protections, such as representations and guarantees of the borrower and parts of the borrower. In addition, a lender can generally speed up the loan if a default event occurs, which means that if the borrower loses a payment or bankruptcy, the lender can make the total amount of the loan plus any interest due and payable immediately. Here is a simple graph that explains the difference between a payout, a payout and a loan contract. LoanPromissory NoteIOU promise of refund promise of refund of refund steps of refunds of refund time periods of refund of refund time periods of refund of refund time periods of payment time periods of payment of payment time periods of payment of payment time (i.e., mortgage enforcement) For more detailed information see our article on the differences between the three most common loan forms and choose which is the most suitable for you. 2. Who needs a loan agreement? While loans can be made between family members, called "family loan contract", this form can also be used between two organizations or entities that carry out a business relationship.It is a table that details common borrowers and lenders that may need this agreement: Possible lendpossible borrower Seller of a house Buyer of a car Buyer from a car Investor starter Starter Familio of the family TÅO Your favorite favorite family nephew or niece who pays for education or a marriage older family member of the family of the title of an automobile pursue the loss of debt collectors of friendship or family trust of friendship or family confidence of safety and well-being well. To be The person who gives money quÅ © : the amount of money or the amount of money. Å "main" that is being borrowed, and if the interference or percentage of the principal is also due when: the date or calendar that the director and any interest must repay the lender's lender: The loan agreement is sometimes referred to as: A business loan agreement especially when the borrowed money is supplementing or starting a business., A loan contract: This is when other parties including the employer if the borrower is involved in paying the loan. The contract lasts for a specified period of time. Promise to Pay or Promissory Note The following example shows how to write and complete our Free Loan Agreement Template. Follow the steps and enter your information accordingly. Step 1 - Loan Amount, Borrower and Lender. The most important characteristic of any loan is the amount of money being borrowed, therefore the first thing you want to write on your document is the amount, which can be ... A Loan Agreement, also known as a promissory note, loan contract, or term loan, can be used for loans between individuals or companies. A loan agreement is: A borrower's written promise to repay a sum of money, or principal, to the lender ; A document that outlines the terms of a loan, including a repayment plan, between a lender and a borrower; What Situations Require a Loan ... Settlement amount. The Creditor agrees to accept from the Debtor, a total final payment amount of [Number] Dollars (\$ [Numerical.Amount]) as full repayment of the outstanding Debt to the Creditor at the date hereof, subject to the terms and conditions of this Agreement.Payments shall be made according to the payment schedule outlined in the section below titled "Terms of ... 2021-10-12 · How to modify the template. You fill out a form. The document is created before your eyes as you respond to the questions. At the end, you receive it in Word and PDF formats. You can modify it and reuse it. Fill out the template Other names for the document: Contract for Loan, Agreement to Lend Money, Lending Agreement, Contract to Lend Money, Contract to ... Loan Extension Agreement Template Customize. PDF Word ODT PDF Word ODT Create a high quality document online now! Create Document. A loan extension agreement allows the maturity date to be extended on a current note. The agreement amends the current loan along with any other terms agreed upon by the lender and borrower. This is especially common when the ... 2020-11-15 · A Loan Agreement is a legal contract between a lender and borrower outlining the terms of a loan. Using a loan agreement template, the lender and borrower can agree on the loan amount, interest, and repayment schedule. A lender can use a Loan Agreement in court to enforce repayment if the borrower does not uphold their end of the agreement. Our free Loan Agreement Template is ideal for preventing disputes, but you can easily align it to your local laws so that it's enforceable in court. Our PDF Editor lets you customize the conditions of your loan agreement, change fonts and colors, and sign off with e-signatures for a professional touch. Your information is stored with 256 bit SSL — the same level of protection used by ... A Loan Agreement is a document between a borrower and lender that details a loan repayment schedule. Use LawDepot's Loan Agreement template for business transactions, student tuition, real estate purchases, down payments, or personal loans between friends and family. 2019-08-12 · Simple Loan Agreement Sample / Template: A Loan Agreement (LA) is like a Promissory Note (PN). A simple LA between two friends can be like a PN Note. But you can include Terms & Conditions especially regarding on the 'event of default' and 'consequences of default.' But the heading of the document should be clearly mentioned as "Loan Agreement." ...

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