## Schedule C: Sub-Occupancy Agreement

All members and the sub-occupant must sign.

Names of members:	
Names of sub-occupants:	
Unit address:	
Start date:	
End date:	
End date.	
Contact information for member:	
Current monthly housing charges:	<b>\$</b>

## **Terms of agreement:**

- 1. The co-op agrees that the sub-occupant can live in the member's unit from the Start Date to the End Date stated in this agreement. The sub-occupant agrees to leave the member's unit on or before the End Date. The sub-occupant must have written permission from the co-op and the member to stay longer.
- 2. If the End Date in this agreement is blank or indefinite the sub-occupant can live in the member's unit on a monthly basis starting on the Start Date. The member or the sub-occupant can end this agreement on sixty days' written notice. The notice period must end on the last day of a month.
- 3. The member is still responsible to the co-op for all the member's obligations to the co-op.
- 4. The sub-occupant agrees not to break any of the terms of the member's Occupancy Agreement or any co-op by-laws.
- 5. The sub-occupant agrees to pay all housing charges and to carry out all the obligations that the member has to the co-op. The current monthly housing charges are stated above and must be paid directly to the co-op. The monthly housing charges may change during the sub-occupancy.

- 6. The member agrees that the member is still legally responsible for housing charges if the sub-occupant does not pay them.
- 7. The member agrees that all legally required notices to the member may be delivered or served at or to the unit in compliance with co-op by-laws and the *Co-operative Corporations Act*.
  - (a) The sub-occupant agrees to contact the member immediately on receipt of any notice from the co-op.
  - (b) The co-op may contact the member as stated in the contact information in this agreement and may send the member a copy of a notice. The co-op does not have to do this. This includes important documents, such as a Notice to Appear. If the co-op does contact the member, the time of service of the notice or document will be when it was delivered or served at or to the unit or the sub-occupant.
- 8. The sub-occupant acknowledges that the co-op allows only members and their households to occupy co-op units, except for a temporary sub-occupancy. The sub-occupant's right to live in the member's unit ends when the member's occupancy rights end. This agreement does not give the sub-occupant a right to the unit or any other unit in the co-op or position on the co-op's internal or external waiting lists.
- 9. The co-op can end the sub-occupant's rights to the unit when it wishes to do so. The sub-occupant will be entitled to thirty days' notice to leave the unit. The co-op can do this if the member ends co-op membership or the co-op is evicting the member or for other reasons that the co-op decides.
- 10. The member and the sub-occupant must update the co-op in writing within five days of any change in the member's contact information.
- 11. The sub-occupant acknowledges that the unit is a member unit under the *Co-operative Corporations Act* and that the sub-occupant is not a tenant under the *Residential Tenancies Act*.
- 12. The member and the sub-occupant acknowledge and understand that the sub-occupant cannot pay anything to the member, such as key money, and the only payment permitted is the housing charges. Any other payment is against the law.

Title:

13. The sub-occupant agrees that the co-op, through its employees or agents, can receive credit

information about the sub-occupant from any credit agency or other source.