FORM 24 Request to Lessor to Affix Furniture

RESIDENTIAL TENANCIES ACT 1987 (WA) Section 47(2A)(a)

To:_	
	(name of lessor)
I hereby request your consent to permit fur	niture to be affixed to the wall/s of the premises at:
(add	dress of rented premises)
for the purpose of ensuring the safety of a	child or a person with a disability.
Unless otherwise agreed in writing, I underthe cost of affixing and removing the iter	•
 notifying you of any damage that results restoring the wall to its original conditioning organising the restoration; and 	from affixing or removing the item; on, or compensating you for any reasonable expenses you incur by
	d when affixing or removing the affixed item/s.
this form and returning it.	ed on page 2 of this form. ou may advise of the reasons by completing the bottom section of ply within 14 days you will be deemed to have given your consent.
Signed:	
(tenant's nar	me and signature)
Under Section 47(2A)(b) of the Resident the following grounds:	tial Tenancies Act 1987, a lessor may only refuse consent on
 A. if affixing an item to the wall would disturb r B. if the premises are entered in the Register of 1990, section 46; or 	material containing asbestos; or of Heritage of Western Australia Act
	e Strata Titles Act 1985, and the by-laws for the scheme prohibit affixing
☐ I give consent to the fixture/s described	in this application; or
I do not consent to the fixture/s describe	
The reason for my refusal is:	(Please indicate A,B or C)
Signed:	/

(landlord's/property manager's name and signature)

Description of Proposed Fixture

described and shown in an attached photograph or on the sketch diagram below in the position where t will be fixed)
tem/s:
I have attached a photograph of the items; or
I have completed the diagram below
Sketch of the rented premises showing the room and wall where the item will be fixed

(This form may be used to obtain consent for more than one item – please ensure that all items are clearly

SERVICE INFORMATION FOR TENANTS

If the matter goes to Court you will have to produce evidence of service. Service may be effected by various means, for example:

- by personal delivery (you may seek the assistance of a bailiff from the Magistrates Court or other process server);
- by post (normal post not registered post); or
- by email

You can deliver the notice to the lessor (landlord), the lessor's property manager, the person or organisation that receives your rent or any person apparently over the age of 16 years living at the lessor's home.

Service may be on any one lessor if there is more than one.

For full details about the service of notices see section 85 of the Residential Tenancies Act 1987.

For further information about tenancy rights and obligations, refer to the *Residential Tenancies Act 1987* or contact the Department of Mines, Industry Regulation and Safety on 1300 304 054 or www.dmirs.wa.gov.au/consumer-protection.

For Translating and Interpreting Services please telephone TIS on 13 14 50 and ask to speak to the Department of Mines, Industry Regulation and Safety (1300 304 054) for assistance.