AGREEMENT

SIMPLE DECLARATION TO BE MA NOTICE OF A PROPOSAL

I(name
1. I /(name of tena atfor a term commencing on
2. I/The tenant propose(s) to enter into a <i>landlord</i>) that the provisions of sections be excluded in relation to the tenancy.
3. The landlord has, not less than 14 day contractually bound to do so served on r Schedule 1 to the Regulatory Reform (B set out in that Schedule is reproduced be
4. I have/The tenant has read the notice entering into the agreement referred to it
5. (as appropriate) I am duly authorised
DECLARED this da
Signed:
NOTICE THAT SECTIONS 24 TO 2 APPLY TO A BUSINESS TENANCY
To:
To:

OF TENURE

AS RECEIVED AT LEAST 14 DAYS' G SECURITY OF TENURE)

	nancy of premises(address of premises)
	enant Act 1954 (security of tenure) shall
	to the tenancy, or (if earlier) become(s) n, or substantially in the form, set out in d Wales) Order 2003. The form of notice
Ę	e and accept(s) the consequences of
	aration.

D TENANT ACT 1954 ARE NOT TO

llord]



You are being offered a lease v unless you have read this mess

Business tenants normally have the lease ends.

If you commit yourself to the le

- You will have no right to st
- Unless the landlord chooses
- You will be unable to claim specifically gives you this ri
- If the landlord offers you an

It is therefore important to get pr before agreeing to give up these

If you want to ensure that you ca consult your adviser about anoth and Tenant Act 1954.

If you receive this notice at least will need to sign a simple declar accepted its consequences, befor

But if you do not receive at lea "statutory" declaration. To do (or someone else empowered to

Unless there is a special reason f want to ask the landlord to let yo to give up your statutory rights. I exclude the protection of the Lar make a simple declaration, and s independent solicitor.

o not commit yourself to the lease ssed it with a professional adviser.

stay in their business premises when

<u>ese important legal rights</u>.

ase ends.

a will need to leave the premises.

our business premises, unless the lease

ight to ask the court to fix the rent.

alified surveyor, lawyer or accountant -

emises when the lease ends, you should exclude the protection of the Landlord

urself to the lease, you is notice and have

ed to sign a ndependent solicitor

lease sooner, you may sider whether you wish a with the agreement to ou would only need to a separate visit to an

