

OREGON STANDARD RESIDENTIAL LEASE AGREEMENT

Tenant(s):					
Tenant(s):					
Address:					
City:	Oregon, Zip:	Phone	:		
Cell or Mobile:	A	Alternate Phone: _			
Email:					
Alternate Mailing:					
Monthly Rent Amount \$					
LeaseTerm Beginning					
1st month's rent prorated from	to	Ending	is \$		
Late Fees			Move-in Accounting Re		
If rent payment is not received b	y 11:59 p.m. on the 4 th day o	of the rental	Security Deposit	\$	
period Tenant(s) will be charged One charge per rental installn	* ONLY one) **	Pet Deposit	\$		
customary in rental area.			Other Deposits	\$	
Per-day fee shall not exceed 6% of the one-time late fee \$* amount customary in rental area.			Pro-rated Rent	\$	
Incremental late fee shall not exceed 5% of monthly rent \$* for each 5 days of delinquency or portion thereof.			1st Full Month's Rent	\$	
*Late fees for late payment of rent are due on the first day after the current rental period.			Last Month's Rent	\$	
Non-Compliance and Other	er Fees		Other	\$	
Smoke Alarm and Carbon Monoxide Alarm tampering fee \$250.00 Dishonored check fee (plus amount charged by bank) \$35.00 Late payment of utility fee \$50.00			Subtotal	\$	
			Deposit to Hold (subtract)	\$	
Failure to clean up animal waste, ga Parking violation or other improper	use of vehicle	\$ 50.00* \$ 50.00*	Total Due	\$	
Smoking/Vaping in a clearly designated non-smoking/vaping unit or area \$ 250.00*			☐ If checked, deposits are held by Owner.		
Unauthorized pet capable of causing	*See #21	\$ 250.00* for explanation	Location:		
Early termination of Lease Fe (Early termination of lease will be charged as a	Landscaping				
to be determined at the time of the deposit according	unting, and to be to be exercised at discret	tion of Owner/Agent.)	Tenants shall mow, water and maintain lawn and landscaping in like manner in		
Utilities	Furnished to	Unit	which it was received, unles indicated in writing.		
Electricity Water	Range Disposa				
Sewer Cable Gas Garbage	Dishwasher Garbage Can	Dumpster	Marijuana	masticus l. mass	
Other		•	No marijuana, medical or recreational, may be grown, stored, processed, smoked or consumed on the premises without the prior written consent of Owner/Agent.		
Other	Other				
O = Owner Pays $T = Tenant Pays$					
Occupancy of Premises					
Only the following person(s) shall	ll occupy the premises:				
			2R Page 1 of A	Initiale	



Payments to Owner/Agent		For Services of Notices to Owner/Agent			
Owner/Agent:		Address:			
Address:		City/State/Zip:			
City/State/Zip:		City/Suite/Zip.			
Phone:		Include description of where to post notice (See #12),			
E-mail:		such as "front door," "side door," "gate," etc.			
Emergency Contact for Tenant					
Person to notify in case of emergency or dea	ath of Tenant: (See # 12 pa	age 3)			
Name:	` *	,			
		State:Zip:			
Phone: Em	ail:				
		other Tenants or common area:			
Utility of Service Charge Disclosure	Utility or service benefiting	other Tenants or common area:			
Basis for allocation of utility or service char	ge for common areas:				
		per			
Square footage by # of unitsUtility charges must be paid by:		to avoid \$50 late fee.			
	nin 30 days of date of Own	ner/Agent billing to avoid assessment of late charge.			
Parking - Storage - Mail	Disclosures				
Parking Space(s)	1) Recycling IS [IS NOT available.			
Storage Space	2) If checked, Smoking is restricted/prohibited on the premises.				
Mail Box #	3) If checked, the dwelling unit is located in a 100-year flood plain, a determined by the National Flood Insurance Program.				
	•	unit is listed for sale.			
Pets Allowed	<i>,</i> —	unit is instead for safe.			
No Yes	6) If checked, Owner/Agent may enter the exterior of the premises at				
If Yes, see attached Pet Agreement	any reasonable time for landscaping and/or maintenance.				
	7) Other:				
	er similar equipment may be attache	or fire pits may be kept or used without the prior written consent of ed to the roof, siding or any structural component of the dwelling unit flown without written consent of Owner/Agent.			
and consumption, laundry or use of other complex amenities activities occur and such activities of daily living shall coun not permitted to receive mail at the rental property address, constituting a material violation of the rental agreement.	rform activities, including but not lins, house-sitting, or child care, are controver toward the total number of allowal, and delivery of such shall be considered.	days and/or nights in any month period (if left blank then - 7 mited to, showering or bathing, cooking, sleeping, meal preparation onsidered to be occupying the rental property on the days those ble days or nights permitted under the rental agreement. Guests are dered evidence that a guest has become an unauthorized occupant			
3. Tenant Contact Info: Tenant(s) agrees to provide update	•				
4. Property Condition: Tenant(s) shall return premises to Owner/Agent in clean condition. The Owner/Agent's definition of "clean" is binding on all parties.					
5. Tenant and Guest Conduct: Ienant(s) shall restrict all s that will not disturb their neighbor's peaceful enjoyment of		me. Tenant(s) and their Guest(s) shall conduct themselves in a manner treas.			
() , , ,	, ,	premises in excess of 7 days, no later than the first day of the absence.			
the unit to prospective buyers or tenants. Owner/Agent may	enter the premises without consent checked, Tenant(s) agrees to allow t	enter premises to inspect, make repairs or improvements, or to show in an emergency, to post notices, or at any reasonable time with the use of \square text messages or \square email, or both for the purpose of Owner/Agent to Tenant(s).			
8. Sublease: Tenant(s) shall not transfer their interest(s) in the state of the s					
intentionally or negligently by Owner/Agent. Tenant(s) is re- responsible for liability coverage for damage or fire caused to to maintain minimum of \$100,000 liability coverage and ad	sponsible to maintain their own fire by them or their guest's negligence. Id Owner/Agent as Interested Party. I. Owner/Agent is responsible to mai				
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- **10. Rent Increases:** Offers of lease renewal to current occupants may not exceed 7% plus the Consumer Price Index for the West Coast in any 12-month period, unless exempt. Properties whose 1st Certificate of Occupancy was issued within the past 15 years are exempt, as are properties where the landlord is providing reduced rent to the tenant as part of a federal, state or local program or subsidy. If the lease expires and converts to a month-to-month tenancy, rent increases are subject to the laws of periodic tenancies.
- 11. Abandonment: Tenant(s) agrees that any belongings, personal property or motor vehicles left on the premises, after termination of tenancy by any means, shall be considered abandoned and may be disposed of in the manner provided by law.
- 12. Notices: All required notices shall be delivered in the manner provided by law to Owner/Agent or Tenant(s). Any notice served by First Class Mail ONLY must include an additional 4 days for delivery, including date of service. Where allowed by law, notices may be served by First Class Mail and on the same day attached in a secure manner to the main entrance to the main portion of the premises of which Tenant(s) has possession or to the Owner/Agent at the address provided above in section entitled, "For Service of Notices to Owner/Agent." As required by law, Owner/Agent's designated service address must be described with particularity, reasonably located in relation to the Tenant(s), and available at all hours. Tenant has designated the "person to notify in case of death or emergency" as the person, if the Tenant is living alone, having the same rights and responsibilities as the Tenant regarding personal property. Owner/Agent does not waive the right to terminate tenancy by simultaneously or subsequently served notices.
- 13. Use of Premises, Maintenance and Repair: The premises shall be used only as a dwelling unit. Tenant(s) shall use all electrical, plumbing, sanitary, heating, ventilation, air conditioning and appliances on the premises in a safe and reasonable manner. ALL REPAIR REQUESTS MUST BE SUBMITTED IN WRITING TO OWNER/AGENT. No credit for repairs or improvements shall be allowed without Owner/Agent's prior written approval. Alterations to the dwelling unit without the prior written consent of Owner/Agent are strictly prohibited and may be cause for termination of the tenancy.
- 14. Damage to Property: Tenant(s) is responsible for all damages to property or premises caused by stoppage of waste pipes or overflow of bathtubs, toilets, or washbasins, unless caused by circumstances beyond their control (such as roots in the pipes). Tenant(s) must pay for any damage to the building or furnishings other than normal wear and tear. Tenant(s) shall not tamper with or make any alterations to the premises, including changing locks, without written permission of Owner/ Agent. Tenant(s) agrees that Owner/Agent is not required to make a repair caused by Tenant(s) in order for Tenant(s) to be liable for the cost of the repair. Tenant(s) may be held liable for rent while the dwelling unit is being cleaned or repaired, if the cleaning or repair results from the Tenant's noncompliance with this agreement. All damage caused by Tenant(s) shall be repaired or replaced at the Tenant's expense.
- 15. Trash Receptacles: Tenant(s) shall promptly remove trash receptacles from the street within 24 hours after garbage pick-up and, when possible, stored so that they are not visible from the street. All trash shall be bagged or sealed prior to placing in trash receptacles. Tenant(s) are prohibited from rummaging through trash or recycling bins. No hazardous materials shall be placed in trash receptacles.
- 16. Wildlife: Due to the potential for damage and spread of disease, Tenant(s) and their guests shall not feed, water or otherwise provide sustenance to feral or wild animals, birds, reptiles, snakes or other such animals.
- 17. Hazardous Materials: Tenant(s) shall not store hazardous or flammable materials at the premises.
- **18. Smoke and Carbon Monoxide Alarms:** Tenant(s) acknowledges the presence of a smoke alarm(s) and, if required, a carbon monoxide alarm(s) in fully operational condition in the unit. Tenant(s) is instructed to test the alarms at least every 6 months and replace the batteries as needed. Tenant(s) shall replace expired batteries with 10-year lithium batteries as required by law. Tenant(s) agrees that Owner/Agent is not liable for loss or damage due to the alarm's failure to operate. Tenant(s) is required to immediately notify Owner/Agent in writing of any malfunction of the alarm(s). Tenant(s) shall not remove or tamper with a properly functioning alarm, including removing any working batteries. Tenant(s) agrees to pay a fee of \$250.00 for each violation.
- 19. Limited Liability: Owner/Agent shall not be liable for damages of any kind caused by lack of heat, refrigeration, or other services to the premises arising out of any accident, act of God, or occurrence beyond the control of Owner/Agent. Tenant(s) further agrees to be responsible for and to pay for damages, fines, or fees incurred by Owner/Agent caused by acts of Tenant(s), pets, or guests.
- 20. NSF Payments: Should any payment made by or on behalf of any Tenant(s) be returned by the financial institution for insufficient funds, Owner/Agent may require that all subsequent payments be made in certified funds only (cashier's check or money order), for the remainder of the tenancy.
- 21. Non-Compliance Fees: Owner/Agent may charge noncompliance fees as listed on page 1 of this agreement for subsequent violations occurring within one year from issuance of written warning notice of a specific violation. Noncompliance fees for keeping an unauthorized pet capable of causing damage may be charged as early as 48 hours after effective date of written warning notice and for each additional 48-hour period during which the unauthorized pet remains on the premises. For smoking/vaping in a clearly designated non-smoking/vaping unit or area of the premises, Owner/Agent may charge noncompliance fees as early as 24 hours after effective date of written warning notice for each subsequent violation. Late fees for late payment of rent are due on the first day after the current rental period. Noncompliance fees are due immediately upon default by Tenant(s). Tenancy may be terminated as allowed by law for failure to pay outstanding fees.
- 22. Carpet Cleaning: If Owner/Agent had carpets cleaned using specialized equipment, or had the carpets replaced before the Tenant(s) took possession, Owner/Agent may deduct the cost of carpet cleaning from the Tenant's security deposit regardless of whether the Tenant(s) cleaned the carpets before the delivery of possession.
- 23. Lease Enabling/Trespassing: Owner/Agent retains the power to exclude non-residents from the common areas of the property if they violate the rules of the complex. Owner/Agent retains control over the common areas of the premises for the purposes of enforcing state trespass laws and shall be the "person in charge."
- 24. Termination: If the ending date of the lease falls within the first year of occupancy, Owner/Agent may terminate the tenancy at any time within the first year by providing 30-days' written notice of non-renewal of lease. First year of tenancy includes all periods during which any of the Tenant(s) has resided in the dwelling unit for less than one year. Such notice may be served prior to the specified ending date for the fixed term, or 30 days prior to the date designated in the notice for the termination of the tenancy, whichever is later. Regardless of length of tenancy, proscribed notice periods may be longer in certain local jurisdictions or in subsidized housing. Tenant(s) may terminate a lease at its end by providing a minimum of 30 days' written notice to Owner/Agent. Failure of either party to provide notice prior to end of the lease shall result in tenancy converting to a periodic agreement (month-to-month), subject to the laws of periodic tenancies.

After the first year of occupancy, Owner/Agent may terminate a lease only for cause, or with 90-days' written notice for a Qualifying Landlord Reason: 1) Owner/Agent intends to demolish the unit or convert it to a use other than residential use within a reasonable time; 2) Owner/Agent intends to undertake repairs or renovations to the unit within a reasonable time and the unit is unsafe or unfit for occupancy, or will be unsafe or unfit for occupancy during repairs or renovations; 3) Owner/Agent intends for the property owner or a member of the Owner's immediate family to occupy the unit as a primary residence, and the Owner does not own a comparable unit in the same building that is available for occupancy at the time tonice is delivered, 4) Owner is selling the property, and has accepted an offer to purchase the unit separately from any other unit from a person who intends in good faith to occupy the unit as their primary residence. (Owner/Agent must provide the notice and written evidence of the offer to purchase the unit to the tenant not more than 120 days after accepting the offer to purchase.) For a non-renewal of lease under this section to be valid at the time it is delivered to the tenant, Owner must pay the Tenant(s) the equivalent of one month's periodic rent – unless exempt. Landlords with an ownership interest in four or fewer dwelling units are exempt from payment of the relocation expense.

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Owner/Agent may terminate a fixed-term tenancy upon expiration of the fixed term following written notice given not less than 90 days prior to the specified ending date for the fixed term or 90 days prior to the date designated in the notice for the termination of the tenancy, whichever is later, and: (a) The tenant has committed three or more violations of the rental agreement within the preceding 12-month period and the landlord has given the tenant a written warning notice at the time of each violation; (b) Each written warning notice: (A) Specifies the violation; (B) States that the landlord may choose to terminate the tenancy at the end of the fixed term if there are three violations within a 12-month period preceding the end of the fixed term; and (C) States that correcting the third or subsequent violation is not a defense to termination under this subsection; and (c) The 90-day notice of termination: (A) States that the rental agreement will terminate upon the specified ending date for the fixed term or upon a designated date not less than 90 days after delivery of the notice, whichever is later; (B) Specifies the reason for the termination and supporting facts; and (C) Is delivered to the tenant concurrent with or after the third or subsequent written warning notice.

Owner/Agent may also terminate this tenancy in the manner provided by law if Tenant(s) fails to pay rent and/or other charges, or fails to comply with any terms or conditions of this agreement, or fails to comply with any obligations under ORS Chapter 90. Owner/Agent accepting partial payment does not waive the right to terminate tenancy if the balance of rent is not paid as agreed in writing. Acceptance of deposit on last month's rent does not constitute a waiver of Owner/Agent's right to terminate for nonpayment of rent. Rent or other charges owed by Tenant(s) shall be deducted from Tenant's security deposit after all Tenants vacate the premises. Tenant(s) must provide a single forwarding address for final accounting.

- 25. Early Termination: For a Tenant(s) failure to occupy the premises through the lease term for reasons other than those exempt by law, the Tenant(s) shall be responsible for, at Landlord's sole election, either:
 - 1) All amounts owing at the time of surrender, as well as a fee not to exceed 1-1/2 times the monthly rent, including all amounts necessary to return the premises to a rent-able condition, minus normal wear and tear; or,
 - 2) All amounts necessary to re-lease the dwelling unit, including but not limited to, damages, property care, advertising and administrative costs, and the difference in rent amount through the term should Owner/Agent be unable to re-lease the property at the same rate, as well as all amounts necessary to return the premises to a rent-able condition, minus normal wear and tear.
- 26. Sale or Transfer of Premises: If the rented premises is sold or transferred during the tenancy, all terms of this agreement shall remain in full force and effect until further notice by Owner/Agent.
- 27. Tenant(s) Jointly and Severally Liable: If the rental unit is occupied by more than one occupant it is agreed that each person will be responsible for the entire rent and all other charges until the account is paid in full. Any prepaid rents or deposits will not be applied until all Tenants legally vacate the premises.
- 28. Application of Payments: Owner/Agent must apply payments received by tenant(s) in the following order: A) Outstanding rent from prior months; B) Rent for the current month; C) Utility or service charges; D) Late rent charges; E) Damage claims and any other fees or claims owed by the tenant. If the due date for rent payment or other payment falls on a Sunday or national holiday (New Year's Day, President's Day, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day), Tenant(s) shall be entitled to one additional day to tender payment without penalty.
- 29. Legal and Collection Fees: Any funds due from Tenant(s) may be consigned to a Collection Agency, Small Claims Court or Circuit Court. Tenant(s) expressly authorizes Owner/ Agent to collect any and all costs, fees, expenses, charges, and incurred interest associated with the attempt to collect any debt due under this agreement. Tenant's financial obligation expressly includes the actual debt and all other costs, fees, expenses, and charges including charges related to collection activity of a Collection Agency. Specifically, this authorization includes charges in excess of the original debt. Interest on the debt to be charged at a rate of 10% per annum, compounded monthly.
- 30. Unenforceable Provision: If any portion of this agreement should be ruled unenforceable for any reason, all other portions of the agreement shall remain in full force.
- 31. Charges: Any charges imposed on a owner/agent by a utility or service provider or on behalf of a local government for one or more municipal services or for the general use of a public resource related to the dwelling unit, including fees assessed to support street maintenance or transportation improvements, transit, public safety and parks and open space, but not including real property or income taxes or business licenses or dwelling inspection fees, may be passed through to Tenant(s) as allowed by law. HOA Any charges imposed upon Owner/Agent by a Homeowner's or Condominium Association for anyone who moves into or out of a unit within the Association, may be passed through to the Tenant(s) for payment as allowed by law.
- 32. Re-Key Mailbox(s) If the mail receptacle associated with the dwelling unit is a locking type, Tenant(s) are solely responsible for the fees charged by the Postmaster for the rekeying of the box should a key not be provided by the Owner/Agent, or if the box has not been re-keyed between tenancies.
- **33. Co-signers:** If this rental agreement is secured by a co-signer, Owner/Agent reserves the right to notify the Co-signer about any information related to the tenancy deemed necessary, but shall be under no obligation to do so.

34. Attachments to the Agreement: The following forms are attached to this Agreement:					
35. Additional Terms and Conditions:					
35. Signature Block: Where used in this agreement "Owner/Agent" means "Landlord" as defined in ORS 90.100. All parties acknowledge having read and understand all pages and attachments to this agreement. All questions have been answered.					
Tenant	_ Date	Tenant	Date		
Tenant	_ Date	Tenant	Date		
Owner/Agent		Date	2B Page 4 of 4		

