

Tenant(s) initials: _____

MEDICAL MARIJUANA AGREEMENT

10

Owner/Agent(s) initials: _____

Tenant(s):	
Tenant(s):	et al (and all others)
Address:	Unit: ON
City:OREG	ON Zip:
This form is provided for the convenience of Landlords who wish to allow the consumption, processing, promarijuana in their rental properties. Marijuana remains illegal under federal law and continues to be listed a with no known medical uses and a high degree of probability for addiction) by the US Drug Enforcement A	a Schedule 1 drug (a drug
Allowances for marijuana may pose a significant legal risk to Landlords, including loss of property, voiding to of marijuana-related harm to the property (such as hash oil explosions), and prosecution for money launder rent was paid with funds associated with production, processing, sales or distribution of illegal marijuana pro-	ing it authorities determine
ORHA strongly recommends that Landlords consult an attorney prior to deciding whether or not to allow this	use in their rental property.
In April 2010, the Oregon Supreme Court ruled in the case <i>Emerald Steel Fabricators v. Bureau of Labor and</i> could terminate an employee who used (outside of work) medical marijuana, even though that employee followedical marijuana and used it to help with a disability. In November 2011), the Oregon Bureau of Labor and a policy statement stating they would no longer accept medical marijuana cases for investigation.	owed at the rules for using industries (BOLI) released
Since those decisions, no one (employer or housing provider) is required to allow medical marijuana use grow crops under the state's medical marijuana program for the use of other patients) to use or grow marijuan properties. Owner/Agents are not required to grant tensonable Accommodation requests to medical present that they use it for a disability.	na at work or in their rental
Some Owner/Agents may choose to rent to tenants who will use anchor grow marripana in the rental proportion of the possession and program (OMMP). An individual may hold to MMP cards and grow marripana program (OMMP). An individual may hold to MMP cards and grow marripana program (OMMP). An individual may hold to MMP cards and grow marripana program (OMMP) and the individual growing marripana for more than four OMMP cards growing more plants than are permitted under or growing marripana without an OMMP card is charged in diagral drug activity and the Owner/Agent may be provided for marripana use under the Oregon Medical Marripana Act must provide Owner/Agent with Medical Marripana Program card issued by the State of Oregon. Failure to provide the original OMMP card Owner/Agent if OMMP card(s) expires or becomes in allid may result in termination of tenancy. A copy of retained by Owner/Agent in Tomat(s) file and stored pursuant to Oregon Landlord Tenant Law.	plants for up to four people. 18 immature plants may be as strictly prohibited. Any or the program or using and/begin eviction proceedings. The original valid Oregon d(s) and/or failure to notify f each OMMP card will be
Tenant; who will make structural changes to the rental property, including changes to utilities such as elect that the initial work and subsequent maintenance will be done solely by licensed and bonded contractors skill in which the work will be done. Tenant(s) further agree that medical marijuana will not be grown on the rental Agent has inspected the property and approved in writing all contractual work and/or changes to the property medical marijuana.	ed in the professional fields property until their Owner/
Tenant(s) further acknowledge that the cultivation of medical marijuana may lead to property damage, in moisture condensation and mold/mildew, for which the Tenant(s) will be solely financially responsible. At and at Owner/Agent's sole discretion, Tenant(s) may be required at their sole financial responsibility to return condition in which Tenant(s) received it at occupancy. Tenant(s) agrees to indemnify and hold Owners/Agent liability, including but not limited to personal injury and/or property damage, claims, damages, lawsuits, are from the cultivation of medical marijuana at the rental property.	the termination of tenancy rn the rental property to the t harmless from any and all

Name(s) of Oregon	Medical Marijuana P	rogram cardh	olders covered by this A	greement:	
1)			2)		
3)					
Number of Oregon N	Iedical Marijuana Prog	gram cards cove	ered by this Agreement: _		
Base Security Depos Base Monthly Rent \$	it \$+	additional Sec additional Mor	urity Deposit \$ nthly Rent \$	= Total \$ = Total \$	
Structural and/or utili	ity alterations may be i	made to rental j	property: 🗆 Yes 🗖 No		
Name/Company:	ensed and bonded cont			CCB #:	
We certify that we h	nave read, understood	d and will abi	de by all terms and cond	ditions of this Agreement.	47
Tenant(s):	Printed Name				
				Signature	
Tenant(s):	Printed Name Printed Name			Signature	
Tenant(s):		•		Signature	
Owner/Agent:				Signature	
To be consulated	hu Ouun an/A aant		(a) am agrical and all	linguactions are complete	
	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	***************	l inspections are completen Tenant(s) file:	
☐ Inspections are		iana Piograin	cards copied and med if	r renam(s) me	
*	*	possession, u	se and cultivation of me	edical marijuana in rental u	unit.
Tenant		Date	Tenant	D	ate
Tenant		Date	Tenant	D	ate
Tenant		Date	Tenant	D	ate
Owner/Agent		Date	Owner/Agent	D	ate



