

WEEK-TO-WEEK RENTAL AGREEMENT

Tenant Information					
Tenant(s):					
Tenant(s):					
Address:		U			
City:		Oregon Zi	p:		
Phone:Cell of	or Mobile:	Alternate Phone:			
Email:	Email:				
Alternate Mailing Address:					
Rent					
Weekly Rent Amount \$	Due On: Monday of	each week.			
Week-to-Week Tenancy beginning _					
1st Weeks' Rent pro-rated from		·			
☐ If checked, Tenant(s) is a roomer	with exclusive rights to the use o	f the following spaces:			
and exclusion from the following spa	acas:				
All other areas of the property and u		accessible by Tenant(s	and all other		
Residents at reasonable times for rea			, and an onler		
Utilities	1 1	Move-in Accountin	g Rent & Deposits		
Electricity	WaterSewer	Pro-rated Rent	\$		
Cable	Gas Garbage	1st Full Week's R	Pant \$		
Other			t		
Other		Prepaid Rent	\$		
$O = Owner\ Pays T = Tenare$	Pavs NA = Not Applicable	Total Due	\$		
Furnished to Unit					
☐ Range ☐ Dishwash	her	r 🔲 Garbaş	ge Disposal		
□ Washer □ Dryer	□ Blinds	☐ Curtai:	ns		
□ Rods □ Garbage	Can Dumpster				
☐ Storage Space		ptacle			
□ Other					
□ Other					
The unit has been equipped wit	th exterior locks for all doors	, and the following k	teys/openers		
provided:			v 1		





Occupancy of Premises							
Only the following person(s) shall occupy the premises:							
Owner/Agent Contact Information	For Services of Notices to Owner/Agent						
Owner/Agent:	Physical Address:						
Address:	•						
City/State/Zip:	City/State/Zip:						
Phone:	Include description of where at the property fenant(s) may attach						
E-Mail:	notice, such as "front door," "drop slot," gare," etc.						
Payments may be made at the above address. Contact Owner/	(See #12 for explanation)						
Agent for electronic or direct deposit payment options							
Emergency Contact for Tenant							
Person to notify in case of emergency or death of Tenant(s) (please specify someone outside of your immedia, which were #11 for explanation).							
Name:							
Address: City:	State: Zip:						
Address: City: Phone: Email:							
Service Charge Disclosure							
Utilities or Services benefiting Landlord, other Tenants or comm	on areas:						
☐ If checked, Tenant(s) will be responsible for paying a Monthly U	Itility that to Owner Agent "Utility or Service" includes but is						
not limited to electricity, natural or liquid propane gas, oil, water, ho	t water heat, ar conditioning, cable television, direct satellite or						
other video subscription services, Internet access or usage, sewer service, public services and garbage collection and disposal.							
Tenant Utility Charges for this unit include:							
Basis for allocation of Monthly Utility Charges to unit or common a	reas (select me)						
a. Periodic Charge not to exceed the total amount bill Owne	er Neent, with exceptions as allowed under ORS 90.315, and subject						
to change based on actual usage.							
b. A Flat Monthly Charge based on the pro-rated average not to exceed the total amount billed to Owner/Agent, with							
exceptions as allowed under ORS 90.315.							
c. Sub-Meter Reading d. Percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on square for the or the percentage of actual amount hilled based on the percentage of actual amount hilled based on the percentage of actual amount hilled based on the percentage of the perce							
d. Percentage of actual amount billed based on square footage or number of bedrooms and described as follows:							
Name & address of third-party billing company of any:							
Name & address of third-party billing company of any. Utility charges billed are due within seven days of Balance Date of the date noted on the utility bill. Failure to pay charges when due constitutes a material violation of the Rental Agreement. Hand bill for Utilities or Services remains unpaid for a period of more than 30							
constitutes a material violation of the Rental Agreement. If any bill	Utilities or Services remains unpaid for a period of more than 30						
days, after issuance of a Notice of Noncompliance Owner/Agent m	charge Noncompliance Fees as allowed by law. Utility bills may						
be delivered by First Class weil email or personal temery to the unit address.							
Parking / Vehicles	(9 - 9 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -						
	premises. (See Section #30)						
	Plate # Space # Plate # Space #						
	Plate # Space #						
Vehicle 4 Description	Plate # Space #						
Discosures							
1) Par Allowed: We attached Pet Agreement).	9) If checked, Owner/Agent is responsible for yard maintenance and/						
	or grounds keeping for the premises and Property Owner, Manager						
3) If checked, Smoking/Vaping is restricted/prohibited on the	or Agent may enter the exterior of the premises under the Tenant's						
premises.	exclusive control at reasonable times, without prior notice for that						
4) If checked, the Dwelling Unit is located in a 100-year flood plain,	purpose.						
as determined by the National Flood Insurance Program.	10) If boxes are checked, Tenant(s) agree(s) to allow the use of:						
5) If checked, the unit is listed for sale.	text messages (Tenant(s) Initials) and/or						
6) If checked, the unit is in foreclosure or default.	e-mail (Tenant(s) Initials), for the purposes of						
7) If checked, Renters Insurance is required (See #10 for explanation).	providing 24-Hour Notice to Enter by Owner/Agent.						
8) If checked, Tenant(s) is responsible for regular landscaping.	11) Other:						
(See attached Exterior Property Care Agreement)							





Rules & Regulations

- 1. Restricted Items and Activities: Owner/Agent permission is required for the following items and activities. Restricted items include, aquariums, water beds, pianos, organs, swimming or wading pools, hot tubs or soaking tubs, trampolines or bounce houses, barbeques, fire pits, or smokers. Restricted activities include, but are not limited to, glass blowing, fire dancing, fireworks, bonfires, or other sources of open flame, smoke or noxious fumes, skateboarding, bike or motorcycle jumping, jumping or climbing out of windows (except in case of emergency), climbing on the roof or eaves, climbing trees or fences, firing of arrows, guns or other projectiles, or any other dangerous activity that could likely lead to injury or death of Tenants, Guests and neighbors. No banners, signs or flags may be posted or flown without Written Consent of Owner/Agent. Scented products can cause damage to the unit. No plug-in air fresheners, scented candles, incense, or foggers, including D-fire products, may be used at any time. No dogs, cats or other pets are allowed, including visiting pets, without the prior Written Consent of Owner/Agent. Refer to Disclosures section on page 2 for information on whether or not pets are allowed at the property.
- 2. Drugs: No marijuana or other drugs classified as illegal under the Controlled Substances Act may be consumed, distributed, grown, manufactured, or stored on the premises at any time.
- 3. Guests: Tenant(s) is/are responsible for the behavior of their Guest(s) and will be held financially liable for damage caused by their Guest(s). Written Permission from the Owner/ Agent is required if any Guest(s) remain(s) more than _____ days and/or nights in any month period (if left blank then - seven (7) days and/or nights in any one-month period.) Guests that perform activities, including but not limited to, showering or bathing, cooking, sleeping, meal preparation and consumption, laundry or use of other complex amenities, are considered to be occupying the Rental Property on the days those activities occur and such activities of daily living shall count toward the total number of allowable days or nights permitted under the Rental Agreement. Guests are not permitted to receive mail or register at the Rental Property address for any reason, and such action shall be considered evidence that a Guest has become an Unauthorized Occupant. If Guest(s) of Tenant(s) receive(s) an exception for a pet or assistance animal to accompany them when visiting the unit, the animal must be with the Guest(s) at all times and may not be left in the unit without the Guest(s). The right for a Guest to bring a pet or assistance animal onto the premises will be revoked immediately if the animal is found running loose, attacks or exhibits menacing behavior to any Tenant, Guest, Staff or other person or their animal, or if the Guest(s) fail(s) to promptly clean up the animal's waste outside the Dwelling Unit. Tenant(s) shall be responsible for all damages, fines, Fees and claims for a Guest's animal violations.
- **4. Tenant Contact Info:** Tenant(s) agree(s) to provide timely updates of information of Owner/Agent, including phone number(s), email, mailing address, emergency/death contacts. Vehicles and employment, within 30 days after Written Request by Owner/Agent.
- **5.** Property Condition: Tenant(s) shall return premises to Owner/Agent in clean dition. The Owner/Agent's definition of "clean" is binding on all parties.
- 6. Tenant and Guest Conduct: Tenant(s) is/are responsible for the beh Guest(s) and will be held financially liable for damage caused by their Guest shall restrict all sounds or noise to a reasonable volume. Tenant(s) and their G conduct themselves in a manner that will not disturb their neighbor's peaceful of their premises, including common areas. Tenant(s) and their Guest(s) is/are pl from impeding or hindering Owner/Agent, their representati s or prospective Tenan operation of the premises. This includes using abusive or harassing langu behaviors, foul language or gestures, sexual harassment bias or intimid including harm or threats of harm, whether in person or i ree(s) to a by all state, federal, and local laws or other adopted rules bed here and not engage in, conduct, permit or allow any conduct th s any rule or regulation, in, on or within the immediate vicinity of es Ten refrain from altering, defacing or removing any part of the prem understand damages to the unit beyond will be held financially responsible fa wear and tear whether by accident, intention, or xcepting Acts of God
- 7. Notice of Absence: Tenant(s) shall be the sevent of any anticipated at some from the premises in excess of seven (7) days no later than the day of the absence.
- 8. Entry Into Premises: Tenant(s) salt not unreasonably with a donest to Owner/ Agent to enter premises to inspect, many pairs or improvement to prospective Buyers or Tenant(s). Owner that the premise of the premise
- 9. Sublect: To among shall not transfer their referest in this Agreement or sublet the premises any part of the premises including Mort-Term Rentals.
- nce: Owner/Agent will not be liable 10. I onsible in any way for loss or damage operty belonging st(s) unless caused intentionally or to a tly by Owner/ e to maintain their own fire and theft neg e rest for their responsible for liability coverage for Toperty. t(s) is/ inst s negligence. If Renter's Insurance is required them or their (dam minimum of \$100,000 liability coverage and so required to main – Tena nant's combined household income falls at or add Owner/Agent as Interested Party below 50% of the median for the ag nter's Insurance may not be required. Owner/ vn insurance policy and may not "self-insure" if Agent is responsible to maintain Renter's Insurance vner/Agent must provide proof of property insurance s) acknowledge(s) they are not "co-insured" on Owner/ to Tenant(s) upon Agent property insurance policy covering the subject property.
- 11. Abandonment: Tenant(s) agree(s) 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. Tenant(s) has/have designated the "person to notify in case of death or emergency" as the person having the same rights and responsibilities as the Tenant(s) regarding personal property.

- 12. Notices: All Required Notices shall be delivered in the manner provided by law to Owner/Agent or Tenant(s).
- 13. Use of Premises: 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. Alterations to the Dwelling Unit without the prior Written Consent of Owner/Agent are strictly prohibited. The unit must be maintained in a decent, safe and sanitary condition at all times. The unit is not intended to be used as a storage facility. Excess personal property that prevents air circulation, access to electrical outlets or switches, that impedes access to doors and windows, or that poses a maintenance/safety hazard inside or out is prohibited. Use of a garage, shall attic or basement as living or sleeping space is strictly prohibited. Tenant(s) may not sende any kind of business out of the unit without the prior Written Consent of Owner the strictly prohibited.
- 14. Damage to Property: Nothing may be flushed d flets except normal human waste and toilet paper. 'Flushable wipes' are not flushal may clog waste lines. This includes baby wipes, hand wipes, and paper towels. T is/are responsib all damages to property or premises caused by stoppage of pipes or overflow htubs, toilets, or washbasins, unless caused by Acts of Ge h as roots in the Tenant(s) may be held liable for Rent while the Dwelling Un g cleaned red, if the cleaning or repair results from the Tenant's noncomplian nt.
- 15. Garbage/Trash Receptacles: Tenant(s) sha nove trash receptag the street within 24 hours after garbage pick-up and em so that they are ible from the street. All trash shall be bagged or sealed r lacing in tras tacles Tenant(s) are prohibited from rummaging through trash of bins. V plicable, Tenant(s) is/are responsible for obtaining and maintaining The service shall be contracted or no less than bi-weekly if week hav ailable - by a licensed third-part e/recycling services provider.
- 16. Wildlife: Due to the potential for damage and spread of disease, Tenant(s) and their Guest(s) may not feed, water are therwise provide sustenance to feral or wild animals of any kind without the express Wraten Consent of Owner 2012.
- 17 flux prodous. A site only in the control of the
- 8. Smoke and Cap Monoxide Alar ht(s) acknowledge(s) the presence of a smoke alarm(s) an uired, a carbon mor e alarm(s) in fully operational condition in e instructed to test the alarms at least every 6 months and replace the unit. Tenant enant(s) shall replace expired batteries with 10-year lithium batteries as ies as no enant(s) agree(s) that Owner/Agent is not liable for loss or damage due to ure to operate. Tenant(s) is/are required to immediately notify Owner/A gent any malfunction of the alarm(s). Tenant(s) shall not remove or tamper with a in w properl ning alarm, including removing any working batteries.
- 19. Limited Lability: Owner/Agent shall not be liable for damages of any kind caused by lack of heat and regardion, or other services to the premises arising out of any accident, and 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), animals, or Guest(s) no less than 30 days after Written Demand by Owner/Agent caused for the control of the co
- 20. Carpe 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 Fenant(s) cleaned the carpets before the delivery of possession.
- 1. Lease Enabling/Trespassing: Owner/A gent retains the power to exclude non-residents from the common areas of the property if they violate the rules of the premises. Owner/A gent retains control over the common areas of the premises for the purposes of enforcing state trespass laws and shall be the "person in charge" as that is defined in ORS 164.205(5). It is a material violation of this agreement if a Tenant(s) invites or willingly allows a trespassed person entry to their unit or to the common areas, once notified of the person's trespassed status.
- 22. Termination: Tenant(s) is/are obligated to provide a minimum of 10 days' Written Notice to terminate this Agreement. Unless otherwise prohibited by law, failure to provide a 10-Day Notice, may result in Tenant(s) being liable for up to 10 days of Rent from the date Owner/Agent regains possession of the Dwelling Unit. Owner/Agent may 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 Occupants vacate the premises. Tenant(s) must provide a single forwarding address for final accounting.
- 23. Sale or Transfer of Premises: If the Rented Premises are sold or transferred during the tenancy, all terms of this A greement shall remain in full force and effect until further notice.
- 24. Tenant(s) Jointly and Severally Liable: If the Rental Unit is occupied by more than one Tenant 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 Occupants legally vacate the premises. Each Tenant is authorized as an Agent of the tenancy. Any Agreements, offers of access to the property, or Notices of Termination provided to Owner/Agent by any single Tenant are binding upon all other Tenants and Occupants, unless otherwise prohibited by law. If any other Tenant(s) wishes to remain and allow one or more Tenant(s) to vacate, that must be approved by Owner/Agent in writing.





Rules & Regulations (continued)

- **25. 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(s).
- 26. 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 accrued 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.
- 27. Maintenance: 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. Tenant(s) agree(s) to timely report maintenance needs for the unit and cooperate with Owner/A gent and vendors for all needed maintenance required in the Dwelling Unit. Tenant(s) agree(s) to follow all instructions provided for maintenance and upkeep of appliances, heaters, fireplaces, wood stoves, pellet stoves, furnaces, fans, flooring, water supply, waste systems, or any other unit systems as instructed in writing. Satellite, cable, security equipment or other similar equipment may not be attached to the roof, siding or any structural component of the Dwelling Unit, including decks, railings, sheds or fences. If a safety emergency requires an immediate lock change, Tenant(s) agree(s) to retain original locks and keys and provide to Owner/Agent along with a working copy of any keys for the new locks within seven (7) days. Tenant(s) is responsible to promptly pay for lock-out services or lock changes.
- 28. Charges/Utilities: Any charges imposed on 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/ COA – 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. Tenant(s) must maintage utility and other services to the unit for all services labeled with a 'T' in the Utilities c box section of this Agreement, and provide proof to Owner/Agent of such service with 7 days of Written Request. Owner/Agent must maintain utility and other services labeled with an 'O' in the Utilities check box section of this Agreement. Tenant(s) a tamper with, adjust or disconnect any Utility or Services sub-metering sy evice. including utility services provider equipment.
- 29. Re-Key Mailbox(es) If the mail receptacle associated with the Dwell locking type, Tenant(s) are solely responsible for the Fees charged by the Po the re-keying of the box should a key not be provided by the Owner/Agent, of has not been re-keyed between tenancies.
- 30. Parking and Vehicles: All Tenant and Guest Vehicles must be current on reg and operable. No Vehicle repairs may be done on the pa vehicles may be on the lawn or block access to emergency Vehicles lkways at any Storage of Vehicles is prohibited without the prior wner/Agei storage of Vehicles is allowed, no one may live in any includes but is not limited to campers, cars, trailers, boats, tors, motorized equipment.

- 31. 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.
- 32. Indemnification: To the extent allowed by law, Tenant(s) and their Guest(s) shall indemnify and hold harmless Owner/Agent from all claims, actions, liabilities, suits, injuries, demand, obligations, losses, settlements, judgments, damages, fines, penalties, costs and expenses, including attorney's fees, arising out of or incurred in the enforcement of this Agreement.
- 33. Agreement: This Agreement and the information, terms and conditions contained therein, including all associated addenda, are binding upon all Tenage and their invited Guests and real or perceived will be constitute the entirety of the Agreement. No oral represe considered valid, all Agreements to alterations of the s and conditions must be in writing to be valid. Noncompliance with any portion his document and all associated addenda will be considered a material violation greement as allowed by law.
- 34. Unenforceable Provisions: If any p of this Agreeme hould be ruled unenforceable for any reason, all the other sions of the Agr shall remain in full force and effect.
- 35. Attachments to the Agreement: The are attached and are checke make part of this Agreement. Each attached a es the Rental Agre in the event of a conflict of provisions.

Addendums							
#3 Pet Agreement	#32 Aclum		#62 Well Agree	ment			
#9 Check-In/Check-Out woort	Rules & R	egulations	#63 Fireplace /	Stove Agreement			
#11 Smoke/CO Alarm Agracules	#46 Assistance	Animal Agreement	#64 Pest Agree	ment			
☐ #2 posk refund Checkle	🔲 #47 Parking Ag		#65 Ext. Proper	ty Care Agreement			
Emergency Information	#51 Lead-Base	d Paint Disclosure					
24 Cable/Satura Data ecurit	#52 Co-Signer	Agreement	#66 Weatheriza	tion Agreement			
System petallation to eement	#54 Mold Preve	ention Agreement	☐ Other				
#27 Smoke/Vape-Free Apprement	#61 Septic Agr	eement	☐ Other				
Signatures							
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:			Date:			
Owner/Agent:	_ Date:	Owner/Agent:		Date:			



