

PORTLAND NOTICE OF TERMINATION WITHOUT STATED CAUSE FIRST YEAR OF OCCUPANCY



First Year of Occupancy includes all periods during which any of the Tenants have occupied the Dwelling Unit for one year or less. **Fenant(s):**

Tenant(s):		et al (and all others)
Address:		Unit:
City:		OREGON C.D.
DATE OF SERVICE:		
□ TIME SERVED PERSONALLY TO E	ACH INDIVIDUAL NAMED ABOVE:	otice was person as an end prior to 11:20 and on Date of Service)
☐ TIME POSTED & MAILED:		side was persone and approved to in the contract of Service)
(If left blank,	notice was posted and mailed prior to 11:59 p.m. on Date of Service)	
(If left blank, notice was mailed prior to 11:59 p	.m. on Date of Service)	
	r/Agent hereby serves of the Termination of (94 days if served by maximums) nated and you must vacate	our Tenancy.
occupy no later than 11:59	p.m. (end of day) on	
Termination of tenancy for no-cause within the first yea Relocation Fee, unless exempt. If required, the Fee var Notice of Termination. Visit: <u>https://www.portland.gov</u>	ar for Rental Properties located withouthe Portla ies based on the number of bedroepus, and is req	uired to be paid within 45 days of service of the
If your Termination Date is not at the end of your Renta	l Period, and you have not paid a Last Month's R	ent Deposit, you will owe Rent for a partial month
Your prorated rent from	through	is \$
If you did pay a Last Month's Rent Deposit that exceeds of Security Deposit Reconciliation within 3 tears of N	s the Date of Teoremation, the Fandlord is require arrender of Possession of the Errentling Unit.	d to account for those funds separately at the time
explanation is included, the notice is still give	equired to include an explanation of the re required to include an explanation of the re required to include an explanation of the reason (s) for the her A gent need not prove the reason(s) for the	e a right to cure the reason(s) for the
Owner/Agent Signature: Owner/Agent Address:		Date:
City:	State:	Zip:
Telephone:		z.v.b.
The Ending Date must be at least 90 days If notice is served by mail ONLY, the Ending Date mus	from the Date of Service (not including Date of t include an additional four (4) days to allow for all be mailed First Class Mail ONLY (not certifi	the delivery of notice, including Date of Mailing

Owner/Agent does not waive the right to terminate by simultaneously or subsequently served notices.

Regardless of length of tenancy, prescribed notice periods may be longer in certain local jurisdictions or in subsidized housing.

If you are a veteran of the armed forces, assistance may be available from a county veterans' service officer or community action agency. Call the 2-1-1 information service to learn about resources in your area. © Copyright 2021 Rev. 12/21







421 SW 6th Avenue, Suite 500 • Portland, OR 97204 PHONE 503-823-1303 • FAX 503-865-3260 portlandoregon.gov/phb/rso

> Rental Services Helpdesk Hours MON, WED, FRI 9-Ilam and 1-4pm

Rental History Form Required Under Portland City Code Title 30.01.087.F

Within the City of Portland, a landlord is required to provide this completed form to a tenant within 5 business days of receiving a request from a tenant, receiving notice from the tenant of intent to terminate the tenancy, or when a landlord gives notice of intent to terminate a tenancy. This form may be transmitted in digital or paper form.





Rental History Form Form 30.01.087.F (Valid through 12/31/2022) Page 1 of 3 **Previous Two-Year Rent Payment History** (A payment ledger detailing the same information may be used to meet the requirements of this form)

Month Year Paid Month Year Yes/No

COVID-19 Guidance: A landlord may choose to indicate 'Deferred' on months where rent payment has been deferred under local, state or federal eviction moratoria.



If you believe you have been harassed or discriminated against because of your race, color, national origin, religion, gender, familial status, disability, marital status, source of income, sexual orientation including gender identity, domestic violence, type of occupation, or age over 18 seek legal guidance regarding your rights under Fair Housing law.

> For translation or interpretation, please call 503-823-1303 TTY at 503-823-6868 or Oregon Relay Service at 711

503-823-1303: Traducción e interpretación | Сhuyển Ngữ hoặc Phiên Dịch | 翻译或传译 Письменныйили устный перевод | 翻 アまたトロ訳 | Traducere sau Interpretare 번역 및 통역 | Письмовий або усний переклад | Turjumida ama Fasiraadda பாருவது துகுப் | பாருவது நிறால் குடுப்புக்கு நிரால் குடியில் குடிய

This requirement is in addition to any other rights and responsibilities set forth in the Oregon Residential Landford and Tenant Act under Oregon Revised Statute Chapter 90, and Portland Landford-Tenant Law under Portland City Code Title 30.

The information in this form is for educational purposes only. You should review appropriate state statute, city code, and administrative rule as necessary. If you need legal guidance, or are considering taking legal action, you should contact an attorney.







Tenant(s):	
Tenant(s):	et al (and all others)
Address:	Unit:
City:	OREGON Zip:

30.01.085 Portland Renter Additional Protections.

(Added by Ordinance No. 187380; amended by Ordinance Nos. 188219, 188519, 188558, 188628, 188849, 189421 apd 189726, effective November 1, 2019.)

A. In addition to the protections set forth in the Residential Landlord and Tenant Act, the following additional protections apply to terants that have a Rental Agreement for a Dwelling Unit covered by the Act. For purposes of this chapter, unless otherwise defined herein, capital zed terms have the meaning set forth in the Act.

B. A Landlord may terminate a Rental Agreement without a cause or for a qualifying landlord reason specified in the Act on liverir itten notice of termination (the "Termination Notice") to the Tenant of (a) not less than 90 days before termination date designated as calculated under the Act; or (b) the time period designated in the Rental Agreement, whicheve nger. Not less than 45 days prid termination date provided in the Termination Notice, a Landlord shall pay to the Tenant, as relocation assistant ayment ("Relocation Assistan () in the amount that follows: \$2,900 for a studio or single room occupancy ("SRO") Dwelling Unit. \$3,300 ne-bedroom Dwellin Jnit, \$4,200 for a two-bedroom Dwelling Unit and \$4,500 for a three-bedroom or larger Dwelling Unit ses of psection, a Lap that declines to renew or replace an expiring Rental Agreement is subject to the provisions of this Sub rements Subsect e intended to apply per Dwelling Unit, not per individual Tenant.

C. As allowed by the Act, a Landlord may not increase a Tenant's Rent ociated Housin sts by 5 percent of more over a rolling 12-month period unless the Landlord gives notice in writing (the "Increase Notice") affected ht: (a) at least 90 days prior to the effective date of the Rent increase; or (b) the time period designated in the Rental As f. The Increase Notice must specify the amount of the ment, whi increase, the amount of the new Rent or Associated Housing @ the date, ated under the Act, when the increase becomes effective. If, ing a Rem within 45 calendar days after a Tenant receives an Increase Not ase of 10 percent or more within a rolling 12-month period and a Tenant provides written notice to the Landlord of the Tena ssistance (the "Tenant's Notice"), then, within 31 calendar or Reloca cation As e in the amount that follows: \$2,900 for a studio or days of receiving the Tenant's Notice, the Landlord shall pay to the nař SRO Dwelling Unit, \$3,300 for a one-bedroom Dwelling Unit, \$4,2 ing Unit and \$4,500 for a three-bedroom or larger droom D or a t, the Tenant shall have 6 months from the effective date of the Dwelling Unit. After the Tenant receives the D ation Assistance f the L Rent increase (the "Relocation Period") to e and remain in the Dwelling Unit and, subject to the Act, shall back the Reld on Assi be obligated to pay the increased Rent in acco crease] ce for the the fation of the Tenant's occupancy of the Dwelling Unit; or (ii) provide the Landlord with a notice to terminate the rdance with the Act (the "Tenant's Termination Notice"). In the event tal A in l that the Tenant has not repaid the Relocation Assista the Lane yided the Landlord with the Tenant's Termination Notice on or before the expiration of the Relocation Period, the Tenant shall Subsection. For purposes of this Subsection, a Landlord that conditions violation of icing Rental Agreeme the renewal or replacement g the Tenant's agreement to pay a Rent increase of 10 percent or more within a rolling 12-month period is subject to this Subsection purposes of this Subsection, a Landlord that declines to renew or replace an expiring Rental Agreement on the amount of Rent or Associated Housing Costs terminates the Rental Agreement tantian terms exce and is subject to the provisions is Subsection irements of this Subsection are intended to apply per Dwelling Unit, not per individual Tenant. For purposes of this Sub-Ive and retain Relocation Assistance once per tenancy per Dwelling Unit. on, a Te may

D. A Landford shall include a description of a Tenant's rights and obligations and the eligible amount of Relocation Assistance under this Section 30.01, **QS5** with each and any Termination Notice, Increase Notice, and Relocation Assistance payment.

E. A Landlord shall provide making such payments. The e to the Portland Housing Bureau (PHB) of all payments to Tenants of Relocation Assistance within 30 days of section shall be effective beginning May 1, 2018.

F. For the purposes of this Section 30.01.085, the expiration of Rent concessions specified in the Rental Agreement is not considered a substantial change to a Rental Agreement.

G. For the purposes of this Section 30.01.085 and determining the amount of Relocation Assistance a Landlord shall pay, a Rental Agreement for a single bedroom in a Dwelling Unit as defined by PCC 33.910 is considered a SRO Dwelling Unit.

H. For the purposes of this Section 30.01.085 and determining the amount of Relocation Assistance a Landlord shall pay, if a Landlord is paying relocation assistance required by the Act and Relocation Assistance required by Section 30.01.085 to the Tenant for the same Termination Notice, the Relocation Assistance required by Section 30.01.085 may be reduced by the Relocation Assistance required by the Act if both payments are paid at the same time and as a single payment.





I. The provisions of this Section 30.01.085 that pertain to Relocation Assistance do not apply to the following so long as the Landlord has submitted a required exemption application form to PHB for which PHB shall have issued an exemption acknowledgment letter, a copy of which the Landlord shall have provided to the Tenant:

1. Rental Agreements for week-to-week tenancies;

2. Tenants that occupy the same Dwelling Unit as the Landlord;

3. Tenants that occupy one Dwelling Unit in a Duplex where the Landlord's principal residence is the second Dwelling Unit in the same Duplex;

4. Tenants that occupy an Accessory Dwelling Unit that is subject to the Act in the City of Portland so long as the owner of the occessory Dwelling Unit lives on the site, or Tenancies where the owner occupies the Accessory Dwelling Unit and the Tenant occupies a Dwelling Unit on the site;

5. a Landlord that temporarily rents out the Landlord's principal residence during the Landlord's absence of not more than 3 years;

6. a Landlord that temporarily rents out the Landlord's principal residence during the Landlord's absence due to active duty military privice;

7. a Dwelling Unit where the Landlord is terminating the Rental Agreement in order for an Immediate Family member to cacany the Dwelling J

8. a Dwelling Unit regulated or certified as affordable housing by a federal, state or local government is exempt from paying kelonation Assistance for a Rent increase of 10 percent or more within a rolling 12-month period:

a. so long as such increase does not increase a Tenant's portion of the Rent payment by 10 percent or more within a rolling 12-month period; or

b. in Lease Agreements where the Rent or eligibility is periodically calculated based on the Tenant's income or other program eligibility requirements and a Rent increase is necessary due to program eligibility requirements or a charge in the Tenant's income

This exemption by Subsection 30.01.085 I.8 does not apply to private market rate Dwelling Units with a Tenanty no is the recipient of a federal, state, or local government voucher;

This exemption by Subsection 30.01.085 I.8 applies to Rent increases and does not apply to Termination Notices;

9. a Dwelling Unit that is subject to and in compliance with the repeat Uniform Repeation Assistance and Real Property Acquisition Policies Act of 1970;

10. a Dwelling Unit rendered immediately uninhabitable not due to the action or inaction of a trandlord or Tenant;

11. a Dwelling Unit rented for less than 6 months with appropriate vertication of the submission of a demolition permit prior to the Tenant renting the Dwelling Unit;

12. a Dwelling Unit where the Landlord has provided a Fixed Term Lenancy and notified the Tenant prior to occupancy, of the Landlord's intent to sell or permanently convert the Dwelling Unit to a use other Landlord as a Dwelling Unit subject to the Act.

A Landlord that authorizes a d manages property in accordance with ORS 696, to manage a Dwelling Unit, does that is subjec not waive a Dwelling Unit exe ber of Dwelling Units managed by such a property manager. For purposes of the he collectiv on as ion, "Dwel defined by PCC 33.910, and not by ORS 90.100. For purposes of the exemptions provided exemptions provided in this Su in this Subsection, "Accessory D ing Un C 33.205. For purposes of the exemptions provided in this Subsection, "Duplex" is defii defined by PCC 33.910. For purp cemptions provided in this Subsection, "Immediate Family" is defined by PHB in administrative rules.

J. A Landlord that wells to comply with any of the requirements set forth in this Section 30.01.085 shall be liable to the Tenant for an amount up to 3 time. The monthly Rent as well as actual charages, Relocation Assistance, reasonable attorney fees and costs (collectively, "Damages"). Any Tenant claiming to be aggrieved by a bandlord's noncompliance with the foregoing has a cause of action in any court of competent jurisdiction for Damages and such other remedies as may brappropriate.

K. In compare out the provisions c rules to carry out and administer th

this Section 30.01.085, the Director of PHB, or a designee, is authorized to adopt, amend and repeal administrative provisions of this Section 30.01.085.









Tenant(s):	
Tenant(s):	et al (and all others)
Address:	Unit:
City:	OREGON Zip:

30.01.087 Security Deposits; Pre-paid Rent.

(Added by Ordinance No. 189581; amended by Ordinance Nos. 189715 and 190064, effective August 21, 2020.) In addition to the protections set forth in the Oregon Residential Landlord and Tenant Act ("Act") and in Sections 30.01.085 and 30.01.086, the following additional Tenant protections regarding Security Deposits apply to Rental Agreements for a Dwelling Unit covered by the Act. For purposes of the Section, unless otherwise defined in this Section or elsewhere in Chapter 30, capitalized terms have the meaning set forth in the Act.

A. Amount of Security Deposit.

1. If a Landlord requires, as a condition of tenancy, a Security Deposit that includes last month's Rent, a Landlord may not collect as an additional part of the Security Deposit more than an amount equal to one-half of one month's Rent.

2. If a Landlord does not require last month's Rent, a Landlord may not collect more than an amount equal to one month's Rent as a Security Deposit.

3. If a Landlord conditionally approves an application subject to an Applicant's fisk factors identified acity or to g finan by the Applicant screening for tenancy as described in Section 30.01.086, the ord may n amo ual to one-half of one re payme month's Rent as a Security Deposit in addition to the other amounts author n this subsect The Land w a Tenant to pay any such installment am additional Security Deposit in installments over a period of up to 3 mon reasonably re d by the Tenant.

B. Bank Deposit of Tenant Funds.

1. Within 2 weeks following receipt of a Tenant's funds paid ity Depo r last-month's Rent, a Landlord shall deposit all of such funds into a secure financial institution account segregated from the I iness operating accounts. If the account is an interestersonal a bearing account, all interest shall accrue proportionately to the b Fenant an be returned to the Tenant with the unused security deposit in accordance with Subsection B.2 below. If the account b in he Landle required to pay such interest in full, minus an optional 5 percent deduction for administrative costs from such interest, to the it is used to cover any claims for damage. For interest bearing enant count and any the Tenant's request, no more than once per year. The Rental accounts, the Landlord must provide a receip rest ea Agreement must reflect the name and addre eurity Deposit is deposited and whether the Security Deposit is al institutio which t held in an interest-bearing account.

2. A Landlord shall provide a written accounting and refund in accordance with ORS 90.300.

C. Amounts Withheld for R

1. A Landlord may only apply security Depend under for the repair and replacement of those fixtures, appliances, equipment or personal property that are identified in the Rental Augmement and to which a depreciated value is attached in accordance with the depreciation schedule published on the Portland Housing Bureau website. A Landlord may provide documentation reasonably acceptable to a Tenant demonstrating why a different calculation is justified for a particular ten

2. ord may claim from the S ty Deposit amounts equal only to the costs reasonably necessary to repair the premises to its condition A Agreement ("Commencement Date"); provided however, that a Landlord may not claim any portion of exis at the commence<u>ment</u> of the F the urity Deposit unter ; for ordinary wear and tear; for replacement of fixtures, appliances, equipment, or personal property tha ed or su amag to cal s other than the Tenant's acts or omissions; or for any cost that is reimbursed by a Landlord's property or ral liability rance or by a warranty. com Any Landord-provided fixtu appliances, equipment, or personal property, the condition of which a Landlord plans to be covered by the Tenant 3.

Security Deposit, shall be iteratived by description and depreciated value and incorporated into the Rental Agreement. 4. A Landlord way not apply the Tenant Security Deposit to the cost of cleaning or repair of flooring material except as expressly provided in ORS

4. A Landlord may not apply the Tenant Security Deposit to the cost of cleaning or repair of flooring material except as expressly provided in ORS 90.300(7)(c) and only if additional cleaning or replacement is necessitated by use in excess of ordinary wear and tear and is limited to the costs of cleaning or replacement of the discrete impacted area and not for the other areas of the Dwelling Unit.

5. A Landlord may not apply the Tenant Security Deposit to the costs of interior painting of the leased premises, except to repair specific damage caused by the Tenant in excess of ordinary wear and tear, or to repaint walls that were painted by the Tenant without permission.





D. Condition Reports

1. Within 7 days following the Commencement Date, a Tenant may complete and submit to the Landlord a Condition Report on a form provided by the Landlord, noting the condition of all fixtures, appliances, equipment, and personal property listed in the Rental Agreement, and noting damage (the "Condition Report"). Unless the Landlord disputes the Condition Report, and the Tenant and the Landlord obtain third-party validation of the condition of the Dwelling Unit, the Tenant's Condition Report shall establish the baseline condition of the Dwelling Unit as of the Commencement Date against which the Landlord will be required to assess any Dwelling Unit repair or replacement needs identified in a Final Inspection that will result in costs that may be deducted from the Tenant Security Deposit as of termination of the Rental Agreement (the "Termination Date"). An unresolved dispute as to the condition Report to the Landlord within 7 days of the Commencement Date then the Landlord shall thereafter complete and provide to the Tenant a Condition Report to reflect all repairs of the premises within 17 days following the commencement Date. The Landlord shall update the Condition Report to reflect all repairs and replacements impacting the Dwelling Unit during the term of the Rental Agreement and shall provide the updated Condition Report to the Tenant.

2. Within 1 week following the Termination Date a Landlord shall conduct a walk-through of the Dwelling United the Tenant's epicon, with the Tenant or Tenant's representative, to document any damage beyond ordinary wear and tear not noted on the Condition Report the "Final Inspection". The Tenant, or the Tenant's representative, may choose to be present for the Final Inspection. The Landlord must give notice of the date and time of the Final Inspection at least 24 hours in advance to the Tenant.

3. A Landlord shall prepare an itemization describing any repair and replacement in accordance with the fixture, appliances, e ersonal tographs that property identified in the Rental Agreement. The Landlord shall document any visual damage cess of normal wear and tear the Landlord shall provide to the Tenant with a written accounting in accordance with ORS 90.3 To the extent that a Landlord seeks to charge labor costs greater than \$200 to a Tenant, the Landlord must provide documentation demonstrating e labor costs are reas able and consistent air of an with the typical hourly rates in the metropolitan region. A Landlord may not char nage or replace of malfunctioning or damaged appliances, fixtures, equipment, or personal property noted on the Cg n Rep

E. Notice of Rights. Contemporaneously with the delivery of the written accounting required by ORS 90.300 (2), a handlord must also deliver to the Tenant a written notice of rights regarding Security Deposits ("Notice to Rights"). Such Norice of Rights must specify all Tenant's right to damages under this Section. The requirement in this Subsection may be met by demorrane a copy of this Section to the Tenant and contact information for the nearest Legal Aid Services of Oregon, or online and physical address of the Crescen Store Far.

F. Rent Payment History. Within 5 business days of receiving a request from a Tenant or delivering a notice of intent to terminate a tenancy, a Landlord must provide a written accounting to the Tenant of the inchant's tent payment is dory that covers up to the prior 2 years of tenancy, as well as a fully completed Rental History Form available on the Portland Housing bureau website. The Landlord shall also provide the Tenant with an accounting of the Security Deposit as soon as practicable but no later than within the time frames prescribed by ORS 90.300.

G. Damages. A Landlord that fails to comply with any of the requirements of the Section shall be liable to the Tenant for an amount double to the amount of the Tenant's Security Deposit, plus transmaster atterney fees, and costs (collectively, "Damages"). Any Tenant aggrieved by a Landlord's noncompliance with the foregoing has a cause of action in any court of completent jurisdiction for Damages and such other remedies as may be appropriate.

H. Delegation of Authority. In carrying out the provisions of this Section 30.01.087, the Director of PHB, or a designee, is authorized to adopt, amend, and repeal administrative rules to carry visions daminister the maximum visions of this Section 30.01.087.

Oregon State Bar Center 16017 SW Upper Boones Form Rd. Tigard, OR 97224 Phone: 503-620-0222 Toll Free: 800-452-8260 Fax: 503-684-1366
Legal Aid Services of Oregon 520 SW 6th Avenue, Suite 709 Portland, OR 97204 Phone: 503-224-4086 Toll Free: 800-228-6958 Fax: 503-295-9496





