

STANDARD LEASE AGREEMENT

(Fixed Tenancy)

We encourage and support the nation's affirmative housing program in which there are no barriers to obtaining housing because of race, color, religion, sex, national origin, handicap or familial status.

"NOTICE: Michigan law establishes rights and obligations for parties to rental agreements. This agreement is required to comply with the Truth-in-Renting Act. If you have a question about the interpretation or legality of a provision of this agreement, you may want to seek assistance from a lawyer or other qualified person."

Notice: This Agreement is a legally binding and enforceable document, which you should read carefully before signing.

1. Date of this Agreement:	
2. Move-in Date:	
3. Identification of Landlord and Tenant. This Agreement is entered into on the date above indicated between	
	(Landlord) and
	(Tenant).
Each Tenant is jointly and severally liable for the payment of rent and performance of all other terms of this Agree	eement.
4. Identification of Premises. Subject to the terms and conditions in this Agreement, Landlord rents to Tenant, a	nd Tenant rents from
Landlord, for residential purposes only, the Premises located at:	
Street Address: Unit #(If appicable):	·
City: State: Michigan Zip	Code:
together with the following furnishings and appliances:	_
Rental of the Premises also includes:	
5. Limits on Use and Occupancy. The Premises are to be used only as a private residence for the above listed	Tenant(s) and the following
individuals:	
All occupants must be approved by Landlord. Occupancy by guests for more than days is prohibited wit	thout Landlord's written
consent and will be considered a breach of this Agreement. All occupants must be named in the lease.	
6. Term of Tenancy. The rental will begin on	20
The Tenant agrees to lease the premises for the period of// through//	_·
7. Rent Amount and Payment of Rent. Tenant will pay to the Landlord rent of \$, payable in advance of	on the day of each
month, except when that day falls on a weekend or legal holiday, in which case rent is due on the next business	s day.
Delivery of payment:	
Rent will be paid:	
☐ by mail, to:	
in person, at:	
online at:	
☐ ACH/electronic	
or at such other place as Landlord designates.	

Landlord will accept payment in these forms:
cashier's check made payable to:
credit card
money order
☐ cash
☐ ACH/electronic
other
Prorated first month's rent:
For the period from Tenant's move-in date, / / through / /, Tenant will pay to Landlord the
prorated rent of \$ This amount will be paid on or before the date the Tenant moves in.
8. Late Charges. If Tenant fails to pay the rent in full before the end of the day after it is due, Tenant will pay Landlord a late charge.
of \$\infty\$ \tag{\tag{\tag{\tag{\tag{\tag{\tag{
The total late charge for any one Rental Period will not exceed \$ Landlord does not waive the right to insist on payment of
rent in full on the date it is due.
9. Timely Payment of Rent: Failure of Tenant to pay rent on the day it is due on three or more occasions during any previous six month
period is a breach of this Agreement and grounds for termination of the tenancy.
10. Domestic Violence . A tenant who has a reasonable apprehension of present danger to him or her or his or her child from domestic
violence, sexual assault, or stalking may have special statutory rights to seek a release of rental obligation under MCL 554.601b.
11. Additional Rent: If the Tenant fails to perform any obligation of this Agreement, such as, but not limited to, payment of utilities, trash
removal, repairs, maintenance, etc., which results in a monetary expenditure by the Landlord, such amounts will be deemed additional re-
which is immediately due and payable AND all payments made to Landlord will be applied to amounts in the following order: 1st-security
deposit; 2nd-late fees; 3rd-utilities; 4th-maintenance or repairs, damages, other charges permitted by this Agreement; 5th-past due rent;
current rent due.
12. Returned Checks and Other Bank Charges. If any payment offered by Tenant to Landlord in payment of rent or any other amount due
under this Agreement is returned for lack of sufficient funds, a "stop payment" or any other reason, Tenant will pay Landlord a returned
check charge of \$, plus any bank charges assessed.
13. Renewal and Modification of Lease Agreement. This Agreement shall be automatically renewed for successive terms of one month
each, subject to the following conditions: Landlord or Tenant may decline the automatic renewal of this Agreement by giving notice of int
to terminate the tenancy with a 30 day written notice. Landlord may increase said rental amount or modify Agreement for any extended
term by giving advance written notice equal to 30 days to the Tenant. Tenant agrees that any changes or modifications of this Agreemer
must be written and signed by Landlord or their Agent. Under no circumstances are oral agreements binding.
14. Cleaning Fee. Tenant agrees to pay a non-refundable cleaning fee of \$ (Cleaning Fee must be paid prior to move-in date
This fee is in addition to and is not part of the security deposit.
15. Security Deposit. Tenant agrees to pay security deposit of:
which will be refunded after termination of tenancy and end of Tenant's occupancy in the manner prescribed in the Landlord-Tenant
Relationship Act of the State of Michigan, and upon satisfaction of the terms and conditions of this Agreement. <i>Tenant may not, without</i>
Landlord's prior written consent, apply this security deposit to the last month's rent or to any other amount owed or due under this
======================================

16.	Other Cost	Other co	ost will be	e paid by the	partie	s as d	esignated below (T = Ten	ant, L :	= Landlord):		
	Electricity:	Т	L	Lawn:	Т	L	Pest Control:	Т	L	Smoke Detector Battery:	Т	L
	Heating Fue	l: T	L	Garbage:	Т	L	Snow Removal:	Т	L	Telephone Lines:	Т	L
	Cooking Fue	el: T	L	Trash:	Т	L	Shovel Walks:	Т	L	Other:	Т	L
	Water:	Tenant a	grees to	pay for wate	r and s	sewag	e services and hav	e these	service	es placed in their own name. Furth	nermore, th	ne tenant
		agrees th	at Lesso	or/Landlord s	shall no	t be li	able for payment o	f water c	r sewa	nge system bills accruing subsequ	ent to the f	filing by
		Lessor of	an affid	avit as provi	ded for	r in MC	CL 123.165 with the	e approp	riate m	nunicipal authority. Tenant agrees	to pay and	d be
		responsit	ole for su	ich bills and	unders	stands	that the municipal	ity may t	ermina	te water and sewage services if b	ills are not	paid.
17.	Excessive	Utility Us	age. In t	the case whe	ere the	Landl	ord pays the utility	, the Ter	nant ag	rees to reimburse Landlord for uti	ility usage,	
	including un	reported	water lea	aks that exce	eed the	e mont	hly average use d	uring the	preced	ding twelve month period.		
18.	Notice of U	tility Shu	ı t O ff. W	here Tenant	is res	ponsib	le for paying for ar	າy or all ເ	utilities,	, Tenant shall send the Landlord a	a certified le	etter
	seven (7) da	ays in adv	ance of	any utility be	eing tur	rned o	ff. If Tenant fails to	give suc	ch notic	ce, Tenant agrees to pay Landlord	d for any	
	damages ca	used by	the utiliti	es being turr	ned off	. Tena	nt also agrees tha	t the Lan	dlord n	nay obtain duplicate copies of shu	ut off notice	from
	the utility(ies	s) compai	ny.									
19.	Inventory C	hecklist	. Tenant	hereby ackr	nowled	ges re	ceiving an invento	ry check	list that	t must be returned to the Landlord	d within sev	/en (7)
	days of obta	ining pos	session	of the Premi	ises or	the P	remises will be cor	nsidered	free of	defects. Items found torn, burned	d, stained,	
	inoperative,	or dama	ged in ar	ny way must	be rep	orted	on the inventory ch	necklist;	otherwi	ise said defects shall be deemed	waived.	
20.	Habitability	. Tenant	has che	cked the Pre	mises	thorou	ighly and agrees tl	ne unit is	entirel	ly habitable as to health and safet	y; however	r, if any
	health and s	afety issu	ue in reg	ard to the Pr	remise	s is fo	und upon move-in,	Tenant	shall se	end the Landlord a certified letter	within forty	-eight
	(48) hours o	f move-ir	n date, no	otifying him o	or her o	of the	details.					
21.	Locks and	Landlord	l Access	. Tenant wil	l not, v	vithout	Landlord's prior w	ritten co	nsent,	alter, re-key, or install any locks to	o the Premi	ises or
	install or alte	er any bu	rglar alaı	m system. T	enant	will pr	ovide Landlord wit	h a key d	or keys	capable of unlocking all such re-	keyed or ne	ew locks
	as well as in	struction	s on how	to disarm a	ny alte	ered or	new burglar alarm	n system	. All ke	ys must be returned upon vacatin	g the Prem	nises.
	\$	_ will be	e charge	d for each lo	st or m	nissing	key, plus the actu	al cost o	f replac	cing the keys and/or changing the	locks. Ter	nants
	were given	keys	at the b	eginning of t	he lea	se.						
22.	Subleasing	, Sharing	g, Assig	nment, and	Guest	at Pr	emises. No sublea	asing, sh	aring o	f Premises, or assignment of Agre	eement is	
	permitted w	thout pric	or written	permission	of the	Landlo	ord.					
23.	Parking. No	parking	on prope	erty other tha	an Ten	ant's p	ersonal vehicle is	allowed	and the	en only at such locations as speci	fied by Lan	ıdlord.
	No commer	cial vehic	les, boat	s, trailers, re	ecreation	onal ve	ehicles or unlicense	ed or ino	perable	e vehicles or any other vehicle no	t allowed b	y law
	shall be par	ked on th	e Premis	ses. Repair c	or maii	ntenar	nce of vehicles is n	ot allowe	ed on p	roperty without written permission	ո. Tenant a	grees
	that Landlor	d may rei	move un	authorized v	ehicles	s with	or without notice, a	and Tena	ınt shal	Il reimburse Landlord for the cost	of such rer	noval.
24.	Personal In	jury/Liab	oility/Ind	emnificatio	n/Dam	age to	o Tenant's Persor	nal Prop	erty. La	andlord shall not be liable for any	damage or	r injury
	occurring or	or about	t the Pre	mises to Ter	nant, T	enant'	s family members,	guests o	or invite	ees, except in the case of Landlor	d's failure t	iO
	perform, or	negligen	t perform	nance of, a d	luty im	posed	by law. Tenant he	reby agr	ees to	protect, indemnify and hold Landl	ord harmle	ss from
	and against	any and	all losses	s, costs, exp	enses	, dama	ages, or liability aris	sing out	of any	accident or other occurrence on the	he Premise	s or any
	part thereof,	or in any	/ commo	n area, caus	sing inj	ury to	any person or prop	erty who	omsoev	ver or whatsoever, no matter how	caused, ex	xcept in
	the case of	Landlord'	s failure	to perform, o	or negl	igent p	performance of, a	duty impo	osed by	y law. Landlord is not responsible	for damage	e to
	Tenant's pe	rsonal pro	operty re	sulting from	fire, st	orm, r	ain, flood, power o	utage, ap	oplianc	e failure, theft, vandalism, leaking	j fixtures, a	cts of
	God, etc. Te	enant acc	epts resp	oonsibility fo	r insuri	ing the	eir personal proper	ty. Land l	lord hi	ghly recommends the Tenant o	btain rent	er's
	insurance.	Tenant sl	hall also	be liable to l	Landlo	rd or it	ts insurance carrie	r for any	damag	ge to the premises or to the Landle	ord's other	
	property, su	ch as oth	er rental	units, comm	non fac	ilities	and equipment tha	it is caus	ed by t	the acts or omissions of Tenant or	r Tenant's ເ	guests.
25.	Pets. No an	imals or p	oets shal	l be brought	on the	Prem	nises without prior	written co	onsent	of the Landlord and upon the exe	cution of a	Pet
	Agreement	and the p	ayment o	of any applic	able fe	ees.						

Form No. 2

Page 3 of 5

Tenant's Initials _____

©2014 Rental Property Owners Association of Kent County

- 26. **Tenant's Maintenance Responsibilities.** Tenant shall keep the Premises, including furniture and all fixtures, in a clean, sanitary and orderly condition with special attention to the stove and refrigerator, if provided, and leave the unit in the same condition as when taken except for normal wear and tear. Landlord will not pay for cleaning or any work of this kind contracted by the Tenant, unless expressly authorized in writing.
- 27. **Common Areas.** The sidewalks, driveways, passages, halls and common areas shall not be obstructed nor used for any purpose other than ingress or egress from the premises. Bicycles, skateboards, scooters, roller-skates, rollerblades or any device of the like are not permitted in common areas, hallways, roof top patio, sidewalks or the parking area.
- 28. **Storage:** Storage is not allowed except in areas designated by the Landlord. Tenants are solely responsible for their personal belongings wherever stored or placed. If stored in an area not designated by Landlord, Landlord can remove personal belongings with 24 hour notice.
- 29. **Renovations and Remodeling.** Tenant agrees not to make any repairs or alterations to the Premises, including repainting, remodeling, driving nails in woodwork or walls, using any adhesive items on walls, without written consent of the Landlord. The Landlord will not pay for remodeling, decorating, or any work of this kind contracted by Tenant, unless authorized in writing prior to the beginning of any renovation or remodeling. The Tenant further agrees not to remove any furnishings, fixtures, or appliances without written consent of the Landlord.
- 30. Items Not Allowed. Tenant may not place any of the following in or on the Premises without written authorization from Landlord:
- 31. **Repairs.** With written permission of the Landlord, the Tenant agrees to promptly have repairs made by authorized persons only or reimburse Landlord for damages to the Premises during the tenancy. The Landlord must be notified immediately of anything broken, stained, leaking, or inoperable. Tenant shall immediately pay for any costs incurred and/or damages resulting from overflowing, and/or clogging of waste pipes, garbage disposal, toilets, sinks, tubs, showers, or lavatory caused by Tenant or guest. Tenant accepts responsibility to mitigate damage to property from any and all causes.
- 32. **Landlord's Rights Concerning Entry.** Landlord reserves the right to repair, show unit, or inspect the Premises upon twenty-four (24) hour notice. In the event of emergencies, the Landlord may enter without notice.
- 33. **Disposal of Garbage, Debris, and Junk.** Tenant agrees to regularly dispose of all garbage, debris, or junk during occupancy and upon vacating the Premises as prescribed by the laws of the State of Michigan and the ordinances of the locality in which the Premises is located. Tenant agrees to pay all fines and fees regarding disposal of said items and for violations of municipal ordinances.
- 34. **Use of Premises.** Tenant agrees to use the Premises for residential purposes only and not for business, illegal, or hazardous purposes. Tenant may be evicted upon a one (1) day Notice to Quit if the Tenant, member of Tenant's household, or other person under the Tenant's control, has manufactured, delivered, possessed with intent to deliver or possessed a controlled substance as defined by Michigan Public Act 368 of 1978, on the Premises. Tenant shall not permit a use of the Premises that generates an unusual amount of traffic.
- 35. Parties & Other Disturbances Not Allowed. Tenant agrees that no parties are allowed; and no one is permitted to carry out any activity, play an instrument, use an electronic device, or operate any mechanical device in any manner or otherwise engage in conduct that disturbs or annoys other Tenants or neighbors. Tenant is responsible for the activity and conduct of all occupants, guests and visitors.
- 36. **Smoke Detector Disclosure.** Tenant agrees that the Premises is equipped with working smoke detectors. Tenant shall maintain smoke detectors in working order at all times. Tenants will be charged for the replacement of missing or damaged smoke detectors and for damages caused by their removal.
- 37. **Rules & Regulations.** Any rules and regulations published by Landlord become part of this Agreement. Tenant agrees to abide by all rules and regulations that may be published by Landlord.
- 38. **Violations of Agreement and Cause for Eviction.** Violation of any provision of this Agreement, rules, or regulations, including non-payment of rent can be cause for eviction. Furthermore, acts committed by tenants or their guest in violation of local, state or federal laws and regulations can be cause for eviction.
- 39. **Lead-based Paint Disclosure.** (Housing constructed before 1978 only.) Tenant acknowledges receipt, review and execution of the Lead Warning and Disclosure Statements and applicable reports and the receipt of the EPA pamphlet, "Protect Your Family From Lead In Your Home."

- 40. **Covenants and Conditions.** Each provision of this Agreement to be performed by Tenant shall be deemed both a covenant and a condition which Tenant agrees to abide by strictly. Any violation of any provision of this Agreement shall constitute a material breach of same, in which case Landlord may, at option, terminate this Agreement according to its terms. In the event of such termination, Landlord agrees to use their best effort to re-rent the Premises or to otherwise mitigate damages as required by law.
- 41. **Binding Effect.** The covenants, conditions, and agreements contained in this Agreement shall bind and inure to the benefit of the Landlord and the Tenant and their respective heirs, distributees, executors, administrators, successors, and assigns.
- 42. **No Waiver.** Landlord's failure to enforce any term of this Agreement shall not be deemed a waiver of the enforcement of that or any other term. The receipt by Landlord of rent with knowledge of a breach of any term of this Agreement shall not be deemed a waiver of such breach, nor shall partial payment of rent be deemed a waiver of Landlord's right to the full amount thereof.
- 43. **Severability.** If any provision of this Agreement should be or become invalid, such invalidity shall not in any way affect any of the other provisions of this Agreement, which shall continue to remain in full force and effect.
- 44. **Subordination.** The Agreement is and shall be subject and subordinate to any ground or underlying agreement or lease and mortgages now or hereafter affecting the real estate of which the Premises are a part, and to all renewals, modifications, replacements, and extensions thereof.
- 45. **Early Termination.** If the Tenant has occupied the unit for more than thirteen (13) months and the Tenant becomes eligible during the lease term to take possession of a subsidized rental unit in senior citizen housing and provides the Landlord with written proof of that eligibility or the Tenant becomes incapable during the lease term of living independently, as certified by a physician in a notarized statement, the Tenant may terminate this lease with a sixty (60) day written notice to the Landlord.
- 46. **Abandoned Property.** If the Tenant abandons the Premises, the Landlord is authorized, at their sole discretion, to peacefully repossess the Premises and dispose of any and all of the Tenant's abandoned personal property, including but not limited to food, clothing, jewelry, sundries, appliances, furnishings, window treatments, decorations, fixtures, bedding, equipment, machinery, and vehicles.

the Premises except as de by all conditions of ny of the other provisions of
-
-
ny of the other provisions of
s Social Security Number
'.

"You must notify your landlord in writing within four (4) days after you move of a forwarding address where you can be reached and where you can receive mail. Otherwise your landlord shall be relieved of sending you an itemized list of damages and the penalties adherent to that failure."

And, if applicable, Surety Bond has been posted with: __

47. Other