

FIXED TERM RENTAL AGREEMENT

2B

Name(s)				
Name(s)			,	
Name(s)	d St (ma	y's land	Unit_	
City Salem	Oregon Zip	97302 Phone:		
Alternate				
Email				
Alternate Mailing				
Monthly Rent Amount \$				onth if left blank
Lease Term Beginning: I				
Late Fees		在 學學 [1987]	Move-in Accounting Rent & De	TO STATE OF THE PARTY OF THE PA
If payment is not received by 11:59		the rental period	Security Deposit	\$
Tenant(s) will be charged as follows: One charge per rental installment		\$	Pet Deposit	\$
customary in rental area.			Other Deposits	\$
Per-day late fee shall not exceed 6 customary in rental area.	% of the amount	\$	Pro-rated Rent	\$
Incremental late fee shall not exce		\$	1st Full Month's Rent	\$
for each 5 days of delinquency or	portion thereor.		Last Month's Rent	\$
Non Compliance and Other Fees * see # 19 fo			Other	
Smoke Alarm and Carbon Monoxide Al Dishonored check fee (plus amount cha		\$250.00 \$ 35.00	Minus Deposit to Hold	-
Late payment of utility fee		\$ 50.00*	Total Due	\$
Failure to clean up pet waste, garbage of Parking violation or other improper use		\$ 50.00* \$ 50.00*		
Smoking in a clearly designated non-sm	oking unit or area	\$ 50.00*	Landscaping	
Unauthorized pet capable of causing date Early termination of lease fee \$	mage (may not exceed 11/4 ti	\$ 50.00*	Tenant shall mow, water lawn and landscaping in	
If left blank fee is 1 ½ times the monthly		mes montiny tent)	which it was received, ur	
O=Owner Pays T=Tenant Pays	Furnished	l to Unit	indicated in writing.	
Electricity Water	Range Di	sposalBlinds	Medical Marijuana	THE PERSON
Cable Sewer	Dishwasher	Refrigerator	No marijuana, medical or	r otherwise, may
	Bishwasher	remgerator	be grown, stored or const	umed on the
Gas Garbage	Garbage Can	Dumpster	premises without the price	or written
Other	Other		consent of Owner/Agent.	
Occupancy of Premises				
Only the following person(s) shall of	occupy the premises:		*	
			2B Page 1 of 4	Initials







Payments to Owner/Agent		For Services of Notices to Owner/Agent
Address:	eath of Tenant: (See # 12 pa	Relationship:
PhoneEma Utility or Service Charge Disclosure Basis for allocation of utility or service charge by # of units	Utility benefiting other Tenar	nts or common area:
Parking Space(s) Storage Space Mail Box # Pets Allowed No Yes I If Yes, see attached Pet Agreement	(See attached Smo 3)	g is restricted/prohibited on the premises. oke Free Agreement.) elling unit is located in a 100-year flood plain, as onal Flood Insurance Program.
of Owner/Agent. 2. Guests: Written permission from Owner/Age 3. Tenant Contact Info: Tenant(s) agrees to perform the property Condition: Tenant shall return properties binding on all parties. 5. Tenant and Guest Conduct: Tenant(s) shall conduct themselves in a manner that will not distant the first day of the absence. 7. Entry into Premises: Tenant(s) shall not unrecessonable or agreed upon repairs or improvement.	No aquariums, water beds, piant ent is required if guest remains rovide updated phone, cell and emises to Owner/Agent in clear restrict all sounds or noise to a sturb their neighbor's peaceful ener/Agent of any anticipated a easonably withhold consent to ents, or to show the unit to prospect notices, or at any reasonable	nos, or organs are allowed without the written consent is more than 7 days/nights in any one month period. It email address to Owner/Agent when applicable. In condition. The Owner/Agent's definition of "clean" a reasonable volume. Tenant(s) and their Guest(s) shall enjoyment of their premises, including common areas. Obsence from the premises in excess of 7 days, no later Owner/Agent to enter premises to inspect, make spective buyers or tenants. Owner/Agent may enter the etime with 24-hour written notice or with permission ublet the premises, or any part of the premises.
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9. <u>Insurance:</u> Owner/Agent will not be liable or responsible in any way for loss or damage to any property belonging to Tenant(s)
or their guests unless caused intentionally or negligently by Owner/Agent. Tenant(s) is responsible to maintain their own fire and
theft insurance for their personal property. Tenant(s) is also responsible for liability coverage for damage or fire caused by them or
their guest's negligence. Tenant(s) is advised required to obtain Renters' Insurance to insure their own property and
belongings.

- 10. Rent Increases: Rent may be increased with a 30 day written notice only when converted to a month to month agreement.
- 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 3 days for delivery. 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 portion of the premises of which the Tenant(s) has possession or to the Owner/Agent at the address provided. Notice given to or received from one Tenant is binding to all other Tenants. 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.
- 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.
- 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 the 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 Tenants' expense.
- 15. Hazardous Materials: Tenant(s) shall not store hazardous or flammable materials at the premises.
- 16. 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) agrees that Owner/Agent is not liable for loss or damage due to the alarms' 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.
- 17. Replacement Price: Articles or equipment furnished to the Tenant(s) by Owner/Agent that become broken, damaged or missing for reasons other than ordinary wear shall be charged to the Tenant(s) at current market prices at the time of replacement.
- 18. 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.
- 19. Late Charges and Non-Compliance Fees: Owner/Agent shall not deduct a previously imposed charge from a current or subsequent rent payment (thereby making the rent payment delinquent, or causing a termination of the tenancy for non-payment of rent), or causing a new or additional late charge. Owner/Agent may charge simple interest on any unpaid late charges at the rate allowed by law. Owner/Agent may charge the following non-compliance fees after giving a written warning notice of initial violation if non-compliance occurs within one year, \$50.00 for 2nd violation, and \$50.00 plus 5% of current rent for each subsequent violation.

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- 20. <u>Carpet Cleaning</u>: If Owner/Agent had the carpets cleaned using specialized equipment after the previous tenancy 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 delivery of possession of the premises
- 21. <u>Lease Enabling/Trespassing:</u> 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."
- 22. <u>Termination</u>: This lease will convert to a month-to-month tenancy at the expiration of the term unless Owner/Agent or Tenant(s) gives written notice of termination at least 30 days prior to such expiration. If the tenancy is not terminated at expiration pursuant to the preceding sentence, Tenant(s) will be responsible for rent thereafter until the tenancy is terminated according to law, and termination without cause by Owner/Agent shall thereafter require at least 30 or 60 days written notice to Tenant(s), as required by law. Any omission or misstatement on the application for this dwelling unit may, at the option of Owner/Agent, be grounds for termination of tenancy. Owner/Agent accepting partial payment does not waive the right to terminate 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. Tenant(s) must provide a single forwarding address for final accounting. Rent or other charges owed by Tenant(s) shall be deducted from Tenant's security deposit after all Tenants vacate the premises.
- 23. <u>Holdover Tenancy:</u> Any holding over after the expiration of the rental term without written consent of Owner/Agent shall be deemed a willful holdover and Owner/Agent shall be entitled to rent and damages, including court fees if applicable.
- 24. <u>Tenant(s) Jointly and Severally Liable</u>: 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.
- 25. <u>Application of Payments</u>: Except for current rent payments, Owner/Agent may apply payments, no matter how designated by Tenant(s), to outstanding amounts owed for (1) non-compliance fees; (2) deposits; (3) damages and repairs; (4) utility charges; (5) past due rent; or (6) late charges.
- 26. <u>Legal and Collection Fees:</u> 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.
- 27. <u>Unenforceable Provision:</u> If any portion of this agreement should be ruled unenforceable for any reason, all other portions of the agreement shall remain in full force.
- 28. Attachments to the Agreement: The following are attached and are made a part of this agreement.

☐ # 3 Pet Agreement	☐ #21 D	eposit Refund		# 33 Rules & R	Legulations
# 9 Check In/Check Out #	□ #27 S	moke Free Agreement		#41 Annual Re	ecycling Notice
☐ 11 Smoke/CO Agreement #	□ # 54 M	Iold Prevention		# 51 Lead Pain	t Disclosure
32 Contract Addendum	☐ # 52 C	o-Signer Agreement		Other	
☐ Other	☐ Other			Other	
26. Signature Block: Where used in this ag	greement "Owner	:/Agent" means "Landlord" a	as define	d in ORS 90.100	. All parties
acknowledge having read and understand al	l pages and attacl	hments to this agreement. Al	l question	ns have been ans	wered.
Tenant	Date	Tenant		Date	
Tenant	Date	Tenant		Date	
Owner/Agent		Date			2B Page 4 of 4





ADDENDUM

Tenant(s):	
Tenant(s):	et al (and all others)
Address: 1510 23rd St. SE	Unit:
City: Salem	OREGON Zip: <u>97302</u>

This addendum is a disclaimer from Landlord to Tenant as required by the City of Salem. Landlord is required to notify tenant that there may be excessive noise from surrounding uses including the City of Salem shops, the Salem Airport and other surrounding businesses.

By signing below, tenant acknowledges and accepts this as a condition of the lease.

Tenant	Date	Tenant	Date
Tenant	Date	Tenant	Date
Tenant	Date	Tenant	Date
Owner/Agent	Date	Owner/Agent	Date



