Check here if there are attachments to
this lease.
Read all agreements BEFORE SIGNING.
Sign all attachments.

## **RENTAL LEASE**

This lease is made on	day of	between		(Landlord),
Landlord's address/phone number	for Tenant communication	purposes. Additional contact inf	formation may be available in the Housing Ir	nformation Office),
and				( Toport/a))
AGREEMENTS: By signing this re	ental agreement, the Land	dlord and Tenant(s) agree to the	following terms:	( Tenant(s))
I. DESCRIPTION OF PREMISES A				MI
Address			Apartment Number City	Zip
for a term beginning at 12:00 noon	on	and er	nding at 12:00 noon on	
2. RENTAL RATE: The Tenant(s) a	grees to pay the Landlord	or his agent for the above renta	I term the total sum of \$	in periodic installments as follows
3. OCCUPANCY LEVEL: Occupan	cy shall be no more than	allowed by applicable housing c	odes and zoning ordinances and shall be li	mited to the persons who have signed this leas
4. LATE FEES: In the event that re	nt payments are not made	e in full when due, a		s will be notified immediately of each late charg
		<b>o o</b>	be additional rent, and may be withheld from e) at no additional charge / at a charge of	
6. UTILITIES: Landlord shall furnish		`	· · · · · · · · · · · · · · · · · · ·	
All other utilities shall be furnished b utilities consumed by, metered to, ar	, , , ,	<b>ö</b> , (),	not be responsible for utilities to common and e noted here:	eas or to other units and shall pay only for
				dlord will provide a stove and refrigerator unles
B. PETS: Pets (strike one) are / are			n-refundable pet fee Wh st of all expenses incurred by Landlord asso	nether or not pets are allowed and whether or n
9. OBLIGATION OF CO-TENANTS ointly and severally liable to the Lar	Each Tenant under this adlord, each Tenant may l	lease is (strike one; circle option be held responsible for the total	n chosen) (a) jointly and severally (b) indiv amount of rent due for the dwelling. This m	idually liable to the Landlord for the rent due. leans that if any Tenant fails to pay rent, any or ulting Tenant, however, may remain liable to th
If individually liable to the Landlord, and Landlord must attach to each co	ppy of the lease an adden tion is not clearly indicate	dum, signed by all parties, includ d as the chosen option above a	ding any required co-signers, that clearly inc	f the individually liable option is chosen, Tenan dicates the monthly rent to be paid by each of th each Tenant's rent share signed by all Tenan
,	, , ,	• • • • • • • • • • • • • • • • • • • •		ent equivalent) as security/damage deposit on o
to apply this deposit to rent or other	r charges in arrears. If da	mage caused by the Tenant(s)		on to Tenant(s). In no case is Landlord obligate agrees to pay for such upon receipt of notice ety Bond will be held at:
than one person signs this lease, La Option 1: The security deposit shal lease or acquired legal rights of occl	: If only one person signs indlord and Tenants agree I be returned in a check o upancy under it, in dividin r the proper division of sha	e that the security deposit shall b or money order payable to one p g the security deposit according ares in the security deposit, nor f	shall return the security deposit in a check returned as follows: erson, chosen by Tenants, who shall act as to any shares the Tenants have agreed upo	c or money order payable to that person. If mo s agent of all other persons who have signed th on, and in remitting those shares to each perso any charges against the security deposit made b
The person named to act as agent reached to effect the return of the se	t for the return of the sec ecurity deposit then the se	curity deposit shall be	s provided in Option 3	If this person cannot b
Option 2: The security deposit will b ndividual liability for any charges ag be returned as provided in Option 3. Option 3: The security deposit will I	be returned in checks or n gainst the security deposit be returned to one persor	noney orders to each Tenant sig . If any person signing this lease n signing this lease, in a check o	ning this lease in equal proportions. Landlo e cannot be reached to effect the return of t	rd shall not be responsible for the assessment the security deposit, then the security deposit w s signing this lease. Landlord and Tenants agre
absolve the Tenant of the requirem deposit. Any address provided on the	the legally required forwarding ent to provide forwarding his lease may be revoked	arding address on this lease be address within 4 days of movin or substituted at any time by Te	ig out of the apartment, and that this addre	that providing this address(es) on the lease w ess(es) will be used for the return of the securi ndlord. If address is revoked and no substitute , as needed for compliance with chosen Option
SIGNATURES (Read agreements	on reverse side before s	igning):		
		Landlord/Date		
		Tenant/Date		Tenant/Date
		Tenant/Date		Tenant/Date
		Tenant/Date		
		Tenant/Date		Tenant/Date
		Tenant/Date		Tenant/Date
The undersigned assume the obliga severally liable, then co-signers sha		Tenant/Date onies owing under this lease, in n unless otherwise specified in w		Tenant/Date red by their signatures: (If tenants are jointly ar Co-signer
		Tenant/Date onies owing under this lease, in n unless otherwise specified in w Co-signer		Tenant/Date Tenant/Date ted by their signatures: (If tenants are jointly ar Co-signer Co-signer

1011 Student Activities Building 515 E. Jefferson Street Ann Arbor, MI 48109-1316



fax: 734-764-6806 email: housing@umich.edu web page: http://www.housing.umich.edu As required by Michigan law regarding use of security deposits, the Landlord will make use of inventory checklists at the beginning and ending of occupancy, and will provide the Tenant(s) 2 inventory checklists when the Tenant(s) assumes possession of the rental unit. The Tenant(s) will note the condition of the unit and its furnishings and return the form to the Landlord within 7 days. The Tenant(s) is entitled to receive a copy of the last ending inventory checklist which shows what claims were charged to the last prior Tenant(s).

The Landlord may use the security deposit only for: 1) actual damages that are the result of conduct not reasonably expected in the normal course of habitation of the dwelling; 2) past due rent and rent due for premature termination of this agreement; and 3) utility bills not paid by Tenant(s).

As required by Michigan law regarding use of security deposits, where there are charges against the security deposit the Landlord will mail an itemized list of damage charges and other costs to the Tenant(s) within 30 days of the ending of occupancy along with a check or money order for the difference between these charges and the total amount of the deposit. The Tenant(s) must respond within 7 days of receipt of this itemized list to secure full rights. If agreement is not reached about the amount claimed, the Landlord must begin court action within 45 days after the ending of occupancy and obtain a money judgment for the disputed amount before retaining any portion of it.

# You must notify your Landlord in writing within 4 days after you move of a forwarding address where you can be reached and where you will receive mail; otherwise your Landlord shall be relieved of sending you an itemized list of damages and the penalties adherent to that failure.

#### **11. CITY OF ANN ARBOR TRUTH IN RENTING NOTICE:**

Some things your Landlord writes in the lease or says to you may not be correct representations of your rights. Also you may have rights and duties not mentioned in your lease. Such rights may include rights to repairs, rights to withhold rent to get repairs done, and rights to join a tenants union or to form your own union. Such duties may include the duty to pay rent due and the duty not to cause a serious health hazard or damage beyond reasonable wear and tear.

Additionally some lease clauses may be subject to differing legal interpretations. If you think that a clause in your lease or something your Landlord says to you is unfair, you may contact your lawyer, legal aid society, or tenants union lawyer for their opinions.

12. NOTICE: YOU HAVE THE RIGHT TO PRIVACY IN YOUR RENTAL HOME. CITY LAW ESTABLISHES GUIDELINES THAT THE OWNER AND HER/HIS AGENTS MUST FOLLOW BEFORE ENTERING YOUR HOME. YOU MAY INITIATE ADDITIONAL ENTRY RESTRICTIONS BY GIVING WRITTEN NOTICE TO YOUR LANDLORD. COPIES OF THESE GUIDELINES (HOUSING CODE 8:529) ARE AVAILABLE AT THE BUILDING DEPARTMENT, CITY HALL, 100 N. FIFTH AVE.

### 13. STATE OF MICHIGAN TRUTH IN RENTING NOTICE:

"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."

#### 14. CITY OF ANN ARBOR RIGHTS AND DUTIES NOTICE: City ordinance requires Landlord to furnish to Tenant prior to executing lease a copy of *RIGHTS AND DUTIES OF TENANTS*. Tenant signature acknowledges receipt of booklet.

15. DAMAGE TO TENANT'S PROPERTY AND INSURANCE: Unless caused by the Landlord or his agent's negligence and/or failure to maintain the dwelling unit as required by applicable law, the Landlord and/or his agent shall not be responsible for any theft, damage, loss or destruction of personal property of the Tenants or their guests due to fire, water or other casualty or cause. Tenant(s) are encouraged to insure personal property.

**16. MEDIATION:** If communication between the Tenant(s) and Landlord breaks down, a mediator can assist the parties in voluntarily reaching a mutually acceptable settlement of the issue(s) in dispute. All parties to this agreement agree that the University of Michigan Off-Campus Housing Program will assist in disputes involving University of Michigan students for which one of the parties requests assistance and: a) all parties will make a reasonable and good faith effort to settle such disputes through the program; b) any party to this lease may request mediation; c) program staff may enter and inspect the premises after notice to both parties and at reasonable times; d) this provision does not preclude other legal rights of the parties. The parties agree to keep the mediation proceedings confidential.

17. CONDITION OF PREMISES: In accordance with applicable law, Landlord warrants that the premises are clean, sanitary, and fit for residential use at the time of occupancy and that the premises will be maintained in compliance with such law. Tenant(s) will give reasonable notice to Landlord of the need for repairs. Landlord agrees to make all necessary repairs to maintain a Certificate of Compliance and Occupancy from the City of Ann Arbor or other appropriate authority. Violations of the Ann Arbor Housing Code must be corrected as prescribed by the City of Ann Arbor or other appropriate local authority, or Tenant(s) may withhold rent and may choose to pay into the City escrow account as prescribed by City Ordinance, or into another escrow account as permitted by law. Tenants may at any time take other action as provided by law.

18. RETURN OF UNIT AND FURNISHINGS: Tenant(s) agrees to return rental unit and all furnishings to Landlord in same condition as when taken, reasonable wear and tear and damage by the elements excepted.

**19. ENTRY:** Tenant's rights to privacy shall be respected. Landlord and his agents have the right to enter to make repairs and to show the premises to prospective tenant(s) at reasonable times provided that a good faith effort is made to notify Tenant(s) and arrange for a mutually convenient time to do so. Landlord agrees to enter only after knocking, to leave the premises in as good condition as when entered, to clean and remove dirt and debris that result from the performance of maintenance and repairs, and to lock the rental unit when leaving unless otherwise requested by the Tenant(s). (See ANN ARBOR PRIVACY NOTICE, above.)

20. TIME: Landlord and Tenant(s) agree that time is of the essence for the performance of maintenance, repairs, and the payment of rent and that Tenant(s) must vacate the premises at the conclusion of this lease term. No holdover tenancy is permitted without advance written permission of the Landlord.

21. TERMINATION OF LEASE: If Tenant(s) fails to meet the terms of this lease, Landlord may elect to terminate the lease, reenter, and take possession of the premises, only in accordance with the statutes of the State of Michigan, and only after providing written notice to Tenant(s). Landlord shall reenter and take possession only by lawful means pursuant to a court order or after the premises have been surrendered or abandoned by Tenant(s) and shall not reenter by means of force, lockout, or termination of essential services. In the event of recovery of the premises by the Landlord, the Landlord shall use his best efforts to re rent the premises on reasonable terms. Tenant agrees to pay Landlord any difference between rent agreed upon in this lease and rent collected from rerental of premises for the remaining term of this lease.

22. UNTENANTABLE CONDITIONS: If the unit leased is destroyed by fire or otherwise rendered untenantable by casualty without the negligence or fault of the Tenant(s), either the Tenant(s) or the Landlord may terminate this lease immediately by written notice to the other party. If fire or other casualty, without negligence or fault of Tenant(s), render the unit damaged but tenantable, Landlord will restore the unit to its former condition or better as soon as is reasonably possible, with the amount of rent due being prorated proportional to the damage until the unit is restored.

23. USE AND QUIET ENJOYMENT: The Landlord agrees to make a good faith effort to provide for the maintenance of reasonable overall quiet and order throughout the premises. Tenant(s) agrees to use the premises for residential purposes only in a quiet, peaceable and lawful manner, and to refrain from any conduct that disturbs the use and quiet enjoyment of tenants in other units.

24. CANCELLATION: Tenant(s) may cancel this rental agreement or application for it within 10 days after Tenant(s) has signed such agreements or applications, unless this period falls within 30 days prior to the commencement of the term of this agreement, in which case cancellation may be prohibited. Tenant(s) shall provide written notice of cancellation to the Landlord signed by all Tenant(s) or Applicant(s). Landlord agrees to return all monies upon receipt of such notice except for up to one-half of one month's rent equivalent which the Landlord may retain as rerental and cancellation charge.

25. SUBLETTING ASSIGNMENT: Tenant(s) will not sublet or assign the premises in whole or in part without the written consent of the Landlord. As per law, Landlord will not unreasonably withhold such consent. Cotenants will not unreasonably prevent their fellow tenants from subleasing or assigning their interests in this lease. Tenant(s) may obtain a Sublease Agreement and Inventory Checklist at the Housing Information Office, and the *Rights and Duties* booklet at the City of Ann Arbor clerk's office. Landlord shall be provided a copy of the Sublease Agreement signed by tenant(s) and subtenant(s).

26. ATTACHMENTS/CHANGES TO THIS LEASE: Attachments are hereby incorporated into this lease. The parties agree to submit a copy of the attachments to the University of Michigan Housing Information Office for use in conjunction with this lease. The printed form of this lease shall not be changed substantially without notification to and acceptance by the Housing Information Office.

27. MODIFICATIONS: The Landlord and Tenant(s) are encouraged to put all modifications of this lease in writing. However, the failure of the parties to put such modifications in writing does not render the modifications invalid.