

NONSTANDARD RENTAL PROVISIONS

The Nonstandard Rental Provisions listed below are part of your Residential Rental Agreement and list the various amounts that your Landlord may assess and withhold from your security deposit.

Tenant(s):					
Address o	of Premises:	Street	City, State, Zip		
conditions		isions and those contain		re is any conflict between the terms and ment, the terms and conditions of these	
and anyon	"Tenant" is defined broadly and inclu ne under their control. The term "Lar nanager of the rental property, and a	dlord" is also defined br	oadly and includes, but is not limited	others in the household, guests, invitees of the rental property, the	
	Note: Landlord may strike (x)	any provisions that ar	e not applicable and/or add any	additional provisions as needed.	
1 2	 1 LATE FEE: A late fee of \$ will be charged as set forth in the Residential Rental Agreement on all late renta 2 payments. These amounts may be deducted from Tenant's security deposit. 3 RETURNED CHECK AND/OR STOP PAYMENT FEE: If any payment by Tenant is returned unpaid due to insufficient funds of 4 for any other reason, Tenant will be responsible for the actual costs incurred by Landlord resulting from the returned payment 				
3	5 These amounts may be deducted from Tenant's security deposit. 6 GARBAGE AND/OR TRASH REMOVAL: If Tenant leaves garbage or trash anywhere on the rental property including, but 7 not limited to, the hallway, outside of the Premises, or in any common area of the building or grounds not designated for 8 the deposit of garbage or trash, Tenant will be responsible for the actual costs incurred by Landlord to remove and properly 9 dispose of any garbage or trash. If Landlord performs the work, Tenant will be responsible for the time Landlord spends 10 to remove and properly dispose of any garbage or trash at a rate of \$ per hour per person plus the cost of any materials. These amounts may be deducted from Tenant's security deposit.				
4	FAILURE TO PROPERLY DISPOSE OF RECYCLABLES: If Tenant fails to separate and deposit recyclables in the appropriate containers as required by law or local ordinance, Tenant will be responsible for the actual costs incurred by Landlord to separate and deposit recyclables in the appropriate containers including, but not limited to, any fines imposed and collected by a municipality. If Landlord performs the work, Tenant will be responsible for the time Landlord spends to separate and deposit recyclables in the appropriate containers at a rate of \$ per hour per person plus the cost of any materials. These amounts may be deducted from Tenant's security deposit.				
5	19 or other designated areas wi 20 ordinance, Tenant will be res 21 including, but not limited to, 22 responsible for the time Land	thin a reasonable perion eponsible for the actual any fines imposed and allord spends mowing t	d of time as determined by Landlo I costs incurred by Landlord to m collected by a municipality. If Land	n and/or remove snow from sidewalks ord or as required by law or municipa ow the lawn and/or remove the snow dlord performs the work, Tenant will be at a rate of \$ per hour per security deposit.	
6	25 Rental Agreement or other rer 26 and/or tow the vehicle include 27 the work, Tenant will be resp	ntal document, Tenant willing, but not limited to, ponsible for the time La	vill be responsible for the actual cos any fines imposed and collected by andlord spends moving, ticketing,	r space as set forth in the Residentia ts incurred by Landlord to move, ticket by a municipality. If Landlord performs and/or towing the vehicle at a rate of educted from Tenant's security deposit.	
7	30 complied with all notice requ	irements set forth in Wosts incurred by Landlo	is. Stat. § 704.05 and Wis. Admin ord because of Tenant's failure to	ss to the Premises after Landlord has a Code § ATCP 134.09, Tenant will be allow access to the Premises. These	
8	33 RETURN OF KEYS, GARAGE DOOR OPENER, AND/OR SIMILAR ENTRY DEVICES: If Tenant fails to return all keys tha were provided to Tenant including, but not limited to, mailbox, laundry, and storage keys, as well as any garage door opener and/or similar entry devices, Tenant will be responsible for the actual costs incurred by Landlord to replace those items. These amounts may be deducted from Tenant's security deposit.				
9	38 that is not the result of Land 39 Landlord to repair or replace 40 time Landlord spends to repa	llord's negligent acts o the damage, waste, or air or replace the dama	r omissions, Tenant will be respor neglect. If Landlord performs the v	to the Premises or the rental property, nsible for the actual costs incurred by work, Tenant will be responsible for the per hour per person plus the .	

10		es any modifications to the Premises or rental property without the prior				
		ible for the actual costs incurred by Landlord to return the Premises or				
	44 rental property to its original condition. If Landlord perfe	orms the work, Tenant will be responsible for the time Landlord spends				
	45 to return the Premises or rental property to its original	condition at a rate of \$ per hour per person plus the cost of				
	46 materials. These amounts may be deducted from Tena	nt's security deposit.				
11	47 REMOVAL OF ABANDONED PROPERTY: If Tenant fai	Is to remove any personal property from the Premises or rental property,				
		s personal property is left in the Premises or rental property after the				
		nsible for the actual costs incurred by Landlord to remove and dispose				
		ntal property including, but not limited to, pick-up fees, disposal fees,				
		Tenant will be responsible for the time Landlord spends to remove and				
		es or rental property at a rate of \$ per hour per person plus the				
	·	renced above. These amounts may be deducted from Tenant's security				
		withhold any amounts from Tenant's security deposit for Sheriff's fees				
	55 and/or moving company's fees incurred as part of the	execution of the Writ of Restitution.				
12	56 RE-RENTAL COSTS: If Tenant vacates the Premises v	vithout giving proper notice or is removed from the Premises for failure				
	57 to pay rent or any other breach of the Residential Renta	al Agreement, Tenant will be responsible for all charges permitted under				
		Wis. Stat. § 704.29 including, but not limited to, any costs incurred to re-rent the Premises for Tenant and all utilities for which				
		erm, subject to Landlord's duty to mitigate Tenant's damages. These				
	60 amounts may be deducted from Tenant's security depo					
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13		ER NOTICE: If Tenant remains in possession of the Premises without				
		the consent of Landlord after expiration of the lease, termination of tenancy by notice given by either Landlord or Tenant, or				
		after termination by valid agreement of the parties, Tenant will be responsible for the actual costs incurred by Landlord for				
		the Premises. In absence of proof of greater damages, Landlord shall				
		recover minimum damages of twice the rental value apportioned on a daily basis for the time Tenant improperly remained in				
	66 possession of the Premises. Should Tenant's hold over	er result in the loss of any portion of rent by Landlord, Tenant shall be				
	67 responsible for that lost rent. These amounts may be d	responsible for that lost rent. These amounts may be deducted from Tenant's security deposit.				
14	68 RENTAL PROMOTION OR CONCESSION: If Tenant	vacates the Premises, is evicted prior to the end of the lease, or if				
	Tenant's tenancy is terminated for failure to pay rent or any other breach of the Residential Rental Agreement, Tenant will be					
		responsible for reimbursing Landlord for any rental promotion or concession received. All rental promotion or concession				
		ediately become due and payable by Tenant. These amounts may be				
	72 deducted from Tenant's security deposit.	diately become due and payable by Terlant. These amounts may be				
	12 deducted from Teriant's security deposit.					
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	^{'9} Tenant acknowledges that Landlord or Landlord's agent has specifically identified each Nonstandard Rental Provision to Tenant					
	80 prior to entering into the Residential Rental Agreement.					
	81 Date:					
		Tenant Signature				
	82Owner/Agent of Owner Signature					
	Owner/Agent of Owner Signature	Tenant Signature				
	00					
	83	Tenant Signature				
		. I. i.i. i. G.g. i.d.i. G				
	84					
	- ·	Tenant Signature				
	85 When To Use: A Nonstandard Rental Provisions document	must be used if a landlord wants to deduct anything from a tenant's security				
		f the premises; (b) unpaid rent; (c) payment for utility service owed by tenant				
		d) payment for direct utility service owed by the tenant that was provided by a				

85 **When To Use:** A Nonstandard Rental Provisions document must be used if a landlord wants to deduct anything from a tenant's security 86 deposit other than: (a) tenant damage, waste, or neglect of the premises; (b) unpaid rent; (c) payment for utility service owed by tenant 87 that was provided by landlord but not included in the rent; (d) payment for direct utility service owed by the tenant that was provided by a 88 government-owned utility, to the extent that the landlord becomes liable for tenant's nonpayment; (e) unpaid monthly municipal permit fees 89 assessed against the tenant by a local unit of government under Wis. Stat. § 66.0435(3), to the extent that the landlord becomes liable for 90 the tenant's nonpayment. The landlord shall specifically identify each provision with the tenant prior to entering into a rental agreement with 91 the tenant. When tenant initials each nonstandard rental provision and tenant signs at the end of document, it will be rebuttably presumed 92 that the landlord has specifically identified the provision with the tenant has agreed to it.

93 Wis. Stat. § 704.28(2).