

Room Rental Dwelling Lease

The Montgomery County Room Rental Brochure and general landlord-tenant information is available at: www.montgomerycountymd.gov/dhca. Call 240-777-0311 if you have questions.

	This Lease Agreement is made between	
		, Landlord. The Landlord leases to the
	Tenant(s) a room(s)	, Montgomery County, Maryland. The term of this agreement is, and ending on the day of,
	month(s), beginning on the day of	, and ending on the day of,
	The rent is	Dollars (\$) and should be paid in day of each month ("Rent Due Date"). Tenant agrees to pay rent to
	equal monthly installments, in advance of the	day of each month? Rent Due Date). Tenant agrees to pay fent to
		(Landiolu/Agent) at
		alt of this Agreement and the Landlord may use any remedy available under ach Tenant is responsible individually and together to Landlord/Agent for full ement and for compliance with applicable law.
1.	Tenant also agrees that if he/she fails to pay any Landlord, in addition to the rent, a late charge of grace period, and the rent is due and payable or rent together with the rent then overdue. The late and in arrears, and acceptance of such payment	ents be made by money order, cashier's check and/or certified check. I installment of rent within ten (10) days of the date due, Tenant must pay five percent (5%) of the unpaid rent then due. The ten (10) days is NOT a in theof each month. The tenant must pay the late charge as additional e charge must be paid as additional rent together with the rent then overdue is not a waiver of the requirement that rent is due on the first day of the
	Complaint for Summary Ejectment (Failure to Pamaximum permitted by state law) of Thirty-five Dunpaid for any reason by the Tenant's bank.	tent to file suit ten (10) days in advance, via Notice of Intent to File a by Rent) as required by law. A service charge (which cannot exceed the ollars (\$35.00) will be automatically charged each time a check is returned
2.		en receipt for payments of rent if the Tenant pays with cash or a money s Lease shall serve as a receipt for the aforementioned security deposit.
_	SECURITY DEPOSIT	
3.	month's rent (except in certain circumstances). The unpaid utility bill that may remain due and owing a money may also be applied to any damages to the Tenant's family, guests, agents, employees, trade a result of a breach of any covenant or provision on the apply the security deposit as the last month's account in a federally insured financial institution, security deposits, within thirty-days (30) after the certificates of deposit at branches of a federally in issued by the federal government or the State of	and, Real Property Article, Tenant has deposited with the Landlord/AgentDollars (\$
	curve rate for 1 year, as of the first business day withheld. For any year in which the landlord has hamount of interest calculated by:	of each year, or 1.5%, whichever is greater, less any damages rightfully neld the security deposit for less than the full year, the landlord shall pay an the daily U.S. Treasury yield curve rate for 1 year that was in effect as of

2. Multiplying the result obtained under item 1 of this subparagraph by a fraction, the numerator of which is the number of months that the deposit was held that year and the denominator of which is 12.

Interest shall accrue at six-month intervals from the day the tenant gives the landlord the security deposit. Interest is not compounded. Interest shall be payable only on security deposits of \$ 50 or more. A landlord is entitled to rely on the list of yield curve rates or the customized calculator maintained by the Maryland Department of Housing. The calculator can be found at: www.dhcd.maryland.gov/Pages/RSDCalculator/Default.aspx.

If the landlord, without a reasonable basis, fails to return any part of the security deposit, plus accrued interest, within 45 days after the termination of the tenancy, the tenant has an action of up to threefold of the withheld amount, plus reasonable attorney's fees.

The foregoing provisions do not apply to any Tenant who has abandoned the premises or been evicted unless the Tenant makes a written demand for the return of the security deposit within 45 days of being evicted, ejected or abandoning the premises, and provides the Landlord with his/her new address.

In the event of a sale of the property or the transfer or assignment by the Landlord/Agent of this Lease, the Landlord/Agent has the obligation to transfer the security deposit to the new Landlord/Agent. After the transfer is made and after written notice is given to the Tenant with the name and address of the new Landlord/Agent, Landlord/Agent is released from all liability for the return of the security deposit and the Tenant must look solely to the new Landlord/Agent for the return of his/her security deposit. This provision will apply to every transfer or assignment made of the security deposit to a new Landlord/Agent.

In the event the Tenant makes a rightful or permitted assignment of this Lease to any assignee or sub-lessee, the security deposit is deemed to be held by the Landlord/Agent as a deposit made by the assignee or sub-lessee and the Landlord/Agent has no further liability to return the security deposit to the Tenant.

The failure of the Landlord to comply with the Security Deposit Law may result in the Landlord being liable to the Tenant for a penalty of up to three times the Security Deposit withheld, plus reasonable attorney's fees.

The Landlord or Landlord's estate, but not the managing agent or court appointed receiver, will remain liable to the Tenant for the maintenance of the security deposit as required by law.

<u>List of existing damages</u>. Tenant has the right to have the dwelling unit inspected by the Landlord in the Tenant's presence so the Landlord can make a written list of damages that exist at the commencement of the tenancy if the Tenant makes this request to the Landlord by certified mail within fifteen (15) days of the Tenant's occupancy. This list is for information only, and Landlord/Agent shall not be obligated to make any repairs except as specified by this Lease or as required by law.

At the termination of the tenancy, the Tenant has the right to be present at the time of inspection to determine if there is any damage to the premises if Tenant notifies Landlord by certified mail at least fifteen (15) days prior to Tenant's date of moving of Tenant's intention to move, date of moving and new address. Upon receipt of notice, Landlord/Agent shall notify Tenant by certified mail of the time and date when the premises are to be inspected. The inspection date shall occur within five (5) days before or five (5) days after the Tenant's (or Landlord's) intended moving date as designated in Tenant's (or Landlord's) notice.

ACCEPTANCE OF PROPERTY

4. Landlord agrees that the leased premises and all common areas are delivered in a clean, safe and sanitary condition, free of rodents and vermin, in a habitable condition.

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	MAINTENANCE
	children. The following persons and no others, except after-born children, are authorized by Landlord to reside in the room(s):
5.	The room(s) will be used solely for residential purposes and be occupied by no more than person(s), including

6. Tenant must generally maintain the room in clean, sanitary and safe condition. Maintenance includes the replacement of light bulbs, cleaning of bathroom and cleaning of appliances including, but not limited to, stoves and microwave ovens, refrigerators and freezers, garbage disposals, dishwashers, washing machines, and clothes dryers if you have access to these appliances. Tenant must promptly report to Landlord any problems requiring repairs or replacement beyond general maintenance. Tenant must not order repairs or replacements without prior approval from the Landlord/Agent.

UTILITIES

7.	Tenant must pay 1/4, 1/2,		(other) of utility charges as marked: (Check all that apply)			
	□Gas	□ electric	□water and sewer	□ telephone/ cable	□Other	
	These	payments wil	I be made when the	Landlord presents the	bill to the Tenant.	

SMOKE DETECTORS

- 8. a. Landlord/Agent certifies that Landlord has installed smoke detectors manufactured not more than 10 years ago. At least one lithium ion sealed 10-year battery operated smoke detector or an electrical AC voltage hard-wired smoke detector with a battery backup has been installed on each level of the dwelling near or inside sleeping areas, hallways, and stairwells. It is the responsibility of both Tenant and Landlord to check smoke detectors periodically during the tenancy and replace batteries as necessary to keep the smoke detectors in proper working condition and to report any malfunctions to Landlord/Agent in writing. Landlords MUST replace all smoke detectors manufactured more than 10 years ago.
 - b. Landlord must install at least one lithium ion sealed 10-year battery-operated smoke detector or an electrical AC voltage hard-wired smoke detector with a battery backup in each sleeping area.
 - c. The Landlord must install a carbon-monoxide detector in sleeping areas and on each level of the dwelling unit.

VEHICLE PARKING

9. Tenant may not park any motor vehicle, trailer, or other such vehicle on the property without current license plates and the vehicles must be in operating condition. Park vehicles only in garages, driveways, assigned spaces, if provided, on the street, or as regulated by the Common Ownership Community (if applicable).

LANDLORD/AGENT ACCESS TO PREMISES

- 10. a. Landlord may enter the Tenant's room after giving due notice (24 hours) to the Tenant and when the Tenant has not unreasonably objected, to make necessary repairs during normal business hours, including weekends, except as the Landlord and Tenant otherwise agree. Landlord/Agent may enter the room immediately without notice to Tenant in an emergency.
 - b. Landlord/Agent may enter the room after due notice to the Tenant (24 hours) when the Landlord is required to allow access to the Department of Housing and Community Affairs for an inspection.

RETALIATORY EVICTION

11. The Landlord must not actually or constructively evict or attempt to evict Tenant from, or deny Tenant access to, the room(s) occupied by the Tenant without following the judicial process authorized in state law to obtain possession of the dwelling unit.

TERMINATION-HOLD OVER

12. a. Either Landlord or Tenant may terminate this Lease at its expiration or any extension thereof by giving the other 60 days written notice of termination (one week's notice if tenant is week-to-week). If Tenant holds over after the expiration of the term of this Lease, he/she shall, with the Landlord/Agent's consent and in the absence of any written agreement to the

contrary, becomes a Tenant from month to month at the monthly rate in effect during the last month of the expiring term. All other terms and provisions of this Lease shall remain in full force and effect.

COURT AWARDED LEGAL FEES

13. If the Landlord files an action to recover possession of the leased premises, including a non-payment of rent action, the Tenant is obligated to pay court costs awarded by the court, and to pay legal costs or attorney fees awarded by a court after the court finds that the fees and costs are reasonable. If the Court awards reasonable attorney's fees in a Failure to Pay Rent action, the attorney's fees are not part of the tenant's rent and do not need to be paid to redeem the premises. The Landlord is obligated to pay Tenant's attorney fees awarded by a court after the court finds that the fees are reasonable if the Tenant is the prevailing party in the legal action and the court awards these fees.

MOVE-OUT INSPECTION/SURRENDER OF PREMISES

14. Tenant will, upon termination of this Lease, surrender the room(s) and all personal property of Landlord therein in good and clean condition, ordinary wear and tear excepted. Tenant will leave the room in broom-clean condition, free of trash and debris. Upon vacating the premises, Tenant must deliver all keys to the Landlord/Agent within twenty-four (24) hours after vacating. Failure to comply will be cause to charge Tenant for changing locks.

ABANDONED PROPERTY

15. The Landlord/Agent considers any personal property left on the premises after termination of the tenancy abandoned and Landlord/Agent may dispose of it at Tenant's expense. Landlord/Agent shall not be liable to Tenant or any other person for the loss of property so abandoned.

ADDITIONAL PROVISIONS 16. Further Provisions and Additions. House Rules:

17. MARYLAND TENANTS' BILL OF RIGHTS.

The Maryland Tenants' Bill of Rights summarizes key renters' rights and protections established by federal and state laws. The Maryland Tenants' Bill of Rights is not a complete list of every tenant right. It does not cover every detail, exception, or difference that may apply on a case-by-case basis. A landlord may not edit or modify the Maryland Tenants' Bill of Rights - published by the Maryland DHCD version in any way.

Under state law, landlords must attach a copy of the current Maryland Tenants' Bill of Rights to every lease, **effective July 1, 2025**. Annually, DHCD will update and release a new Tenants' Bill of Rights by September 1, with an effective date of October 1. This annual release will include major changes to federal or state renter laws in addition to updates based on feedback from tenants and housing partners.

ADDENDA 18. Addenda attached: a. Lead Paint addendum Tenant initial acknowledging receipt b. Maryland Tenant Bill of Rights Tenant initial acknowledging receipt c. Other addendums that may be required (ex: Radon Addendum, Criminal History and Credit Screening Addendum, Tenant initial acknowledging receipt **MISCELLANEOUS** 19. a. This Lease contains the final and entire agreement between the parties and neither party is bound by any terms, conditions, statements, warranties or representations, oral or written, not contained in this Lease and its addenda. b. It is understood and agreed by the parties that if any part, term, or provision of this Lease is held by the Courts to be illegal or in conflict with any law of the state or county where made, the validity of the remaining portions or provisions are not affected, and the rights and obligations of the parties will be construed and enforced as if the contract did not contain the particular part, term, or provision held to be invalid. The parties agree to abide by all of the terms and conditions in this lease agreement. Tenant Date Landlord Date



Landlord

Landlord

Date

Date

Tenant

Tenant

Date

Date

LEAD PAINT ADDENDUM

Landlord	l:	Tenant(s):	_
Housing bui Lead expos known lead	ure is especially -based paint an	Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards nt nay contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not taken care of properly. harmful to young children and pregnant women. Before renting pre-1978 housing, landlords must disclose the presence of lead-based paint hazards in the dwelling. Residents must also receive a Federally and State approved pamphlet on lead e Maryland State pamphlet on tenant's rights.	of
Landlord's	s Disclosure	initial)	
	(a)	Presence of lead-based paint or lead-based paint hazards (<i>check one below</i>): [] Known lead-based paint and/or lead-based paint hazards are present in the housing. Explain.	
		Landlord has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.	
	(b)	Records and repairs available to the Landlord (<i>check one below</i>): Landlord has provided the Tenant with all available records and reports pertaining to lead-based paint and/olead-based paint hazards that are present in the housing (<i>list documents below</i>)	or
Tenant's	Acknowledgn	Landlord has no reports pertaining to lead-based paint and/or lead-based paint hazards in the housing.	
	(c)	Tenant has received copies of all information listed above.	
	(d)	Tenant has received the pamphlet Protect Your Family from Lead in Your Home.	
	(e)	Tenant has received the pamphlet Notice of Tenant's Rights , pursuant to § 6-823 (Envir.), Annotated Code of Marylan 1996, as amended.	nd,
Agent's A	cknowledgm (f)	 ent (initial) Agent has informed the Landlord of the Landlord's obligations under 42 U.S.C. 4852(d) and is aware of his/her respons to ensure compliance. 	ibility
	ing parties haves is true and acc	Certification of Accuracy be reviewed the information above and certify, to the best of their knowledge, that the information provided by curate	the
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TENANT(S			
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AGENT(S):			
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