

Page 1 of 2

NONSTANDARD RENTAL PROVISIONS

The Nonstandard Rental Provisions listed below are part of your rental agreement and list the various charges and costs that your Landlord may assess and withhold from your security deposit.

Name of Tenant(s):			
Address of Premises:			
	(Street)	(City, State, Zip)	
	Note: Landlord may strike (x) any provisions that are not applicable are	nd/or add any additional provisions as needed.	
1	1 LATE FEE: A late fee of \$ will be charged as set fort 2 payments. These fees may be deducted from Tenant's security de		
2		Tenant is returned unpaid due to insufficient per occurrence. If Landlord incurs rned due to insufficient funds or for any other	
3	 8 GARBAGE/TRASH REMOVAL: If Tenant leaves garbage or trash 9 other common area of building or grounds which is not designated 10 be charged a fee of \$ plus the actual costs incurred by L 11 fees and costs may be deducted from Tenant's security deposit. 	for the deposit of garbage or trash, Tenant will	
4	12 FAILURE TO PROPERLY DISPOSE OF RECYCLABLES: It is the T 13 materials and deposit them in appropriate containers as required 14 separate recyclable materials and deposit them in the appropriat 15 \$ for each occurrence plus the actual costs incurred by L 16 These fees and costs may be deducted from Tenant's security dep	d by law or local ordinance. If Tenant fails to be containers, Tenant will be charged a fee of andlord to properly dispose of the recyclables.	
5	17 LAWN MOWING/SNOW REMOVAL: If Tenant fails to mow the law 18 designated areas within a reasonable time period, Tenant will be ch 19 incurred by Landlord to complete the above. Tenant will also be re 20 or other costs imposed on Landlord due to Tenant's failure to compart mowing and/or snow removal. These fees and costs may be deduced.	narged a fee of \$ plus the actual costs esponsible for payment of any municipal fines bly with law or local ordinances regarding lawn	
6	22 PARKING: Tenant may park his/her vehicle in the designated area 23 If Tenant parks his/her vehicle anywhere other then the designate 24 of \$ for each day that the vehicle is parked in a non-design in the process of being repaired may not be kept on the Premises an 26 to Tenant for each day that this rule is not followed. Tenant must ens 27 charged the above-mentioned fees. These fees may be deducted from the process of the pr	ed area or space Tenant will be charged a fee gnated space. Inoperable vehicles and vehicles d the above-mentioned fee will also be charged sure that all visitors follow the rules or risk being	
7	28 FAILURE TO PERMIT ACCESS TO UNIT: If Tenant fails to pern 29 complied with all notice provisions set forth in Wis. Stat. ch. 704 a 30 be charged a fee of \$ for each occurrence. Tenant will a 31 incurred by Landlord as a result of Tenant's failure to allow access t 32 from Tenant's security deposit.	and Wis. Admin. Code § ATCP 134, Tenant will also be charged for any damages and/or costs	
8	33 RETURN OF KEYS/GARAGE DOOR OPENER: If Tenant fails to 34 mailbox, laundry, and storage keys, as well as garage door ope 35 a fee of \$ These fees may be deducted from Tenant	eners upon vacating, Tenant will be charged	
9	36 DAMAGE, WASTE OR NEGLECT: Tenant is responsible for any 37 including, but not limited to, the building, grounds upon which the 38 areas. The Premises should be left in the same condition that it 39 If there is any damage, waste or neglect to the Premises, Tenan 40 Landlord to remedy the damage, waste or neglect or, if Landlord 41 for the time Landlord spent to remedy the damage, waste or neglect or, and 42 costs of any materials. These fees and costs may be deducted from	ne building sits, rental unit, and any common was received less any normal wear and tear. t will be responsible for all costs incurred by performs the work, Tenant will be responsible plect at a rate of \$ per hour plus the	

10		o make any modifications to unit without the prior written		
		to unit without the prior written consent of Landlord then unit to its original condition. These costs may be deducted		
	-	unit to its original condition. These costs may be deducted		
	46 from Tenant's security deposit.			
11		t leaves behind any personal property after vacating or if		
		⁴⁸ Tenant's personal property is removed by the Sheriff and/or a moving company pursuant to an eviction, Tenant ⁴⁹ will be charged the actual costs incurred by Landlord to remove and/or dispose of Tenant's personal property.		
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	50 These fees and costs may be deducted from Tenant's	•		
12		out proper notice or is removed from the property for failure		
		52 to pay rent or any other breach of rental agreement, Tenant will be responsible for all charges permitted under		
	53 Wis. Stat. § 704.29 including, but not limited to, all costs incurred to re-rent the vacated unit and all utilities for which Tenant is responsible through the end of the term of the rental agreement, subject to Landlord's duty to			
	·	•		
10	55 mitigate. These charges may be deducted from Tena	•		
13		R NOTICE: If Tenant remains in possession of the premises		
	57 without the consent of Landlord after expiration of lease or termination of tenancy by notice given by either 58 Landlord or Tenant, or after termination by valid agreement of the parties, Tenant shall be liable for any damages			
	•			
	59 suffered by Landlord because of Tenant's failure to vacate within the time required. In absence of proof of greater 60 damages, Landlord shall recover as minimum damages twice the rental value apportioned on a daily basis for the			
	61 time Tenant remains in possession. Should Tenant's hold over result in the loss of any portion of rent by Landlord,			
	62 Tenant shall be responsible for any lost rent. These charges may be deducted from Tenant's security deposit.			
14	· · · · · · · · · · · · · · · · · · ·			
	_ 63 RENTAL PROMOTION/CONCESSION: If Tenant vacates the rental unit prior to the end of the rental term, is 64 evicted prior to the end of the rental term, or if Tenant's tenancy is terminated for any reason prior to the end			
		65 of the rental term, Tenant will forfeit any rent promotion/concession received. Any forfeited rent promotion/		
	66 concession will be treated as unpaid rent and will immediately become due and payable by Tenant. Any forfeited			
	67 rent promotion/concession may be deducted from Te			
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	74 Tenant acknowledges that Landlord or Landlord's agent has specifically identified each nonstandard rental			
	75 provision with Tenant prior to entering into a rental agre	eement.		
	76 Date:	 Tenant Signature		
		renant Signature		
	77Owner/Agent of Owner Signature	 Tenant Signature		
	78			
	10	Tenant Signature		
	79	T 101		
		Tenant Signature		

80 **When To Use:** A Nonstandard Rental Provisions document must be used if a landlord wants to deduct anything from a tenant's security deposit other than: (a) tenant damage, waste, or neglect of the premises; (b) unpaid rent; (c) payment for utility service owed by tenant 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 government-owned utility, to the extent that the landlord becomes liable for tenant's nonpayment; (e) unpaid monthly municipal permit fees 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 the tenant's nonpayment. The landlord shall specifically identify each provision with the tenant(s) prior to entering into a rental agreement with the tenant. When tenant initials each nonstandard rental provision and tenant(s) signs at the end of document, it will be rebuttably presumed that the landlord has specifically identified the provision with the tenant and that the tenant has agreed to it.

89 Wis. Stat. § 704.28(2).