PROTESTING RETALIATION

Date:

Dear	_(Landlord):
Ohio Revised Code 5321.02 that a landlord may not incredecrease services, threaten eviction action against or eviction against the condition unit, complained to an appropriate agency about a joined with other tenants for negotiating or dealing collectional actions.	ease rent, to bring an ict a tenant aplained to the s of the rental appriate code violation of the purpose of
Since I have recently engag activity, I believe that your a	
(Describe action taken by la	ndlord.)
is retaliatory.	
I hope that this letter will res However, I will take whatever necessary to defend my right Revised Code 5321.01 (B) pactual damages together with fees, if there is a violation of section of the law.	er action is nts. Ohio provides for th attorney's
Thank you for your attention	to this matter.
Sincerely,	
Tenant	
Address	
Phone Number	

PROTESTING NON-ACCEPTANCE OF RENT

Date:
Dear(Landlord):
I attempted to pay you my monthly rent on:
(date) in accordance with my rental agreement. However, you refused to accept my rent as due and instead have requested that I vacate the premises.
According to the Ohio Revised Code 5321.17 (B) you are required to give me a thirty (30) day notice to terminate my tenancy. As of this date I have not received any such notice from you.
Enclosed is my current month's rent which I am again attempting to pay. If you do not accept it, I will deposit my rent with the Springfield Municipal Court as proof of my timely payment.
If you have any questions, please feel free to call.
Sincerely,
Tenant
Address
Phone Number
Third Revision 2/23/04

CITY OF SPRINGFIELD, OHIO



TENANT RIGHTS AND RESPONSIBILITIES

All landlords must give their tenants a copy of this pamphlet according to Section 1324.16 of the Codified Ordinances of the City of Springfield, Ohio. (Effective 10/1/01). Please take time to read this and keep it in your records for future reference.

Information Directory



City of Springfield Fair Housing & Springfield Mediation Service

76 E. High St. (2nd floor) Springfield, OH 45502 (937) 324-7696

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Clark County Fair Housing

(For housing outside the City of Springfield) 25 W. Pleasant St. (937) 328-2498

Springfield Metropolitan Housing Authority

437 E. John St. Springfield, OH 45505 (937) 325-7331

Springfield Municipal Court Civil Division

50 E. Columbia Springfield, OH 45502 (937) 328-3701

City of Springfield Code Enforcement

76 E. High St. (2nd floor) Springfield, OH 45502 (937) 324-7385

United Way Information and Referral

616 N. Limestone St. Springfield, OH 45503 (937) 323-1400

Legal Aid of Western Ohio

20 S. Limestone St., Suite 20 Springfield, OH 45502 (888) 534-1432

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Fair Housing

Landlords may not discriminate against tenants on the basis of race, religion, color, national origin, gender, familial status (having children under 18), or disability. For information, or to make a complaint, contact the fair housing office at (937) 324-7696.

Springfield Mediation Service

The City of Springfield offers mediation for landlords and tenants to resolve conflict. Many issues are resolved informally. A session can be arranged with a neutral mediator to talk out the issues of dispute and find an agreement that will work for both parties. This is a voluntary, confidential process offered as a first step to resolve conflict, before resorting to the use of enforcement agencies or the courts. Agreements are made only by the consent of both parties. For more information, call (937) 324-7696.

A Landlord has responsibility to:

- 1. Put and keep the premises in a fit and habitable condition.
- 2. Keep the common areas safe and sanitary.
- 3. Comply with building, housing, health and safety codes.
- 4. Keep in good working order all electrical, plumbing, heating and ventilation systems and fixtures.
- 5. Maintain all appliances and equipment supplied or required to be supplied by him/her.
- Provide running water and reasonable amounts of hot water and heat, unless the hot water and heat are supplied by an installation that is under the exclusive control of the tenant and supplied by a direct public utility hookup.
- Provide garbage cans and arrange for trash removal, if the landlord owns four or more residential units in the same building.
- 8. Give at least 24 hours notice, unless it is an emergency, before entering a tenant's unit, and enter only at reason-able times and in a reasonable manner.
- Evict the tenant when informed by a law enforcement officer of drug activity by the tenant, a member of the tenant's household or a guest of the tenant occurring in or otherwise connected with the tenant's premises.

A Tenant has a responsibility to:

- 1. Keep the premises safe and sanitary.
- 2. Dispose of rubbish in the proper manner.
- 3. Keep the plumbing fixtures as clean as their condition permits.
- 4. Use electrical and plumbing fixtures properly.
- 5. Comply with housing, health and safety codes that apply to tenants.
- 6. Refrain from damaging the premises and keep guests from causing damage.
- 7. Maintain appliances supplied by the

REQUESTING RETURN OF SECURITY DEPOSIT

Date:	
Dear:	(Landlord)
\$ This lette accordance with Ohio (B) and will serve to no the return of my securi	eposit in the amount of: r is being sent to you in Revised Code 5321.16 bify you that I expect ty deposit, plus interest,(Date. This should
Sincerely,	
Tenant	
Address	
City/State/Zip	
Phone Number	
communicate with important to put you and always keep a	ochure may be used to n your landlord. It is ur concerns in writing copy of the letter for records.

NOTICE TO CORRECT CONDITIONS

Date:	
Dear	(Landlord):
owner/agent of	inform you that, as the the dwelling unit located at that the conditions stated
below are in no agreement and safety or health maintain this ur sanitary conditi	// // // // // // // // // // // // //
1.	
2.	
3.	
4.	
4. 5.	
6.	
7.	
with Ohio Revis	eing sent to you in accordance sed Code 5321.07(A) and will you that I want you to remedy within a reasonable time (30
(date) appropriate leg- rent with the loc	to remedy the conditions by, I will pursue my al remedies and escrow my cal Clerk of Courts until such eove conditions are corrected.

Landlords can evict tenants for the following reasons:

- 1. Tenants' failure to pay rent when due.
- 2. Tenants' false complaints to a governmental agency about housing violations caused by the tenant or guests.
- The landlord's compliance with housing laws would require alteration or demolition of the building which would deprive the tenant of effective use of the premises.
- 4. The lease has expired.
- Tenants' violations of important terms of the lease.
- 6. Tenants' failure to comply with proper notice (30 days) to correct situations which materially affect health or safety.
- 7. Tenants' refusal to permit landlords' access to the unit.
- 8. Illegal use of drugs

Tenants are entitled to a "three-day" notice, delivered to the tenant or at the premises, demanding the tenant move out. This notice must include the following words:

"YOU ARE BEING ASKED TO LEAVE THE PREMISES. IF YOU DO NOT LEAVE, AN EVICTION ACTION MAY BE INITIATED AGAINST YOU. IF YOU ARE IN DOUBT REGARDING YOUR LEGAL RIGHTS AND OBLIGATIONS AS A TENANT, IT IS RECOMMENDED THAT YOU SEEK LEGAL ASSISTANCE."

This is not only a required notice, it is good advice. An eviction is the most serious legal problem most people will ever have. It forces a tenant out of a home and costs the landlord a lot of money and lost rental time. Eviction records are public, and can seriously hurt tenants' credit ratings and references. Landlords who fail to follow proper legal procedures can end up owing

their tenants damages or delaying even legitimate eviction for months. Evictions should never be considered lightly and always deserve the attention of a lawyer.

Landlords must give at least three days of notice before filing a suit for eviction with the court. The tenant does not have to move out in three days, but if the tenant does not move, the landlord can bring a court action called a Complaint in Forcible Entry and Detainer, claiming either that the lease is expired or that the tenant has violated the law or the lease.

Landlords are not committed to an eviction merely by issuing a three-day notice. There is still time to work out the problem, pay back rent, or whatever else it takes to reach a mutually agreeable solution.

If the landlord and tenant do not reach an agreement and the tenant does not move out, the landlord can file a Complaint with the court. The court will serve the tenant with a Summons, either by certified mail or personal delivery, notifying the tenant when and where to appear in court. The tenant is entitled to five working days between the service of the summons and the date of the trial. Stapled to the Summons will be the landlord's complaint, usually prepared by the landlord's lawyer, asking the court to order the tenants to leave the premises and to pay any unpaid rent. The summons also tells the tenants to contact a lawyer or the local Legal Services office.

If the tenant does not show up for trial according to the instructions on the summons, the court will probably order the tenant to move out and pay whatever rent is claimed to be unpaid.

landlord in good working order.

- 8. Conduct himself/herself in a manner that does not disturb any neighbors and require quests to do the same.
- Permit landlord to enter the dwelling unit if the request is reasonable and proper notice is given.
- Comply with State or municipal drug laws in connection with the premises and require household members and guests to do likewise.

Inspect the Apartment

Before paying any nonrefundable deposit or moving in, the tenant and landlord should inspect the place together, noting its condition. Most leases provide that the unit is accepted "as is." If the landlord cannot inspect the premises with the tenant, the tenant should make a detailed record of the condition, noting all defects and should give it to the landlord as soon as possible. (You may use the form in this booklet.) This gives the tenant the chance to get the defects corrected and protects against the landlord charging the new tenant with damages to the property which were there before the tenant moved in. Do not rent a place that will require extensive repairs to be made after the move-in date.

Landlords and tenants should not accept or make payments until both are sure about their decisions to rent. A receipt should be given showing who paid, who received it, how much was paid, what the payment was for, the address the payment was for and the date of the payment.

Lead Disclosure

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Federal law requires that owners of properties built before 1978 must give prospective tenants a written statement of any known lead hazards and a pamphlet on lead poisoning. There are some exceptions. For more information, call the Health Department at 390-5600.

The Rental Agreement

An agreement or contract for the rental property is called a LEASE. Leases can be written, oral (spoken), or implied by the tenant making rental payments to the land-lord and the landlord permitting the tenant to use the landlord's property. Each type of lease is protected under Ohio law. If your lease is in writing, all the agreements should be in writing, signed by both landlord and tenant. Do not sign anything until you read and understand what you are signing. Be sure the other party has signed the agree-ment and keep a copy of any written agree-ment you make. If you do not understand your lease, see an attorney. It is best to get any agreement with the landlord in writing.

Rent Escrow

Tenants in Ohio cannot simply quit paying their rent because the landlord does not make important repairs. Tenants also cannot simply pay a workman to have repairs done and deduct the cost of the repairs from their rent unless the landlord agrees to this. Instead, in Ohio, tenants must follow a legal procedure called rent escrow. Rent escrow means paying your rent to the clerk of courts rather than to your landlord, so economic pressure is put on the landlord to make needed repairs.

In order to escrow rent because of a landlord's failure to make repairs, a tenant must:

- 1) Pay rent up to date.
- 2) Give a written notice to the landlord listing the repairs needed and send the notice to the place where rent is normally paid (being sure to keep two copies). If the landlord fails to provide the tenant with a written statement of the name and address of the agent and/or owner when the tenant moves in, the landlord waives this notice.

- 3) If the landlord does not make repairs within 30 days or a reasonable time in the case of an emergency, whichever is shorter, the tenant can:
- a. Escrow rent by depositing it with the Springfield Municipal Court;
- Ask the court to direct that the repairs be made, to reduce the rent and to release some of the money for making repairs; or
- c. End the agreement & move out.

Because this is a serious legal matter, tenants should talk to a lawyer before taking any of these steps. Rent escrow remedies do not apply to landlords who own fewer than 4 units & have delivered written notice of this fact to the tenants upon moving in.

City Code Enforcement

Code Enforcement, a division of the Department of Planning and Development, manages and provides enforcement for a Tenant Housing Complaint program which identifies and requires the correction of Property Maintenance Code violations. The goal of this program is to protect the public health, safety and welfare in all existing residential structures and premises and is enforced through civil and criminal penalties.

Tenants may contact Code Enforcement at 324-7385, Monday through Friday between the hours of 8:00 A.M. and 5:00 P.M.

Lease Termination

Landlords and tenants can end a lease that is not in writing by giving notice:

- 1. Month-to-month lease 30 days prior to the beginning of the rental period.
- 2. Week-to-week lease 7 days notice. No reason need be given a tenant or landlord for ending a lease as long as proper notice is given to the other party. Terminations under a written lease must be made according to that lease, but a landlord cannot shorten the notice time a tenant is entitled to by law.

Even though the landlord does not have to give a reason for ending the lease, the ten-ant can win an eviction suit by proving the landlord was getting back at the tenant (retaliating) because the tenant tried to organize other tenants, made honest complaints about conditions, or that the eviction is discriminatory on the basis of race, color, religion, national origin, sex or handicap. A tenant who proves any of these situations can also recover damages & attorney fees.

Security Deposit

The Ohio Landlord-Tenant Law permits a landlord to collect a security deposit to cover the costs of unpaid rent charges and to re-pair damages to the property caused by the tenant, in excess of normal wear and tear.

The landlord is required to return the security deposit to the tenant within 30 days of the time the tenant gives up occupancy and terminates the rental agreement. The tenant must provide the landlord with a forwarding address in writing. If the landlord makes a deduction from the security deposit, the landlord is required to provide the tenant with a written, itemized accounting of the money that is being withheld.

If after 30 days the landlord has not returned the deposit or the itemized accounting, or if the tenant disagrees with the landlord's decision to withhold some or all of the security deposit, then the tenant may sue for double the amount which the tenant believes was wrongfully withheld.

Rent Increases

Under a month-to-month agreement, the landlord must give 30 days notice prior to the affected month, before increasing the rent. In the case of a written lease, the landlord may not increase the rent during the term of the lease. There is no rent control in Ohio.

APARTMENT CHECKLIST		APARTMENT CHECK	APARTMENT CHECKLIST				
ADDRESS:		UTILITY ROOM/BA	SEME	NT			
KITCHEN		ITEM	CC	CONDITION			
ITEM	CONDITION	Furnace					
Stove		Ceiling					
Sink		Lights					
Refrigerator		Laundry Tub					
Faucets		Floor Drain					
Windows		Hot Water Tank					
Shades/Curtain Rods		Walls					
Cabinets		Floor					
Walls		BEDROOMS					
Lights		ITEM		1	2	3	4
Ceiling		Door					
Floors		Floor					
LIVING ROOM	·L	Walls					
ITEM	CONDITION	Ceiling					
Walls		Windows					
Ceiling		Shades/Curtain Rod	S				
Lights		Lights					
Windows		COMMENTS:					
Floor		†					
Shades							
Door		<u> </u>					
Curtain Rods							
BATHROOM	1						
ITEM	CONDITION						
Walls							
Ceiling							
Lights							
Tub							
Sink							
Toilet							
Medicine Cabinet							
Doors							
Floor		SIGNED BY:					
COMMENTS:		_					
		TENANT					
		LANDLORD					
		- - DATE					