

## MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE



#### PLEASE REVIEW PRIOR TO COMPLETING LEASE.

- 1. This lease is up to date with Cook County and Illinois law for 2025.
- 2. The attached lease is in a fillable PDF format to aid in its use.
- 3. The lease must be used in its entirety. Mandatory attachments for all leases must include:
  - Cook County Renter's Rights and Landlord Protections Summary
  - o Environmental Protection Pamphlet and bed bug prevention, detection and control

When applicable, additional attachments might include:

- o For properties built prior to 1978, lead based paint pamphlet and disclosure
- o Disclosure of Radon Hazards, if elevated radon known is at or above 4.0 pCi/L, not previously mitigated
- Exhibit A: Landlord Exemption Notice Disclosure
- Exhibit C: Move-in Fee Disclosure
- o Exhibit K: Code Violations
- 4. Fill in each blank. If not applicable, use "N/A" or in the case of no security deposit, use "None".
- 5. There are significant rules governing security deposits and "move-in-move-out" fees, notices as well as many nuanced notice requirements, which require compliance by Tenants and Landlords. Landlord is advised to seek legal advice prior to accepting a security deposit.
- 6. Users should refer to resource materials published by Illinois REALTORS® in addition to those materials and tutorials disseminated by the Mainstreet Organization of REALTORS® prior to completing this Lease form.
- 7. Properties exempt from the regulations and provision of the RTLO are identified in Exhibit A: Landlord Exemption Notice and Disclosure.
- 8. This lease does not encompass all of the rights and remedies afforded the parties thereto that are contained in the Cook County Residential Tenant and Landlord Ordinance. See the Ordinance for further details. The Mainstreet Organization of REALTORS® suggests that the parties to this lease consult with legal counsel before becoming contractually obligated hereunder.
- 9. Additional Illinois REALTORS® Forms Available Applicable to the Cook County Residential Tenant Landlord Ordinance:
  - Exhibit A: Landlord Exemption Notice Disclosure
  - Exhibit B: Prohibited Provisions / Lease Agreements [OMITTED; CONTAINED IN #10 BELOW]
  - Exhibit C: Move-in Fee Disclosure
  - Exhibit D: Utility Cost Disclosures [OMITTED; CONTAINED IN PARAGRAPH 18 OF LEASE]
  - Exhibit E: 60-Day Lease Termination Disclosure
  - Exhibit F: Bug Bed Remediation Disclosure
  - Exhibit G: Copy of RTLO Summary Disclosure [OMITTED; CONTAINED IN PAGE 2, LINE 35 OF LEASE]
  - Exhibit H: Security Deposit Financial Institution Disclosure [OMITTED; CONTAINED AT THE TOP OF PAGE 1 OF LEASE]
  - Exhibit I: Security Deposit Financial Institution Transfer Disclosure
  - Exhibit J: Foreclosure Disclosure
  - Exhibit K: Code Violations Disclosure
  - Exhibit L: Change of Ownership, Management, Agent Disclosure



## MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE



- 10. Cook County RTLO Prohibited Provisions (the following may not be included in any lease subject to the Ordinance):
  - a) Agreement to waive or to forego rights or remedies under this Article, Illinois state law, or federal law;
  - b) Authorization of a confession of judgment, or any entry of a judgment by a court without written notice or a trial, for any claim, including but not limited to debts, liabilities, damages, and obligations, arising out of the rental agreement;
  - c) Agreement to a waiver of: any written termination of tenancy notice or manner of service thereof provided under state law or this Article, summons, copy of complaint, petition, right to notice, motion, entry of appearance, or other documents from the court as established through judicial process in the manner provided by the Illinois Code of Civil Procedure, 735 ILCS 5/2-201, et seq., or any action, regardless of good cause or cost;
  - d) Agreement to a non-disparagement clause that limits any written or oral statements, remarks, or other communications to be made by tenants regarding the landlord, property, management, staff, officers, directors, representatives, investors, shareholders, administrators, affiliates, employees, affiliated corporations, divisions, or subsidiaries, whether they are public or private, or direct or indirect statements;
  - e) Agreement to the limitation of any liability of the tenant or landlord arising under law or to indemnify the tenant or landlord for any liability or the costs connected therewith;
  - f) Agreement to waive the right of any party to a trial by jury;
  - g) Agreement that in the event of a lawsuit arising out of the tenancy the tenant will pay the landlord's attorney's fees except as provided for by court rules, statute or Ordinance. This paragraph shall also apply to a mobile home owner who rents a manufactured home lot in a mobile home park. The terms "tenant", "manufactured home" or "mobile home," "lot," and "mobile home park," are defined or used in the Mobile Home Landlord and Tenant Rights Act, 765 ILCS 745 et seq.;
  - h) Agreement that either party may cancel or terminate a rental agreement at a different time or within a shorter time period than the other party, unless such provision is disclosed in a separate written notice;
  - i) Agreement that a tenant shall pay a charge, fee or penalty in excess of \$10.00 per month for the first \$1,000.00 in monthly rent plus five (5) percent per month for any amount in excess of \$1,000.00 in monthly rent for the late payment of rent. This paragraph shall also apply to a mobile homeowner who, rents a manufactured home lot in a mobile home park. The terms "tenant", "manufactured home" or "mobile home," "lot," and "mobile home park," are defined or used in the Mobile Home Landlord and Tenant Rights Act, 765 ILCS 745 et seq.;
  - j) Agreement that a tenant shall receive a discount in excess of \$10.00 per month for the first \$1,000.00 in monthly rent plus five (5) percent per month for any amount in excess of \$1,000.00 in monthly rent if the tenant pays rent before a specified date or within a specified time period in the month;
  - k) Agreement that a landlord may apply rent payments to a charge other than rent, including but not limited to utilities, fines, late fees or other charges;
  - Agreement that the landlord shall not impose a fee in excess of the reasonable cost of that expense, including, but not limited to, credit-check fees and move-in fees. A landlord shall not rename a fee or charge to avoid application of this prohibition.

Section 42-804 (F)



## MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE



For Apartments, Condominium Units, Single Family Homes, and Townhomes
(See exhibits for list of living arrangements not covered)

NOT TO BE USED FOR CHICAGO PROPERTY;

OTHER COMMUNITIES MAY IMPOSE ADDITIONAL REQUIREMENTS

CHECK APPLICABLE MUNICIPALITY

### **Intended to be a Binding Contract**

Term of			Monthly Rent		Security D	Security Deposit (if any)	
Lease Beg	ginning Date	Lease Endin	g Date & Time				
			ress)* where any				
Security Dep	osit shall be or i	s held (if any):					
*If during the	pendency of the L	ease, Landlord tr	ansfers the security a	leposit from one j	financial institution	to another, Landlora	l shall notify Tenant
			ncial institution with		ransfer or within a r	reasonable time, give	n all circumstances.
	lable Move-In F YE-IN FEE DISCLO		D BY ORDINANCE]	\$			
	(if any): 🛭 Refu	~		\$			
Leased Pren	nises Address:						
Iden	tification of Ten	nant(s):	Date of Birth*  *If required by municipal ordinance.	Land	llord(s) or Autho	rized Managemer	ıt Agent:
Name(s):				Name(s):			
				Address:			
Telephone:			•	Telephone:			
-				-			
Email:				Email:			
Name(s) of I	Persons Author	ized to Occupy	Premises:	Person Authorized to Act on Behalf of Owner for the Purpose of Service of Process and Accepting Notices:			
				of Service of Name:	Process and Acco	epting Notices:	
				Address:			
				Telephone:			
				1			
						existing rental agree he Municipal Code	
Notice is here	eby provided pur	rsuant to Illinois	statute that $\square$ La	ndlord 🗖 Tena	nt is an Illinois Re	eal Estate Licensee	
If Dual Agen	cy applies, checl	k here 🗖 and co	omplete Confirmat	ion of Dual Age	ency paragraph lis	ted on lines 69-73.	
		TION TO TE	NANT BROKEF	RAGE COMP	ENSATION: [IN	IITIAL ONLY ONE C	F THE FOLLOWING
SUBPARAGRAF		.\ T1	11 1	T 42 D 1	favoog ov		0/ . f (1)
month's rent; or $\square$ \$ a) Landlord agrees to pay on Tenant's behalf to be				e applied to Ter	nant's Brokerage c	compensation. Land	% of one (1)
of Compensation is due [CHOOSE ONE]: upon possession; or				$\Box$ five (5) days	after Date of Acc	eptance of Lease.	
			llord will not contr			-	
	may Tenant's B sentation agree	0	ve compensation	from any sourc	ce that exceeds th	ne amount or rate	as set forth in the
For valuable Tenant(s) ag	e consideration gree to lease the	, the sufficience Premises from	Landlord(s) for	use as a privat	e dwelling, and f	s) agrees to lease for no purpose no rsonal property, li	t permitted by the
	dlord Initials	Landlord Init		<u> </u>	•	Tenant Initials	Tenant Initials

	in the Premises, for the above Term of Lease, subject to all the terms and conditions of the Lease. Along with the dwelling uni described herein, the premises include the following: [CHECK ALL THAT APPLY]					
	□ Parking Space(s): identified as and containing parking space(s).					
19	☐ Garage: identified as and containing parking space(s) and transmitter(s).					
	☐ Refrigerator ☐ Oven/Range/Stove ☐ Microwave ☐ Dishwasher					
21 22	☐ Storage Locker: identified as ☐ Other Items Included:					
23	Pets are are not permitted under this Lease. If pets are permitte type/breed: w					
2 T 						
-	The following are incorporated int Landlord's Property Insurer (Required for properties with 4 units or more):	o this Lease when indicated:				
	[NAME, ADDRESS, AND PHONE OF HOMEOWNER INSURANCE COMPANY]					
	Tenant's Property Insurer:  [NAME, ADDRESS, AND PHONE OF HOMEOWNER INSURANCE COMPANY]					
	Additional Agreements and Covenants:					
26	NOTE: This is a form lease prepared by the Mainstreet Organization all municipalities in Cook County. The applicable laws and regulating municipalities. It is important that you consult with an attorney prior to	ions for residential leases frequently change and differ between				
28		Tenant Acknowledgement				
	<b>Lead-Based Paint Disclosures:</b> [INCLUDED IN LEASE] Prior to signing Family From Lead In Your Home" and has received a Lead Based Pa					
	The Tenant acknowledges receiving and separately executing the above					
32						
33 34	Radon Disclosures: [INCLUDED IN LEASE] Prior to signing this lease, Tenant has received the Illinois Emergency Management Agency Pamphlet "Radon Guide for Tenants" or equivalent pamphlet approved for use by the Illinois Emergency Management Agency and has received a Disclosure of Radon Hazards, if applicable.					
36	The Tenant acknowledges receiving and separately executing the above	ve applicable document(s).				
37		Tenant Acknowledgement				
39	<b>Potential Flooding Disclosures:</b> Illinois law defines a "lower-level unit (see 765 ILCS705/25). In the event that the subject leased premis disclosure shall be incorporated into this lease and made a part hereof	unit" as any garden-level unit, basement-level unit, or first floor ses is a "lower-level unit" as defined by Illinois law, the following				
42 43	Landlord is is is not aware that the Premises is located in a FEMA has experienced flooding times in the last ten (10) years. Ever floodplain"), the Premises may still be susceptible to flooding. The Fecmap on its internet website that is searchable by address, at no cost, to	n if the Premises is not in a Special Flood Hazard Area ("100-year deral Emergency Management Agency (FEMA) maintains a flood				
46	Landlord $\square$ is $\square$ is not aware that the Premises has flooded at least of times in the last ten (10) years. Even if the Premises has not flooded flooding.					
49 50	Most tenant insurance policies do not cover damage or loss incurred in coverage. If Tenant's policy does not include coverage, flood insurar Program to cover personal property in the event of a flood. Information Department of Natural Resources), fema.gov (FEMA), and ready.gov.	nce may be available through FEMA's National Flood Insurance in regarding flood risks can be found at the dnr.illinois.gov (Illinois				
	Landlords are required to disclose the above information pursuant to S comply with Section 25 of the Landlord and Tenant Act shall entitle a					
54	Landlord Acknowledgement	Tenant Acknowledgement				
	Landlard Initials Landlard Initials	Towart Initials Towart Initials				

55	Notice of Conditions Affecting Habitability:
	□ None Known
57	□ See Attached
58 59 60	Tenant hereby acknowledges that Landlord has disclosed any code violations, code enforcements litigation and/or compliance board proceedings during the previous twelve (12) months for the Premises and common areas and any notice of intent to terminate utility service, copies of which, if any, are attached to this Lease.
61	Tenant Acknowledgement
62	Tenant hereby acknowledges receipt of the following:
	☐ Written Notice of Building Code Violation(s) (if any);
64	✓ Environmental Protection Agency Pamphlet on bed bug prevention, detection and control;
65	✓ Cook County Renter's Rights and Landlord Protections summary pamphlet;
	☐ Security Deposit Receipt (if applicable);
67	☐ Homeowners Association Rules & Regulations (if applicable).
68	Tenant Acknowledgement
	Confirmation of Dual Agency: [IF APPLICABLE] Only complete if Licensee is acting as a Dual Agent. Landlord and Tenant confirm that they have previously consented and agreed to ("Licensee") acting as a Dual Agent in providing brokerage services on their behalf and specifically consent to Licensee acting as a Dual Agent in regard to the transaction referred to in this Lease. [INITIAL ONLY IF APPLICABLE]
73	Landlord Acknowledgement Tenant Acknowledgement
7.4	LEACE COVENANTS AND ACREMENTS
74	LEASE COVENANTS AND AGREEMENTS
75 76 77	<b>1. APPLICATION:</b> Tenant covenants that all representations made in the Application for this Lease are incorporated into this Lease and made a part of it. Tenant covenants that all information contained in the Application is true and that this information was given as an inducement for Landlord to enter into this Lease, and therefore constitutes a material covenant.
78	Tenant Acknowledgement
82 83	2. TENANT INSPECTION PRIOR TO OCCUPANCY - BUILDING CODE VIOLATIONS: Tenant has inspected the Premises and all common areas of the property to which Tenant has lawful access during the Lease Term, and is satisfied with their general condition and appearance. Tenant further acknowledges that attached hereto are copies, if any, of notices received from the County of Cook or applicable municipality during utility services. Tenant acknowledges that the Premises are in good repair, except as specified below, and that no representations as to the condition or repair thereof have been made by the Landlord, or Landlord's Designated Agent, prior to or at the Date of Acceptance of this Lease, that are not herein expressed. DEFECTS [IF ANY]
86	Landlord Acknowledgement Tenant Acknowledgement
88 89 90 91 92 93	<b>3. TENANT RESPONSIBILITY REGARDING BED BUG INFESTATION:</b> Tenant shall be responsible for all requirements and obligations set forth in any applicable municipal or Cook County ordinance deemed "Tenant responsibility" and shall be liable for any and all damages which may occur as a result of Tenant's failure to strictly abide by any requirement as set forth in any applicable municipal or Cook County ordinance concerning any infestation. In the event that an infestation of bed bugs is detected in the Premises the Tenant is to notify the Landlord within forty-eight (48) hours of finding bed bugs and Landlord shall within ten (10) days after (a) a bed bug is found or reasonably suspected anywhere in the Premises or (b) being notified in writing by Tenant of a known or reasonably suspected bed bug infestation in the Premises, provide pest control services by a pest management professional until no evidence of bed bugs can be found and verified.
95	Tenant Acknowledgement
96 97	<b>4. THE RENT:</b> All rent shall be due as of the day of each month, [IF BLANK, THEN THE FIRST DAY OF EACH MONTH]. Unless otherwise agreed in writing, rent shall be uniformly apportioned from day to day.
	<b>5. LATE FEE:</b> The Monthly Rent shall be automatically increased \$10, plus 5% of the amount by which the Monthly Rent exceeds \$1,000, as additional rent, if received by Landlord more than five (5) days after the due date in the month in which it is due.
101 102 103 104	6. RETURNED BANK ITEMS: If any check or other bank instrument tendered for payment of any Tenant obligation hereunder is returned for insufficient funds, Tenant shall pay Landlord a \$
	Landlord InitialsLandlord InitialsTenant InitialsTenant Initials

107 108 109 110							
115 116 117 118 119 120 121 122 123 124 125 126	4 <b>8. SECURITY DEPOSIT:</b> [IF APPLICABLE] If Landlord has accepted a Security Deposit to insure Tenant's specific performance of each and every agreement, covenant, rule and obligation contained in this Lease, Landlord shall have the right, but not the obligation to use the Security Deposit in whole or part, as a setoff against any default, either in payment of rent or other breach, which results in						
129 130	The amount of the Security Deposit shall not exceed one and one Deposit exceeds one month's rent, Tenant shall have not less the portion of the Security Deposit which exceeds one month's rent each installment payment of such excess Security Deposit.	nan six (6) months to pay, in a lump	p sum or in equal installments, such				
133 134 135 136 137 138	9. USE OF PREMISES: The Premises shall be occupied exclusively for residential purposes by Tenant and the other persons specifically listed in the Application and any children who may be born to or in the legal custody of Tenant during the Lease term. Unless agreed to in writing by Landlord, no person may occupy the Premises for more than a single two-week period, during any single year of the Lease term unless listed in the Application. Neither Tenant nor any person in legal occupancy of the Premises shall perform or permit any practice which could cause damage to the reputation of the building or Landlord, be injurious thereto, illegal, immoral, or increase the rate of insurance on the property. At no time during the Term of this Lease shall more persons reside in the Premises than would be permitted by the applicable building and/or zoning codes for the County of Cook or the applicable municipality.  Use of Premises as a Shared Housing Unit (defined as "a dwelling unit containing six (6) or fewer sleeping rooms that is rented, or any						
140	portion therein is rented, for transient occupancy by guests") [C	HECK ONE]:	, ,				
	Shared Housing Units, short-term rentals, or rooms for rent $\Box$	-					
141		-	LLOWED under this Lease.				
141 142 143 144 145 146 147		Tenant Acknowled  Tenant Acknowled  ed by applicable law, Tenant will ke and during any renewal period or ex and will further be responsible for th  Lawn Mowing  Refuse Removal	LLOWED under this Lease.  gement				
141 142 143 144 145 146 147 148 149	Shared Housing Units, short-term rentals, or rooms for rent   10. MAINTENANCE AND REPAIRS: To the extent permitt condition at Tenant's sole expense during the term of this Lease the fixtures and mechanical systems in good and operating order,   Snow/Ice Removal from driveways and sidewalks   Scavenger Service  Other:  Landlord will be responsible for any structural or major maintenot due to Tenant's misuse, waste or neglect or to that of Tenant	Tenant Acknowled  Tenant Acknowled  ed by applicable law, Tenant will ke and during any renewal period or ex and will further be responsible for th  Lawn Mowing  Refuse Removal  Other:  chance and repairs, other than routi t's authorized occupants or visitors.	ep the Premises in good and sanitary tension thereof. Tenant will maintain e following: [CHECK ALL THAT APPLY]  Landscape Maintenance (other than lawn mowing)  ne maintenance and repairs that are				
141 142 143 144 145 146 147 148 149 150 151 152 153	Shared Housing Units, short-term rentals, or rooms for rent   10. MAINTENANCE AND REPAIRS: To the extent permitt condition at Tenant's sole expense during the term of this Lease the fixtures and mechanical systems in good and operating order,   Snow/Ice Removal from driveways and sidewalks   Scavenger Service  Other:  Landlord will be responsible for any structural or major maintenance.	Tenant Acknowled  Tenant Acknowled  ed by applicable law, Tenant will ke and during any renewal period or ex and will further be responsible for th  Lawn Mowing  Refuse Removal  Other:  enance and repairs, other than routi t's authorized occupants or visitors.  the Tenant's convenience. Landlo any interruption of Tenant's use and	ALLOWED under this Lease.  gement				
141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158	Shared Housing Units, short-term rentals, or rooms for rent   10. MAINTENANCE AND REPAIRS: To the extent permitt condition at Tenant's sole expense during the term of this Lease the fixtures and mechanical systems in good and operating order,   Snow/Ice Removal from driveways and sidewalks   Scavenger Service  Other:  Landlord will be responsible for any structural or major maintenot due to Tenant's misuse, waste or neglect or to that of Tenant   Any appliances contained in the Premises are provided for uninterrupted use or enjoyment of such appliances by Tenant.	Tenant Acknowled  Tenant Acknowled  and during any renewal period or ex  and will further be responsible for the  Lawn Mowing  Refuse Removal  Other:  chance and repairs, other than routing authorized occupants or visitors.  The Tenant's convenience. Landlo any interruption of Tenant's use and defense, set-off or counterclaim by the distribution of this Lease, normal wear and ain the terms of this Lease. In the ex-	action of such appliances shall y Tenant.  LLOWED under this Lease.  gement				
141 142 143 144 145 146 147 148 149 150 151 152 153 154 155 156 157 158 159	Shared Housing Units, short-term rentals, or rooms for rent   10. MAINTENANCE AND REPAIRS: To the extent permitt condition at Tenant's sole expense during the term of this Lease the fixtures and mechanical systems in good and operating order,   Snow/Ice Removal from driveways and sidewalks   Scavenger Service   Other:  Landlord will be responsible for any structural or major maintenot due to Tenant's misuse, waste or neglect or to that of Tenant   Any appliances contained in the Premises are provided for uninterrupted use or enjoyment of such appliances by Tenant. A not constitute "constructive eviction," nor form the basis for any Tenant agrees to pay for any and all repairs, including approve put the Premises in the same condition as existed at commencen excepted, and the expense of such repairs shall be included with Premises as provided hereunder, and upon notice by the Landlo	Tenant Acknowled  Tenant Acknowled  Tenant Acknowled  and during any renewal period or ex  and will further be responsible for the  Lawn Mowing  Refuse Removal  Other:  Chance and repairs, other than routing authorized occupants or visitors.  The Tenant's convenience. Landloway interruption of Tenant's use and a defense, set-off or counterclaim by the or unapproved improvements or a ment of this Lease, normal wear and and the terms of this Lease. In the extra fails to correct any deficiencies,  shall be the responsibility of the Latthe event Landlord fails to do so,	ep the Premises in good and sanitary tension thereof. Tenant will maintain e following: [CHECK ALL THAT APPLY]  Landscape Maintenance (other than lawn mowing)  me maintenance and repairs that are red does not warrant the fitness or lenjoyment of such appliances shall y Tenant.  Ulterations, that shall be necessary to tear and loss by fire or acts of nature vent Tenant shall fail to maintain the such failure shall constitute grounds and upon notice by Tenant fails to				

- 163 **11. SUBLEASE:** Tenant shall not sublease any portion of the Premises without the prior written consent of Landlord, which shall not be unreasonably withheld. Landlord may require Tenant to enter a formal written sublease agreement. Any sublease of the Premises shall not release Tenant from Tenant's obligation hereunder, until the full, specific performance and satisfaction of each and every
- shall not release Tenant from Tenant's obligation hereunder, until the full, specific performance and satisfaction of each and every agreement, covenant and obligation hereunder. Tenant shall be liable for any monetary and non-monetary breaches of this Lease caused
- 167 by Tenant's subtenant.
- 168 12. ASSIGNMENT: Tenant shall not assign this Lease without the prior written consent of Landlord.
- 169 **13. NO ALTERATIONS:** Tenant shall not make or cause to be made any alteration or addition to the Premises, without the prior written consent of Landlord, and shall under no circumstances install any additional lock or security device to the Premises or the property which could impair Landlord's access.
- 172 **14. RIGHT OF ACCESS BY LANDLORD:** Tenant shall permit reasonable access to Landlord, and any of Landlord's invitees, agents, or contractors, in accordance with local statues and ordinances, upon receiving two (2) days' notice by mail, telephone, written notice or other means of Notice as defined in Paragraph 21 below designed in good faith to provide notice. Landlord shall have immediate access to the Premises in case of emergency and where repairs or maintenance elsewhere in the building unexpectedly require such
- 176 access. Landlord shall give Tenant notice of such entry within two (2) days after such entry.
- 177 15. RIGHT OF ACCESS TO SHOW PREMISES TO PROSPECTIVE TENANTS AND PURCHASERS: Landlord shall have 178 the right to show the Premises to all prospective Tenants and purchasers, and any of Landlord's other invitees, in accordance with local statutes and/ordinances. Tenant shall permit reasonable access to Landlord upon receiving two (2) days' notice by mail, telephone, 180 written notice or other means of Notice as defined in Paragraph 21 below designed in good faith to provide notice. With such notice, Landlord shall also have the right to access the Premises to take photographs/video of the Premises for marketing purposes. Tenant shall 182 be liable for any damages caused to Landlord for failure to cooperate under this provision. Tenant shall not interfere with Landlord's 183 efforts to lease, market, or sell the Premises, and Tenant shall be liable for any damages caused by breach of this provision. Tenant will 184 allow Landlord to have placed upon the Premises, at all times, notices of "For Sale" and/or "To Rent" (or both) and will not interfere 185 with the same. A keybox is designed as a repository of a key to the Premises, permitting access to the interior of the Premises by 186 Participants or Subscribers of the Multiple Listing Services (MLS), and their authorized licensees. Landlord's agents are authorized to affix a keybox to the Premises and, provided the Tenant is absent, any MLS Participant or Subscriber associated with the MLS shall 187 have the right, through use of said keybox, to show the Premises at any reasonable time. It is not a requirement of the MLS or Landlord's agents that a Landlord allow use of a keybox. Where a Tenant is present at the Premises, the Tenant hereby consents to permit access to the interior of the Premises through the use of said keybox. Tenant acknowledges the need for safeguarding personal property and
- 192 Tenant acknowledges these provisions and gives consent for placement of a keybox on the Premises.

valuables and agrees to indemnify pursuant to the terms of Paragraph 13.

16. HOLDING OVER: Tenant shall be liable for double the Monthly Rent in the event that Tenant retains possession of all or any part of the Premises after the Ending Date of this Lease. Landlord may at its sole option, upon written notice to Tenant, create a month-to-month tenancy between Landlord and Tenant under the same terms and conditions of this Lease. Additionally, if Tenant retains possession of all or any part of the Premises after the Ending Date of this Lease and pays less than double the Monthly Rent and Landlord accepts payment, this shall become a month-to-month tenancy, and not a year-to-year tenancy, between Landlord and Tenant under the same terms and conditions of this Lease.

Tenant Acknowledgement

- 200 **17. HEAT AND WATER:** If heat is included in the Monthly Rent, Landlord will provide the supply of heat at no additional cost to 201 Tenant from September 15 through June 1 of each year at a level prescribed by statute or local ordinance. Water in reasonable quantities, 202 strictly for residential use, is included in the Monthly Rent.
- 203 **18. UTILITIES AND UTILITY COST DISCLOSURE:** Tenant shall be responsible for paying, or for reimbursing the Landlord for the actual costs thereof, the following separately billed utilities:
- 205 □ Gas
   \$ per year [ESTIMATED]
   □ Cost Unknown

   206 □ Electric
   \$ per year [ESTIMATED]
   □ Cost Unknown

   207 □ Heating Fuel
   \$ per year [ESTIMATED]
   □ Cost Unknown

   208 □ Water
   \$ per year [ESTIMATED]
   □ Cost Unknown

   209 □ Sewer
   \$ per year [ESTIMATED]
   □ Cost Unknown
- 210 If Tenant fails to pay any of the above, Landlord may pay them on Tenant's behalf. In such event Tenant shall promptly reimburse
- Landlord for all such payments, plus any penalties paid by Landlord, upon demand by Landlord. Tenant is responsible for the provision and direct payment to utility providers for the utilities NOT included in the rent as outlined in this Lease. Tenant is required to establish
- accounts with the utility providers no later than the Lease Beginning Date. Should Landlord become obligated for payment of any utility
- 213 accounts with the unity providers no face than the Lease beginning Date. Should Landord become obligated not payment of any unity
- for which Tenant is liable under the terms of this Lease, such payment by Landlord shall become an additional rent payment due and
- 215 payable by Tenant.

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216	Tenant Acknowledgement
217	19. LIABILITY AND INSURANCE: Landlord will not be liable to Tenant for any damage to Tenant's person or property or agents
218	employees, guests or invitees other than for Landlord's gross negligence. Tenant will indemnify and hold Landlord harmless from all

 Landlord Initials	Landlord Initials	Tenant Initials	Tenant Initials

- 219 claims of any nature. Tenant acknowledges the need for safeguarding personal property and valuables and insuring liability and contents
- 220 at said Premises. During the term of this Lease, Tenant shall be required to maintain renter's insurance during the term of this Lease
- 221 listing Landlord as an additional insured. Such insurance policy shall be subject to Landlord approval, which approval shall not be
- 222 unreasonably withheld or denied. Tenant shall furnish a copy of said renter's insurance policy to Landlord, prior to move-in.
- 223 20. ABANDOMENT: The Premises shall be deemed abandoned when the criteria set forth in the Cook County Residential Tenant and
- 224 Landlord Ordinance have been met, and Landlord shall have the right to relet the Premises and dispose of Tenant's possessions in the
- 225 manner prescribed by law.
- 226 21. NOTICES: Any legal notice or demand may be served by tendering it to any person thirteen years old or older residing on or in
- 227 possession of the Premises; or by certified mail addressed to Tenant, return receipt requested; or by posting it upon the Premises door,
- 228 if no authorized person under the Lease is in possession of the Premises. Further, except when a statute or ordinance requires notice to
- 229 be sent by a particular means, Tenant agrees that all Tenant and building notices may be delivered by electronic communication (email)
- 230 to any email address listed on Page 1 for Tenant. This is including but not limited to, late rent notices, notices of entry, fine notices,
- building maintenance updates, and lease renewal options. Tenant agrees to inform Landlord immediately in writing of any email address
- 232 change. "Written notice" may take the form of handwritten, typed or printed documents, mailed documents, or electronically mailed or
- 233 messaged documents.
- 234 22. DAMAGE OR DESTRUCTION: If the Premises or any part of the property is destroyed or damaged to an extent that makes the
- 235 Premises uninhabitable, this Lease may be terminated in accordance with applicable statutes or ordinances. Im such an event, Landlord
- 236 does not undertake any covenant to repair or restore the Premises to the habitable condition.
- 237 23. LANDLORD'S TITLE: Tenant shall commit no act which could in any way encumber Landlord's title to the property of which
- 238 the Premises forms a part. In the event that Tenant does create or cause any encumbrance against the title, it shall be cured within five
- 239 (5) days after demand by Landlord. Any encumbrance created by Tenant shall constitute a material breach of this Lease.
- 240 24. LEGAL EXPENSES: Tenant shall be liable for all costs incurred by Landlord as a result of Landlord's efforts to enforce any
- 241 provision of this Lease, including, but not limited to, any breach of the provisions of the preceding paragraph, to the extent permitted
- 242 by court rules, statute or local ordinance.
- 243 25. LITIGATION ESCROW: In the event that Tenant withholds rent in excess of that allowed by statutes or local ordinance, and
- 244 Landlord institutes a lawsuit in Eviction to regain possession of the Premises, or in contract to enforce any provision of this Lease,
- 245 Tenant shall place such excess rent with the Clerk of Circuit Court, pending disposition of the lawsuit.
- 246 26. SURRENDER OF POSSESSION: Provided that the Landlord has not otherwise terminated this Lease:
- 247 a) If the Tenant has resided in the Premises for more than six (6) months, and provided that the Landlord has served a notice of intent
- 248 not to renew this Lease at least sixty (60) days prior to the Lease Ending Date, then Tenant shall surrender possession of the Premises
- 249 and shall return the keys to Landlord or Landlord's Agent on the Lease Ending Date.
- 250 If the Landlord does not serve a notice of Landlord's intent not to renew this Lease at least sixty (60) days prior to the Lease Ending
- 251 Date, then Tenant may continue to reside in the Premises upon the same terms and conditions as in the last month of this Lease at the
- 252 most recent non-discounted full monthly rent amount for up to one hundred twenty (120) days after the date on which the Landlord
- 253 serves a notice of intent not to renew this Lease.
- 254 b) Surrender of possession shall also be deemed to have occurred if Tenant returns the keys to Landlord or Landlord's Agent at or
- 255 prior to the expiration of this Lease.
- 256 27. SUBORDINATION OF LEASE/ESTOPPEL: This Lease is subordinate to all mortgages upon the property of which the Premises
- 257 forms a part, either in place at the time of Lease execution, or which may be placed upon the property at any time during the term of this
- 258 Lease. Tenant shall execute any estoppel letter required by any mortgage lender or purchaser of the property, relative to the affirmation
- of the Tenant's Lease status.
- 260 **28. EMINENT DOMAIN:** If all or part of the Premises or the property of which the Premises forms a part is condemned, expropriated
- 261 or otherwise regulated by any governmental authority in a manner which would prevent lawful occupancy, this Lease shall be terminated
- 262 and Tenant shall not be entitled to any compensation.
- 263 29. HEIRS AND ASSIGNS: All of the promises, covenants and agreements and conditions contained herein shall be binding upon
- and inure to the benefit of the heirs, executors, administrators, successors and assigns of Landlord and Tenant.
- 265 30. ACCEPTANCE OF RENT AND TENANT BREACH: Except where a breach is for non-payment of rent, Landlord may accept
- 266 rent after a Tenant breach and the rent will be retained for use and occupancy of the Premises and shall not serve to extinguish Landlord's
- 267 rights and remedies relative to any lawsuit that may be filed or in progress at the time of Tenant breach.
- 268 31. TIME OF THE ESSENCE: Time is of the essence for the payment of rent and the performance of each and every covenant, term,
- 269 agreement and condition of this Lease, and Tenant shall be held in strict compliance with same.
- 270 32. SEVERABILITY: In the event that any provision, paragraph, rule or covenant contained in this Lease is deemed invalid or
- unenforceable, all remaining portions of this Lease shall survive and be construed in their entirety.
- 272 33. LANDLORDS'S REMEDIES: All rights and remedies granted to Landlord hereunder shall be deemed distinct, separate and
- 273 cumulative and the exercise of one or more thereof shall not waive, extinguish or preclude the exercise of any other right or remedy,

	_Landlord Initials	Landlord Initials	Tenant Initials	Tenant Initials
Address:				

- 274 unless same is specifically prohibited by court rules, statute or local ordinance. Tenant shall be required to comply strictly with all
- 275 provisions, covenants and agreements hereunder, and no waiver shall be implied from Landlord's failure to exercise any of its rights or remedies.
- 276 34. NO ADDITIONAL ENERGY DRAINING DEVICES: Tenant is prohibited from installing any appliance or device to draw
- 277 electricity, gas, or any other form of energy from any part of the property other than the Premises. Tenant shall further not install any
- 278 devices which are not deemed ordinary household appliances or fixtures.
- 279 **35. STORAGE:** Tenant shall not be entitled to storage space outside the Premises, unless additional storage is specified on Page 1.
- 280 36. JOINT AND SEVERAL LIABILITY: All persons executing this Lease shall be jointly and severally liable for the performance
- 281 of each and every agreement, covenant and obligation hereunder.
- 282 37. RE-KEYING OF LOCKS UPON PRIOR TENANT VACATING: Tenant shall have the right to change or re-key the lock(s) to
- 283 the Premises, and shall promptly provide notice thereof to Landlord. Tenant shall immediately provide Landlord a copy of the key to
- 284 the new lock. In the event that Tenant fails to give Landlord the new key upon Landlord's request, such failure shall be deemed an act
- 285 by Tenant of Material Non-Compliance under the terms of this Lease.
- 286 38. CRIMINAL ACTIVITY BY TENANT: If Tenant(s) or occupant(s), visitors, or guests on one or more occasions, uses or permits
- 287 the use of the Premises for the commission of a felony or Class A misdemeanor under the laws of Illinois, Landlord shall have the right
- 288 to void the Lease and recover the Premises. In the event that the Leased Premises are located in a municipality which prohibits Tenant,
- any member of Tenant's household, Tenant's guest(s) and any person under Tenant's control from engaging in or facilitating criminal
- 290 activity (as that term is defined by the applicable Municipal Code) within the municipality, which includes the Leased Premises identified
- 291 herein, Landlord shall have the right to void the Lease and recover the Premises.
- 292 39. RULES AND REGULATIONS OF CONDOMINIUM/HOMEOWNERS ASSOCIATION: If the premises is a condominium
- 293 or part of a Homeowners Association, Tenant (and any person occupying the premises and any of Tenant's guests, invitees, and/or
- assigns) shall comply at all times with any and all rules, regulations, bylaws, easements, declarations, covenants, restrictions, directions,
- 295 and/or other provisions of the Condominium/Homeowners Association for the leased Premises. Tenant (and/or Tenant's assigns) does
- 296 not obtain any voting rights of Landlord with respect to any matters for which a vote is held by or on behalf of the
- 297 Condominium/Homeowners Association.
- 298 40. ATTORNEY REVIEW: Within five (5) Business Days after Date of Acceptance, the attorneys for the respective Parties, by
- 299 Notice, may:
- 300 a) Approve this Lease; or
- 301 b) Disapprove this Lease, which disapproval shall not be based solely upon the stated Rent; or
- 302 c) Propose modifications to this Lease, except for the stated Rent amount, which proposal shall be conclusively deemed a counteroffer
- 303 notwithstanding any language contained in any such proposal purporting to state the proposal is not a counteroffer. If after expiration of
- 304 ten (10) Business Days after the Date of Acceptance written agreement has not been reached by the Parties with respect to resolution of
- 305 all proposed modifications, either Party may terminate this Lease by serving Notice, whereupon this Lease shall be immediately deemed
- 306 terminated; or
- 307 d) Offer proposals specifically referring to this subparagraph d) which shall not be considered a counteroffer. Any proposal not 308 specifically referencing this subparagraph d) shall be deemed made pursuant to subparagraph c) as a modification. If proposals made
- specifically referencing this subparagraph d) shall be deemed made pursuant to subparagraph c) as a modification. If proposals made 309 with specific reference to this subparagraph d) are not agreed upon, neither Party may declare this Lease null and void, and this Lease
- 310 shall remain in full force and effect. If Notice of disapproval or proposed modifications is not served within the time specified herein,
- 311 the provisions of this paragraph shall be deemed waived by the Parties and this Lease shall remain in full force and effect. If Notice of
- 312 termination is given, said termination shall be absolute and this Lease rendered null and void upon the giving of Notice, notwithstanding,
- any language proffered by any Party purporting to permit unilateral reinstatement by withdrawal of any proposal(s). IF TENANT TAKES
- 314 POSSESSION OR EITHER PARTY FAILS TO SERVE WRITTEN NOTICE WITHIN THE TIME SPECIFIED, THIS PROVISION
- 315 SHALL BE DEEMED WAIVED BY THE PARTIES AND THIS LEASE SHALL REMAIN IN FULL FORCE AND EFFECT.
- 316 41. APPLICABLE LAW: All leases of residential property in Cook County are subject to the terms of the Cook County Residential
- 317 Tenant and Landlord Ordinance, the requirements of which shall control. See the ordinance for applicability certain exceptions and
- 318 exclusions may apply. A summary of the Cook County Residential Tenant and Landlord Ordinance, entitled "Cook County Renter's
- 319 Rights and Landlord Protections", is attached as an exhibit to this Lease.
- 320 42. RULES AND REGULATIONS:
- 321 a) Unless permitted on Page 2, no animals are permitted on the property and in the Premises without Landlord's prior written consent,
- 322 which consent is deemed a license revocable with ten (10) days written notice by Landlord.
- 323 b) Entry ways, passages, public halls and common areas may not be obstructed in any way, and may not be used for storage, recreation,
- 324 congregation or play, or in any manner that might endanger any occupant, invitee or licensee of the building.
- 325 c) All deliveries, except for small packages and mail, must be made through the rear and service entrance, or a special entrance
- 326 designated for special deliveries.
- 327 d) Tenant shall not permit anything to be thrown out of the windows or from the balconies of the building.
- 328 e) No vehicle or bicycle is allowed in the Premises, building or any common area of the property, unless there is a specific area
- 329 designated for same.

	Landlord Initials	Landlord Initials	Tenant Initials	Tenant Initials
4 1 1				_

330 f) Incinerators and waste receptacles shall be used in accordance with posted signs, and all items placed therein shall be ne	atly
packaged and deposited. No explosive device or any parcel or item shall be deposited therein which could cause danger.	
332 g) No sign or advertisement shall be placed in, around or upon any area of the premises or building without prior written consen	t of
233 Landlord, which consent shall constitute a license revocable immediately upon written notice of Landlord.	
334 h) No items of personal property shall be placed in, around or upon any common area of the building.	
335 i) No noise or other sound is permitted which disturbs the other occupants from quiet enjoyment of their apartment or common as	eas
336 of the property.	
337 j) No cooking, baking, or similar activity is permitted outside the kitchen area, except when grills are allowed on the balcony of apartment or patio of a dwelling. However, any liability or loss arising from the use or operation of a grill shall be borne by Tenant.	

- 339 k) No vertical or horizontal projection, machinery, device or receiver of any type, including satellite dishes, shall be attached in, around 340 or upon any part of the Premises or the property without the Landlord's written consent.
- No unsightly or unsanitary practice which could undermine the sanitation, health or appearance of the building interior or exterior 342 shall be permitted.
- 343 m) No activity carried on within the Premises or common areas of the property will be permitted which threatens the health, safety or 344 property of any building occupant, or of Landlord.
- 345 n) Plumbing and electrical facilities in the Premises shall be maintained diligently and neatly at all times.
- 346 o) The use of water furniture is prohibited.

**GUARANTOR'S ADDRESS** 

373 CITY, ZIP

353

- 347 p) If the building is served by an elevator, Tenant must reserve move-in and move-out times in accordance with Landlord's policies.
- Smoking □ is permitted □ is not permitted under this Lease. Landlord's policy on smoking, if any, is attached. 348 q)
- 349 r) These Rules and Regulations are not exhaustive and may be supplemented or modified from time to time upon written notice to Tenant.
- 350 43. ENTIRE AGREEMENT: This document and the documents incorporated herein are the entire agreement of the Parties and no representations of either party are binding unless contained herein. No oral statements will be binding on either Party. This Lease may

354 THIS IS A LEGALLY RINDING DOCUMENT PRIOR TO THE EXECUTION OF THIS LEASE, LANDLORD AND

only be modified by mutual agreement of the Parties. The following are hereby incorporated herein and made part of this Lease: 352

355	TENANT ARE ENCOURAGED TO CHECK ORDINANCES AND REGULATIONS TO VERIFY THE REQUIREMENTS OF THE APPLICABLE GOVERNMENTAL AUTHORITY IN WHICH THE PREMISES IS LOCATED.					
357	IN WITNESS WHEREOF, the parties have signed and sealed this L	ease on the date herein.				
358	DATE OF OFFER	DATE OF ACCEPTANCE				
	TENANT SIGNATURE	LANDLORD SIGNATURE				
361 362	TENANT SIGNATURE	LANDLORD SIGNATURE				
363	GUARA	ANTEE				
	For value received, the undersigned hereby guarantees the payment the terms of the Lease.	of the rent and the performance of the covenants by the Tenant of				
366 367	GUARANTOR SIGNATURE	DATE				
369	PRINT GUARANTOR'S NAME	GUARANTOR'S PHONE				
370						

	Landlord Initials	Landlord Initials			Tenant Initials	_ Tenant Initial.
Address:	•			•		
<b>D</b> 0	CO 16 1 2025 @ 16410107ED	EET ORG CONTROL OF RECUERORS	(II D: 1 . D	7		

### FOR INFORMATION ONLY

375				
376	Tenant's Cell Phone Number(s)		Landlord's Cell Phone Number(s)	
377				
378	Tenant's Other Phone Number(s)		Landlord's Other Phone Number(s)	
379	Tenant's E-Mail Address			
380	Tenant's E-Mail Address		Landlord's E-Mail Address	
381	T 0 F 36 7 A 11		T. II. IN TOWN 14.11	
	Tenant's E-Mail Address		Landlord's E-Mail Address	
383	Tenant's Brokerage	MI C#	Landlord's Brokerage	MLS#
			Landiord's Brokerage	WILS#
385	Tenant's Designated Agent	MIS#	Landlord's Designated Agent	MLS#
			Landiord's Designated Agent	WIES II
387 388	Phone	Fax	Phone	Fax
389				
	Tenant's Designated Agent's E-Mail		Landlord's Designated Agent's E-Mail	
391				
	Tenant's Attorney		Landlord's Attorney	
393				
394	Phone	Fax	Phone	Fax
395				
396	Tenant's Attorney's E-Mail		Landlord's Attorney's E-Mail	

#### **ILLINOIS REALTORS®**

## PRE-1978 HOUSING RENTAL AND LEASES DISCLOSURE OF INFORMATION



LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

#### **Lead Warning Statement**

Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally approved pamphlet on lead poisoning prevention.

		sure (initial)			
		•		d paint hazards (check one below)	
		Known lead-based paint a	ind/or lead-based	paint hazards are present in the h	ousing (explain):
		Lessor has no knowledge	of lead-based pai	nt and/or lead-based paint hazard	s in the housing.
	(b) Rec	ords and Reports availabl	e to the seller (che	eck one below):	
		Lessor has provided the le	essee with all avai	lable records and reports pertaining	ng to lead-based paint and/or lead-based
		paint hazards in the housi	ng (list documents	s below):	
		Lessor has no reports or r	ecords pertaining	to lead-based paint and/or lead-b	ased paint hazards in the housing.
Lessee's	Ackno	owledgment (initial)			
	(c) Less	see has received copies o	f all information lis	sted above.	
	(d) Less	see has received the pam	phlet <i>Protect Your</i>	Family From Lead in Your Home.	
A 41 /	A = l =		NI/A :£	:h-l-\	
•		vledgment (initial or ente		•	40501
		-		essor's obligations under 42 U.S.C	. 4852d and is aware of his/her
	•	sibility to ensure complian			
	. ,	ee's Agent has informed t sibility to ensure complian		ssor's obligations under 42 U.S.C	. 4852d and is aware of his/her
Certificat	tion of	Accuracy			
		•	n above and certify to	the best of their knowledge, that the inf	ormation they have provided is true and accurate
Lessor			_ Date	Lessee	Date
				Lessee	Date
Agent			_ Date	Agent <sup>1</sup>	Date
Property	Addre	ss:			
				<sup>1</sup> Only required if the lesse	e's agent receives compensation from the lesso
				,	
			(This disclosure fo	rm should be attached to the Lease.)	







# ILLINOIS REALTORS® DISCLOSURE OF INFORMATION ON RADON HAZARDS TO TENANTS



#### **Radon Warning Statement**

Each tenant in this residence or dwelling unit is notified that the property may present exposure to levels of indoor radon gas that may place the occupants at risk of developing radon-induced lung cancer. Radon, a Class-A human carcinogen, is the leading cause of death in private homes and the leading cause of lung cancer in nonsmokers. The lessor of any residence is required to provide each tenant with any information on radon test results of the dwelling unit that present a radon hazard to the tenant.

The Illinois Emergency Management Agency (IEMA) strongly recommends that ALL rental properties have a radon test performed and radon hazards mitigated if elevated levels are found in a dwelling unit or a routinely occupied area of a multiple family residence. Elevated radon concentrations can easily be reduced by a radon contractor.

Dwelling Unit Address:				
Lessor's Disclosure (initial each of	the following which applies)			
	edge of elevated radon concentrations (or records or reports dradon concentrations) in the dwelling unit.			
	s (at or above the IEMA recommended Radon Action Level 4.0 be present within the dwelling unit.			
	the tenant with copies of all available records and reports, if any, oncentrations within the dwelling unit.			
Tenant's Acknowledgment (initial e	each of the following which applies)			
Tenant has received	copies of all information listed above.			
Tenant has received	the pamphlet "Radon Guide for Tenants".			
Certification of Accuracy				
The following parties have reviewed the knowledge, that the information he or	ne information above and each party certifies, to the best of his or her she provided is true and accurate.			
Lessor	Date			
Lessor	Date			
Tenant	Date			
Tenant	Date			



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# MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE EXHIBIT A: LANDLORD EXEMPTION NOTICE DISCLOSURE



- 1 The unit under this rental agreement is exempt from the regulations and provisions of the RTLO, except
- 2 Section (Sec. 42-813) which prohibits lockouts.
- **3 RTLO exemptions include:**
- 4 1. Transient occupancy in a hotel or motel;
- 5 2. Residence at a public or private medical, extended care facility, geriatric facility, convent, monastery, religious
- 6 institution, temporary overnight shelter, transitional shelter, educational dormitory, or in a structure operated for the
- 7 benefit of a social or fraternal organization;
- 8 3. Occupancy under a contract sale of a dwelling unit if the occupant is the purchaser;
- 9 4. Occupancy in a cooperative apartment by a shareholder of the cooperative;
- 5. Occupancy by an employee of a landlord whose occupancy is conditional upon employment in or about the premises;
- 6. Residential buildings in which occupancy is limited to six (6) units or less and which are owner-occupied;
- 7. A residential unit that is a single-family home, including a single condominium unit, provided that:
  - a) This is the only residential unit leased by the owner,
  - b) The owner or immediate family member has actually resided at the property for at least one (1) month in the 12 months prior to marketing the property,
  - c) The owner (not a management company) personally manages the unit, and
  - d) The owner is not a corporation.

8. Dwelling units in hotels, motels, inns, bed-and-brea	ktast establishments, rooming houses, and boardinghouses, bu
only until such time as the dwelling unit has been oc	cupied by a tenant for 32 or more continuous days and tenan
pays a monthly rent, exclusive of any period of wrongf	ul occupancy contrary to agreement with an owner. No landlord
shall bring an action to recover possession of such unit	, or avoid renting periodically, in order to avoid the application
of this Article. Any willful attempt to avoid applicatio	n of this Article by an owner may be punishable by criminal or
civil actions.	
-	<u></u>
Tenant Name (Print)	
Tenant Signature	Date



### MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE **EXHIBIT C: MOVE-IN FEE DISCLOSURE**



	e unit are responsible for move-in fee. The fees are related to the costs associated with the a list of estimated costs incurred by the Landlord.
Check all boxes that ap	ply.
Estimated Amount	
	_ ☐ Trash and/or debris removal
	_ ☐ Administrative oversight
	_ □ Security of building
	☐ Cleaning and maintenance
	_ □ Elevator reservation
	_ □ Damages to hallway or stairwell
	☐ Homeowners Association (HOA) Fee for move-in / out
	☐ Processing of mailbox identification
	☐ Processing of entrance to property and property amenities
	_ ☐ Fees not listed above:
Tenant Name (Print)	
Tenant Signature	



# MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE EXHIBIT E: 60-DAY LEASE TERMINATION DISCLOSURE



1	Lease termination notices must be sent to tenants at least sixty	(60) days prior to the Lease termination.
2 3	Please be advised that Tenant(s) are not required to acknowle days prior to the scheduled termination.	dge the Lease termination any earlier than sixty (60)
4	The Lease Agreement for the property at address (include unit	number):
5	·	
6	Will expire on this date:	
7		
8 9 10	(email, mail, text, etc.) the notification was sent to the Tenant.	The termination must be acknowledged in some form
11		
12 13		
14		Date



1

13

Tenant Signature

### MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE **EXHIBIT F: BED BUG REMEDIATION DISCLOSURE**



### **County Residential Tenant and Landlord Ordinance (RTLO)**

1 2	This is to acknowledge that bed bugs have been detected. This confirms that service to eliminate bed bugs will occur as soon as possible.
3	A record of this notice will be saved within the Tenant's file.
4	Notice to the Tenant was sent via [CHECK ONE]:
5	□ Email
6	☐ Text Message
7	□ Mail
8	☐ Verbal, directly to the Tenant
9	Date notice sent:
0	
1	Tenant Name (Print)
2	

Date



# MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE SECURITY DEPOSIT RECEIPT



Landlord	
Tenant	
Leased Premises Address	
Security Deposit Amount: \$	
Paid By:  Cash Check Money C	Order 🗖 Cashier's Check
Received From:	
Name / Address of financial institution wh	nere funds will be held:
A record of providing this disclosure will	be saved within the Tenant's file.
Date provided:	, 20
Tenant Name (Print)	
Tenant Signature	Date



# MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE EXHIBIT J: FORECLOSURE DISCLOSURE



The rental property located at:	
Is currently subject to litigation seeking foreclosure of t	the mortgage secured by the property.
A record of providing this notice will be saved within the	the Tenant's file.
Date notice sent:	, 20
Tenant Name (Print)	
Tenant Signature	Date



# MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE EXHIBIT K: CODE VIOLATIONS DISCLOSURE



☐ All code violations have been resolved for the	property within in the last year / twelve (12) months.
☐ No code violations have been issued for the pr	roperty within the last year / twelve (12) months.
The following code violations have been issued to	o this property within the past year / twelve (12) months:
Tenant Name (Print)	
Tenant Signature	 Date



# MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE EXHIBIT L: CHANGE OF OWNERSHIP, MANAGEMENT, AGENT DISCLOSURE



The rental property located at:	
Address	
City / State	
Transferred [CHECK ALL THAT APPLY]:	
☐ Ownership	
☐ Management	
FROM:	
Owner	
Manager / Management Company	
то:	
Owner	
Manager / Management Company	
Contact Info:	
	_
A record of this notice will be saved within the	Tenant's file.
Date notice sent:	, 20
Tenant Name (Print)	
Tenant Signature	Date



# MAINSTREET ORGANIZATION OF REALTORS® COOK COUNTY RESIDENTIAL LEASE SECURITY DEPOSIT RECEIPT



Date of Receipt:
Security Deposit Amount: \$
Leased Premises Address
Description of Property:  [I.E. 2 BED, 2 BATH CONDO]
Landlord Name:
Tenant Name:
Received By:
PRINT NAME of person receiving security deposit to transfer to Landlord
SIGNATURE of person receiving security deposit to transfer to Landlord
Tenant hereby acknowledges and agrees to the following:
1. Tenant provided a security deposit (the "Security Deposit") payable to Landlord on date listed above in the amount of \$ Tenant understands and agrees that(Brokerage)
will not retain the Security Deposit and is accepting the Security Deposit from the Tenant solely to send the same t the Landlord to facilitate the completion of the lease transaction.
2. Upon transfer of the Security Deposit, Landlord is solely responsible for complying with all state and loca
laws and regulations relating to the Security Deposit; and Tenant hereby waives and releases all claims, know and unknown, present and future, against the Brokerage and its affiliates, licensees, shareholders, directors
officers, members, managers, employees, agents, representatives, successors, and assigns from any and a
costs, expenses, claims, demands, liabilities, and fees relating to and arising out of the Security Deposit.
I acknowledge receiving a copy of this Security Deposit Receipt and agree to the above terms.
Tenant Name (Print)
Tenant Signature Date



69 W. Washington, Suite 3040 Chicago, IL 60602 P: (312) 603-1100 F: (312) 603-9988 human.rights@cookcountyil.gov

## **Cook County Commission on Human Rights**

## Cook County Renters Rights and Landlord Protections

### RESIDENTIAL TENANT LANDLORD ORDINANCE SUMMARY

This is a summary of the RTLO Ordinance. The landlord must attach this Summary when offering a rental agreement and at any offering for renewal. If it is not provided, you may let the landlord know that they have 2 days to provide it. If the landlord does not, a renter may terminate their lease.

### WHAT RENTAL UNITS ARE COVERED BY THE RTLO? (Sec. 42-802)

All rental units are subject to the anti-lockout provisions. For all other regulations, almost all rental units in suburban Cook County are included (including mobile homes and subsidized units) except:

- Units in owner occupied buildings with six or fewer units
- Units in hotels, motels, rooming houses, unless rent is paid on a monthly basis and unit is occupied for more than 32 days
- School dormitory rooms, shelters, employee's quarters, non-residential rental properties, and owner-occupied co-ops

A single-family home or condominium if (1) the owner is only renting that one rental property, and (2) the owner or an immediate family member has lived in the home within the year

**BUT:** If the residence is in an exempted unit, the landlord must notify a prospective tenant whether they are excluded from the Ordinance before accepting any fees.

**IMPORTANT**: This is a summary of the Residential Tenant Landlord Ordinance (RTLO). You should review the Ordinance if you have questions. You may want to consult with an attorney, an advocacy organization, or a professional association before making important decisions.

You can get a copy of the Ordinance at https://cook-county.legistar.com. You can find this summary translated in multiple languages on the Department of Human Rights website.

### LOCKOUTS PROHIBITED (Sec. 42-813)

This section applies to every residential rental unit. There are no exceptions.

 A landlord may not change or remove the locks, remove doors of a rental unit, cut off heat, utility or water service, remove tenant's personal property, or interfere with the tenant's use of the apartment.

**REMEDY:** The tenant may sue the landlord to get back into the unit, attorney's fees, and damages (twice the actual damages or 2 months' rent, whichever is greater).

### WHAT ARE THE TENANT'S RIGHTS? (Sec. 42-805)

The tenant has the right to:

- A "habitable" unit and property maintained in compliance with the relevant building codes (Sec. 42-805(C))
- Adequate heat
- 48-hour notice before the landlord enters the unit except in emergencies
- A home free of bedbugs
- General rules, which must be in writing, about the tenant's use and occupancy of the unit.

### WHAT DOES THE TENANT HAVE A RIGHT TO KNOW? (Sec. 42-805)

The landlord must disclose certain information to the tenant:

- The owner's or manager's name, address, and telephone number, including when there is a change of ownership
- Estimated or average utility costs for the past 12 months paid by the tenant to the landlord or utility company, if known by the landlord
- If the property has had any building code violations in the last year
- If a municipality or other utility company threatens to cut off utility service
- If the property has any known lead hazards
- If the landlord has or gets a foreclosure notice.

**REMEDY:** If the landlord does not disclose this information, the tenant must give the landlord a notice of 2 business days and wait to see if the landlord provides the information. If not, the tenant may be able to end the rental agreement.

### WHAT CAN BE INCLUDED IN A LEASE? (Sec. 42-804)

A written or verbal lease agreement may not include certain provisions, including:

- Giving up rights to notices (like a 5-day notice)
- Giving up the right to a jury trial

- Preventing the tenant from saying negative statements about the landlord
- Requiring the tenant to give a longer amount of notice for moving than the landlord gives the tenant for not renewing the lease
- Letting the landlord apply rent payments to other costs that the landlord charges to the tenant (like utilities)
- Setting late fees of more than \$10 if the rent is \$1000 or below and more than \$10 plus 5% for any amount of rent over \$1000
- Requiring the tenant to pay attorney's fees in an eviction case.

## WHAT CAN THE TENANT DO IF THE LANDLORD DOES NOT MAINTAIN THE UNIT? (Sec. 42-806)

The tenant must give the landlord a written notice and time to make repairs. If the landlord does not make repairs after notice of 14 days, the tenant may:

- Hold back a reasonable portion of rent to reflect the reduced value of the unit;
- Make minor repairs costing less than the greater of \$500.00 or one-half month's rent and submit receipts to the landlord to deduct that cost from rent
- End the lease when severe violations are present and vacate within 30 days
- File a court case for damages and injunctive relief
- In case of a fire or other disaster, find another place to stay and end the lease.

BUT: A tenant may not use these remedies if the tenant or guest caused the condition.

# WHAT CAN THE TENANT DO IF THE LANDLORD FAILS TO PROVIDE ESSENTIAL SERVICES (HEAT, RUNNING OR HOT WATER, ELECTRICTY, GAS, OR PLUMBING)? (Sec. 42-806(D))

If the landlord fails to correct the condition after the tenant gives written notice, the tenant may: After 24 hours –

- 1) Withhold a reasonable portion of rent to reflect the reduced value of the unit
- 2) Get services, and internet if the lease requires it, and deduct costs from rent after giving receipts to the landlord
- 3) Recover damages and reasonable attorney fees or
- 4) Make landlord pay for substitute housing until condition fixed.

After 72 hours -

- 1) End rental agreement and
- 2) Vacate unit within 30 days.

**BUT:** The tenant may not exercise this remedy if the tenant or utility supplier caused the condition.

### WHAT ARE TENANT'S DUTIES UNDER THE ORDINANCE? (Sec. 42-807)

The tenant, the tenant's family, and invited guests must:

- Comply with the obligations imposed on tenants by relevant municipal codes
- Keep their unit safe, use appliances in a safe manner, dispose of their garbage, and not deliberately damage or remove any property
- Not disturb the other tenants
- Allow reasonable access to the unit with landlord notice of, for example, routine and emergency maintenance, unit inspections and to show the unit
- Notify the landlord in writing within 48 hours of seeing bed bugs.

### WHAT ARE THE LANDLORD'S RIGHTS? (Sec. 42-808)

The landlord may adopt reasonable rules and regulations for the safety of their property and the convenience of co-located tenants. Landlords must provide a copy of the rules and regulations before the tenant moves in. If the landlord adopts the rules after the tenant moves in, the new rules do not apply to the tenant until the tenant agrees in writing.

### CAN THE LANDLORD ACCESS A UNIT? (Sec. 42-808(B))

- A tenant must allow reasonable access to enter the unit if the landlord gives 2 days' notice by mail, telephone, written notice or other means designed in good faith to provide notice.
- A landlord may give a general notice to all tenants if the landlord needs to make a repair on common areas or in other nearby units.
- The landlord may enter the unit without prior notice if emergency or repairs require access immediately. If emergency access was necessary, the landlord must provide tenant with notice of entry within 2 days after the emergency entry.
- Otherwise, the landlord should enter at reasonable times (8:00 AM 8:00 PM or at tenant's request).

A tenant landlord may enter the rental unit to:

- Inspect the premises as required by a government agency
- Make necessary repairs, alterations, improvements where access is required.
- Supply necessary services
- Show the unit to a prospective purchasers or workmen
- Show the dwelling unit to prospective tenants within 60 days of the expiration of the rental agreement.

**REMEDY:** If the landlord makes an unlawful or unreasonable entry, repeatedly demands entry, or makes the tenant feel harassed, the tenant may file suit and recover 1 month's rent or twice the damages, whichever is greater, and attorney's fees.

### WHAT IF THE TENANT VIOLATES THE LEASE? (Sec. 42-809)

**LATE RENT.** If the tenant pays rent late, the landlord can charge a late fee. If the tenant does not pay rent, the landlord may give the tenant a 5-day notice.

- The late fee is \$10 if the rent is \$1000 or less.
- If the rent is more, the late fee is \$10 plus 5% of the amount over \$1000.

#### **REMEDY:**

- The tenant has the right to pay the back rent during the 5-day notice. If the tenant does not pay, the landlord can file an eviction.
- The tenant still has the right to pay the rent and certain additional costs after the landlord has filed an eviction case. If rent and fees are paid in full, then the landlord must dismiss the case. The tenant can only "pay and stay" and cause the landlord to dismiss a court case 1 time.

#### OTHER LEASE VIOLATIONS

If the tenant violates the lease in a material way other than not paying rent, the landlord may give the tenant a 10-day notice.

**REMEDY:** The tenant has the right to fix the problem within the 10 days. If the landlord accepts the rent due or does not file an eviction 30 days after giving either a 5-day or a 10-day notice, then the landlord cannot file an eviction case.

**OTHER NON-RENEWAL.** The landlord needs to give the tenant a 60-day notice to renew or end the lease.

**REMEDY:** If the landlord does not give a 60-day notice, the tenant may stay for 120 days after written notice is given. During this time, the terms and conditions of the lease stay the same.

## WHAT HAPPENS IF THE LANDLORD THINKS THE TENANT HAS ABANDONED THE UNIT? (Sec. 42-809(B)(2))

If the landlord believes that the tenant has abandoned the unit, the landlord can try to rent it to someone else. The landlord may decide that the tenant has abandoned the unit only if the tenant:

- Gave the landlord written notice that the tenant has abandoned the unit, or
- Has not been in the unit for 32 days, removed their property, and not paid rent.

If the landlord believes that the tenant has abandoned possessions in the unit, the landlord needs to hold onto the property and determine its value.

- For property without value: Throw away after 7 days without notice.
- For property with value: Give tenant written notice to remove property within 7 days. Landlord
  may sell the property and keep the proceeds for the tenant. The landlord may keep the money
  if the tenant does not claim it within 1 year.

### CAN THE LANDLORD ACCEPT SUBLEASES? (Sec. 42-809)

The landlord should accept reasonable subleases.

If a tenant moves prior to the end of the rental agreement, the landlord must make a good faith effort to find a new tenant at a fair rent.

**BUT:** If the landlord is unsuccessful in re-renting the unit, the tenant remains liable for the rent, as well as the landlord's cost of advertising.

### WHAT ARE THE REQUIREMENTS FOR MOVE-IN FEES? (Sec. 42-804)

A landlord may charge a move-in fee, but must:

- Charge a move-in fee only that is reasonable and related to the cost of the tenant moving in
- Give an estimate of the move-in fee which includes detail of the landlord's cost of the tenant moving in
- Not change the name of a fee or deposit to get around these rules.

## WHAT HAPPENS WHEN THE TENANT THINKS THE LANDLORD IS RETALIATING? (Sec. 42-812)

The tenant has the right to complain or speaks publicly about their tenancy to governmental agencies or officials, police, media, community groups, tenant unions or the landlord.

The landlord cannot retaliate by terminating or threatening to end a lease, increasing rent, decreasing services, bringing or threatening to bring an eviction action, or refusing to renew a lease agreement in reaction to a tenant making a complaint.

The tenant may claim retaliation as a defense to an eviction or as a case against the landlord and shall receive damages and attorney's fees if the tenant succeeds.

**BUT:** The landlord may still end a lease or increase rent if the landlord has a legitimate reason to do so that is not related to any complaints by the tenant. The landlord may rebut the tenant's retaliation claim from 1-year prior by proving a legitimate, non-retaliatory basis for the conduct. A landlord's behavior is not retaliatory if a code violation was caused by the tenant, family member of the tenant, or guest of the tenant. If a tenant makes a complaint of retaliation after the notice of a rent increase, there will not be a presumption of retaliation.

### FREE LEGAL ASSISTANCE:

Call (855) 956-5763 or visit www.cookcountylegalaid.org



### WHAT ARE THE SECURITY DEPOSIT REQUIREMENTS? (Sec. 42-811)

A landlord may charge a security deposit, but must:

- Charge no more than 1.5 times monthly rent for security deposit
- Give a receipt for a security deposit that provides the owner's name, the date it was received
  and a description of the dwelling unit. It must be signed by the person accepting the security
  deposit, unless the tenant pays the security deposit by electronic funds transfer, then landlord
  may give an electronic receipt
- Hold all security deposits in a federally insured account in an Illinois financial institution separate from the landlord's other accounts
- Tell the tenant in writing the name of the financial institution where the landlord will deposit the security deposit
- Inform the tenant of the new account if the landlord transfers the security deposit into a new account
- Return the security deposit within 30 days after the tenant moves out
- Only keep money from the security deposit if the tenant owes rent or court fees, if the landlord
  has gone to court (but not attorney's fees) or for reasonable costs that the landlord has paid for
  the repair of the unit (but not costs for "ordinary wear and tear")
- Provide a detailed explanation of the costs within 30 days if the landlord has kept money from the security deposit for repair
- Be responsible to return the security deposit if the landlord sells the property until the first landlord gives the money to the second landlord and gives the tenant written notice; then the second landlord is responsible for the security deposit.

**REMEDY:** If the landlord charges too much for security deposit, does not return the security deposit, or does not give the tenant proof of the expenses for any repairs deducted from the security deposit, the tenant may sue the landlord and shall receive damages equal to 2 times the security deposit plus attorney's fees.

If the landlord makes a mistake with the paperwork on the security deposit, the tenant must first give the landlord a notice and wait 2 business days to see if the landlord corrects the paperwork. If the paperwork is not corrected, the tenant may sue the landlord.

If the landlord does not give the proper receipt for the security deposit, the tenant is entitled to the immediate return of the security deposit.



### **Day-to-Day Prevention**

- Bed bugs are excellent hitchhikers, so be extra careful when traveling (see tips below).
- Change and wash bedding regularly.
- Do not bring second-hand furniture into your home unless you have thoroughly inspected and cleaned the items first.
- Reduce clutter.

### **Traveling Tips**

- Inspect mattress and headboard with flashlight.
- Keep bags, luggage, and backpacks off the bed. Inspect and then use a luggage rack.
- Never place clothes, or jackets, on bed or couch. Do not store clothes in dresser.
- If you are concerned about exposure, after travel, seal all items in plastic bags until time for washing or treatment.
- Unpack clothes directly into washer / dryer.
- Inspect luggage closely with flashlight and magnifying glass for bed bugs upon returning home.

### **Bites and Disease**

**Bed bugs are not known to transmit disease.** Bites are often painless and occur at night while you are sleeping. Some people suffer allergic reactions and develop painful swelling.

The important thing is to act fast — before they have time to multiply.

Pesticide Safety First! Read the Label.

### **How to Hire a Pest Control Operator**

- Call several licensed and insured companies, compare services and get written estimates.
- Insist on and check references.
- Look for companies that:
- offer an IPM solution
- offer both chemical and nonchemical treatment options
- give a pre-treatment check-list
- perform pre-treatment inspection
- recommend both interceptors and encasements
- offer two or more service visits and follow-up

### **Before Using Pesticides**

- ◆ Some pesticides are considered minimum risk. EPA does not register and check for effectiveness of these products. These products do not have EPA registration numbers on the label.
- Never use outdoor pesticides indoors.
- Some pesticides and total release foggers are highly flammable. Improper use may cause a fire.
- Never overuse pesticides. More is not better!
- Read, understand, and follow the label-use directions.

## **Bed Bug**

# **Prevention, Detection and Control**

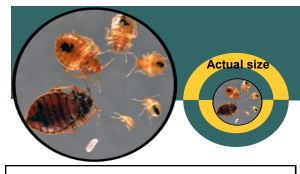
Bed bugs are parasites that seek out sleeping people or animals for a blood meal. After feeding, they hide. It is challenging, but not impossible, to prevent, detect and control bed bugs due to their small size and ability to squeeze into cracks and crevices, where they are often unnoticed.

Pesticides alone generally will not eliminate bed bugs. Effective bed bug control requires Integrated Pest Management (IPM). IPM is an environmentally sensitive approach to pest management that relies on knowledge of the pest, plus common sense practices, such as inspection, monitoring, reducing clutter, the use of physical barriers, and the judicious use of pesticides.

Be Alert, Be Aware, Bed Bugs Could be Anywhere!



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### **Bed Bug Identification**

- Eggs: tiny, white, and glued to surfaces.
- Nymphs are light colored, from 1/16th".
- Adults are rusty red, apple seed sized, 3/8".
- Six legs, oval, flattened from top to bottom.
- Do not jump or fly, but are good runners.
- They tend to congregate together.
- They can live several months without a blood meal.
- Important: Capture several examples of the pest and have them identified by a qualified expert before taking any further actions.

### **Signs of Bed Bugs**

- Small, whitish shed skins and rusty spots on bed linens which are droppings and blood stains from crushed bugs.
- ♦ Live bed bugs of any size.
- ◆ Eggs and casings among droppings or in crevices where adults hide.
- ♦ An offensive, sweet, musty odor from the bed bugs when infestations are severe.
- You may have red, itchy welts or rashes from bites; however, bite marks are not a reliable indication of a bed bug infestation.

Bed bugs are no one's fault. They don't discriminate anyone can have them. Early detection and prompt response will avoid larger problems.

### Where do Bed Bugs Hide?

- Mattresses, box springs, bed frames and head boards (along seams and piping, under handles and labels).
- Under the thin dust cloth on bottom of box spring.
- Seams and fabric folds in curtains and under furniture, including chairs and sofas.
- Under wall-to-wall carpeting and padding.
- Anywhere there are cracks, crevices or nail holes in walls, and under wood moldings and baseboards.
- Under loose wallpaper and seams, and where ceiling and wall meet.
- In and behind picture frames and mirrors.
- Clothing and clutter stored in closets, under beds and elsewhere.
- Inside switch plates, electrical outlets, clocks, computers, phones, televisions and smoke detectors.
- On and in recently used luggage, backpacks and bags.



Don't pass bed bugs onto others!

Caulk cracks and spaces Interceptor under leg



### **Integrated Pest Management**

### 1. Physical Control Methods

- Vacuuming reduces bed bug populations.
   Clean and vacuum bed bug prone areas daily.
   Immediately seal and dispose of vacuum bag.
- ♦ Install encasements on mattress and box spring.
- Install bed bug interceptors under bed and furniture legs.
- Make the bed an island: Keep bed away from wall and do not let bedding touch the floor.
- ◆ Remove clutter where bed bugs can hide.
- ◆ Isolate infested items in sealed plastic bags or containers. Treat items in hot dryer for 30 min.
- ♦ Clean and scrub seams / folds with detergent.
- ♦ Seal cracks where bed bugs can hide.
- If you live in an apartment or other multi-family dwelling, and you see a bed bug, contact your landlord immediately.

### 2. Non-chemical Controls

Items that cannot be washed or dried may be steamed, heated or frozen using specialized equipment. Raising the indoor temperature with a thermostat or space heaters will not work, nor will placing items in the home freezer. Contact a bed bug management professional for advice.

### 3. Pesticide Controls

Pesticides are an important part of the IPM toolbox. Please view cautions listed — over.

