

937/825/27251 www.fawleyrenfals.com 937/602/72051

HAWLEY RENTALS

Student Lease / Rental Agreement – 105 Fairground Avenue, Dayton, Ohio 45409

This lease agreement was made on the _____ day of _____, 20___, by and between Edward and Kimberly Hawley, herein called "Landlord / Lessor", and all Lessees signing this lease agreement. Landlord / Lessor hereby agrees to lease to Lessees the real property located at 105 Fairground Avenue, in the City of Dayton, County of Montgomery, and State of Ohio. This lease shall commence on August 20, 2023* (move in day), and end at 6:00pm on May 3, 2024* (move out day).

1. Lease Payments

Lessees hereby agree to pay to **Landlord / Lessor** in advance as lease payments for said premises, a total amount of \$58,800.00 (\$4,900.00 per semester x 2 semesters x 6 students) paid in two equal installments of \$29,400.00 each. The first installment will be due on <u>July 1st, 2023</u>, (Fall Semester Lease Payment) and the second on <u>December 1st, 2023</u>, (Spring Semester Lease Payment). You will receive a reminder letter approximately 30 days before the payments are due.

Lease payments shall be made payable to Hawley Rentals and sent via mail at Lessee's risk to <u>7725</u> <u>Glenbrier Place, Centerville, Ohio</u> <u>45459</u>. Any lease payments lost in the mail will be treated as if unpaid and late until received by Landlord / Lessor.

2. Late Charges

ANY LEASE PAYMENT NOT RECEIVED by July 1st, 2023 (for Fall Semester), or December 1st, 2023 (for Spring Semester) will incur a late charge of \$15.00 per day until payment, in full, has been received by us. This late charge fee is not negotiable. Also, no keys will be disbursed until the full Fall Semester lease payment has been received.

3. Bad-Check Servicing Charge

In the event **Lessees** check is dishonored and returned to **Landlord**, for any reason, **Lessees** agree to pay a <u>Fifty dollar (\$50.00)</u> 'Bad-Check Service Fee'.

4. Security Deposit

Landlord acknowledges receipt of \$3,000.00 (\$500.00 x six students), as a security deposit to indemnify Landlord / Lessor against damage to the property as well as to assure Lessee's fulfillment of the conditions of this lease agreement. No interest will be paid on this money and in no case, will it be applied to Past Due or Future lease payments. After all students have moved out, the Landlord will inspect the premises thoroughly and assess any damages and / or needed repairs. The deposit money, minus any charges for repairs, cleaning, etc., will then be returned to Lessees along with a written explanation of any deductions. The deposit refund will be mailed within 30 days after Lessee/s have vacated the premises, returned keys to Landlord, and all other terms of this Lease Agreement have been met.

5. Cleaning Fee

Lessees hereby agree to accept the property in its present state of cleanliness. **Lessees** agree to return the property in this same state of cleanliness or to pay \$100.00 Dollars per person ($$100.00 \times 6 = 600.00), cleaning fee to **Landlord** to pay for having the property professionally cleaned.

6. Smoking

This house is a smoke free environment (no smoking of tobacco or any other products, legal or illegal inside the house). Violations shall result in a \$100.00 fine per occurrence for residents and/or their

guests and may also result in a Lease Violation Notice (LVN). Any evidence of smoking is sufficient cause to initiate the \$100.00 fee charge. Charge will be to the house residents.

7. Animals

Landlord will permit no animals, of any kind, to be harbored on said premises, at any time during tenancy. Violations shall result in a \$100.00 fine per occurrence and may result in a Lease Violation Notice (**LVN**). **Landlord** encountering any animals, or evidence of animals, on the premises is sufficient cause to initiate the \$100.00 fee charge. Charge will be to the house residents.

8. Utilities

The **Lessees** will promptly (within one week of move in) place the electric and natural gas utility accounts into their names and then pay all gas and electric usage charges during the period of this lease in a timely manner. **Landlord / Lessor** shall pay all water, sewer, and refuse expenses as well as **basic internet** charges, during the period of this lease. **Lessees** specifically authorize **Landlord / Lessor** to deduct amounts of any unpaid bills from **Lessees**' Security Deposit in the event they remain unpaid after termination of this agreement. There will be a \$25.00 per month handling charge for each utility bill that is received, by Hawley Rentals, as a result of student negligence in getting accounts transferred.

9. Non-assignment of Lease Agreement

The property is not to be sublet; nor may this lease be re-assigned. The premise shall be used and occupied only by **Lessees** signing this lease and **Lessees** <u>shall not</u> provide keys to anyone not on the lease. Any occupancy by unauthorized persons (non-Lessee/s) may lead to a LVN and may be grounds for eviction.

10. Premises

Lessees will attach nothing to any part of the building, nor shall they use or store any object that would cause structural damage. **Lessees** further agree to use, occupy, and care for the premises in a safe, proper, and careful manner; to keep the premises, including walks and lawns clean, safe, and free of all obstacles. No rights of storage are given by this lease, particularly with respect to non-lessees. A LVN may be issued to student tenants if they are found storing any items for non-tenants!

The property is to be used for no purposes other than as a residence and no business may be operated from this address. The premise shall not be used for any unlawful purpose nor for any other purpose which in the opinion of the **Landlord / Lessor** will be detrimental to the reputation of the premises.

11. Legal Obligation

Lessees hereby acknowledge that they have a legal obligation to pay their lease payments on time each semester regardless of any other debts or responsibilities they may have. They understand and acknowledge that defaulting on this Lease Agreement could result in a forfeit of all monies paid and a judgment being filed against them possibly including a lien being filed against their current and future assets and/or earnings.

12. Repair Policy

Landlord / Lessor will make necessary repairs to the property with reasonable promptness following receipt of written notice from Lessees. Under no circumstances will Landlord / Lessor be responsible for any improvements or repairs paid for by Lessees unless prior authorization, in writing, has been given to Lessees by Landlord. No improvements are to be made to the property without the express written consent of Landlord. Lessees must report any necessary repairs in writing, but they are hereby advised that Landlord / Lessor does not normally repair or replace nonfunctional items such as paint, carpets, etc., every time the property changes possession.

Any acts of violence or damage to this or neighboring properties, caused by **Lessees**, will be repaired immediately upon discovery and the full cost will be billed to **Lessees**. **Lessees will have 7 days to pay for these repairs, and the associated LVN,** if one is issued.

If the property is partially destroyed by fire or other casualty, and Landlord / Lessor decides to rebuild, then repairs shall be made by the Landlord / Lessor as quickly as reasonably possible. If the property damage is so extensive as to render the premises uninhabitable, the lease shall abate until the premises are repaired. If the building is severely damaged or destroyed by fire or other casualty, and Landlord / Lessor decides not to rebuild, or said building is partially destroyed or damaged so as to require rebuilding and Landlord / Lessor decides not to rebuild, then upon giving the Lessees a three-day (3 day) notice of his intention to demolish the building and not to rebuild, this lease shall be terminated. If it is determined by an independent agency to have occurred through negligence by the Lessees or their guests, then Lessees will be held responsible for all damages. If Lessees are not found to be responsible for the damage to the property, Landlord / Lessor will reimburse Lessees for prior payments on a pro-rated basis.

Landlord / Lessor recommends that all Lessees purchase and maintain a Renter's Insurance Policy, at their own expense, sufficient to protect themselves and their property from fire, theft, burglary, breakage, etc. This Policy should include liability and property damage coverage, as well. Landlord / Lessor will not be liable for any loss of Lessees' property. Lessees not carrying this insurance shall be considered "self insured' and held personally responsible for any damages not covered by Landlord's / Lessor's insurance.

13. Joint and Serveral Liability

All parties, signators and parental guarantors agree and understand that they are jointly and severally liable for all the terms of this agreement. Therefore, it is understood that all may be sued together for its enforcement, or the **Landlord / Lessor** or his, assignee may select any one or more as the object of his suite.

14. Understandings

- Lessees agree to cooperate with Landlord in showing property to prospective Lessees, prior to termination of occupancy. In addition, Landlord reserves the right to enter the premises at reasonable times to inspect, make necessary repairs, provide services, or show the property to prospective purchasers, etc.
- Lessees must take affirmative action to ensure that nothing is done which might place the Landlord / Lessor in violation of any laws or any applicable building, housing and/or health codes.
- **Lessees** must also take affirmative action to ensure that they conduct themselves and their friends and family in a reasonable and responsible manner that does not disturb other neighborhood residents.
- **Good housekeeping** is expected of everyone. **Lessees** agree to keep quarters in clean and sanitary condition or pay for cleaning services, as determined to be necessary, by **Landlord**.
- Other than Termite control, the Landlord SHALL NOT be held responsible for pest control.
- Landlord shall not be responsible for cleaning or care of sidewalks, steps or patio, these responsibilities will rest solely with the Lessees. Lawn care / landscaping shall fall on the Landlord.
- Lessees shall not display any banners, signs, exterior lights, or markings of any kind.
- No combustible materials shall be placed inside the house or inside the basement.
- No additional locks will be installed on any door without the written permission of Landlord.
- No nails, screws or adhesive hangers except shade brackets and curtain rod brackets may be placed on walls, woodwork, or any part of premises. Wall hangings must be attached using no more than 4 "push pins" or by using poster putty, only if completely removed at move out!
- Lessees agree to notify Landlord immediately if roof leaks, water spots appear on ceiling or any other interior surface.
- If anyone removes property belonging to Landlord without the express written consent of Landlord, or damages Landlord's property, Lessees will be liable for cost of repair or replacement. Landlord may also take further legal action.
- If any clause in this agreement shall be determined invalid, then this shall not invalidate the other terms of this agreement.
- In this agreement, the singular number where used will include the plural, the masculine gender will include the feminine, the term Landlord will include Lessor.

The Lessees signing this Lease / Rental agreement hereby affirm that all questions about this Lease / Rental Agreement have been answered, that they fully understand all provisions of the Agreement and accept the obligations and responsibilities of each party, as spelled out herein. They further affirm that they agree to fulfill their obligations in every respect or suffer the full legal and financial consequences of their actions or lack of action in violation of this agreement up to and including forfeiture of all lease payments and deposits. Lessees also understand that covenants contained in this Lease Agreement, once breached, cannot afterward be performed; and that unlawful detainer proceedings may be commenced. Signatures by the Lessees on this Lease / Rental Agreement is acknowledgment of their acceptance of all terms of this Lease Agreement.

A **Parental Guaranty of Lease Obligation** is required for each student signing this **Lease Agreement**! Parental Lease Agreement forms will be provided to each student, along with a self-addressed stamped envelope, at signing; and **must be returned withing two weeks of the signing date**!

Any cost incurred by the **Landlord** in enforcing this agreement (including court costs & reasonable attorneys' fees) shall be paid by the **Lessees**.

This Lease / Rental Agreement, the Parental Guaranty of Lease Obligation, and the attached Addendum on behavior, contain the entire agreement between the parties hereto and neither party has made any other representations or agreements of any kind.

In witness whereof, the Landlord and Lessees have signed this **Lease / Rental** Agreement on the _____ day of _____ 20____.

(Signature Here Please) (Signature Here Please)
(Signature Here Please)
(Signature Here Please)

Payment Schedule:

Security Deposit: Due at Lease Signing \$ 3,000.00 (\$500.00 x 6 Students)

Fall Lease Payment: Due by July 1st, 2023 – \$ 29,400.00 (\$4,900 x 6 Students)

Winter Lease Payment: Due by December 1st, 2023 – \$ 29,400.00 (\$4,900 x 6 Students)

* **Note: Move in and Move out** dates may need to be adjusted if there are major changes to the UD Academic Calendar.

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LEASE ADDENDUM

On Behavior

- NOTE: All Hawley Rentals Student Houses are located in residential neighborhoods. Therefore, out of respect for your neighbors, you must limit noise disturbances, at all times, particularly during "Quiet hours". "Quiet Hours" for yards or patios begin at 10:00pm every night. This means that your neighbors should not be able to hear you or your stereos, TVs, Computers, etc. during these restricted hours. You <u>must</u> move inside and keep all doors and windows closed as "Quiet Hours" approach. Violating these rules may cause complaints to be filed with the University of Dayton and/or the City of Dayton by your neighbors and could result in a reduction in the number of students. Noise complaints may also result in a <u>Lease Violation Notice (LVN)</u>.
- NOTE: Any violation of these rules, the lease agreement, or Ohio landlord-tenant law may result in a Lease Violation Notice (LVN) being sent to you and to your parents. The first LVN is a \$200 fine. The second LVN is a \$400 fine, and the third LVN is a \$600 fine, after that, if we choose not to evict, we may issue additional \$1,000.00 LVNs for continued violations. If police are called to your unit for any reason other than a crime against you or the property, we may also choose to evict.

NOTE: Please reference the student handbook on "Off Campus Standards of Behavior".

- 1. Do Not interfere with Security Camera Systems, Cameras, DVR, or Software! There will be a \$100.00 Fine plus a LVN for anyone found violating this rule.
- 2. There will be a \$50.00 fine for anyone (tenant or guest) found urinating outside, on our property, or on our neighbor's property. Our security cameras view and record activities around our houses both day and night (using Infra-Red LEDs for night vision). This is a health issue and a LVN may also be issued for violating this rule.
- 3. No Beer Kegs or funnels are permitted on the premises. This is a University of Dayton rule and applies to off campus housing, as well. Violations may result in a LVN.
- **4.** No "drinking" games are permitted on Hawley Rentals properties as per UD Student Handbook. Violations may result in a LVN.
- 5. The maximum occupancy limit for your property is 12 persons. Violations may result in a LVN.
- 6. This house is a smoke free environment (no smoking of tobacco or any other products, legal or illegal inside the house). Violations shall result in a \$100.00 fine per occurrence for residents and/or their guests and may also result in a Lease Violation Notice (LVN). Any evidence of smoking is sufficient cause to initiate the \$100.00 fee charge. Charge will be to the house residents.
- 7. This property, interior and exterior, including parking lots; is animal-free. Violations shall result in a \$100 fine per occurrence for residents and/or their guests and may result in a LVN. Landlord encountering any animals, or evidence of animals, on the premises is sufficient cause to initiate the \$100.00 fee charge. Charge will be to the house residents.
- 8. Do not tamper with smoke detectors. Violations will result in a \$100.00 fine for each smoke detector or carbon monoxide detector found to be compromised. Call us if detectors are chirping, that means they need batteries, and we will replace them for you.
- **9.** Do not climb in or out through windows or onto house roofs. There will be a \$100.00 fine per person for anyone found violating this rule and a Lease Violation Notice (LVN) may also be issued to the house residents.
- 10. All units must always remain clean and sanitary! Floors, countertops, and sinks must be cleaned daily. All spills must be cleaned up promptly. To arrange for fee-based regular cleaning services, contact Hawley Rentals. Any damage to the property due to lack of cleanliness shall be charged to the Lessees. Houses found unsanitary will be cleaned by our contract cleaners and the charge will be billed to the tenants.
- 11. All garbage must be disposed of regularly in the approved trash bins provided (Trash pickup is on Wednesday morning). No City trash containers are to be brought into the house or left on the

porches or patios. Excess trash or litter that is left in any interior or exterior common or public area shall result in a \$25 fine per occurrence. This will be enforced!

- 12. No party trash or other waste is to be left in the yard or around the house. A \$25 fine will be levied EACH time we or your neighbors must clean up ANYTHING after 9:00am. Anything includes beer bottles, soda pop containers, shoes, and newspapers more than one-day old, etc.
- **13.** No items are to be kept outside on the porches, patios, or around the house. This includes swimming pools, furniture (other than plastic chairs, etc.), wood, flags, Tiki Torches, or any other items that detract from the appearance of the neighborhood.
- 14. Do not remove plastic covers from mattresses. They are intended to keep the mattresses clean and sanitary for future tenants.
- 15. You are not to draw on or paint on any walls inside or outside the house. Any wall hangings are to be hung using no more than 4 "Push Pins". Do Not Use command strips, tape, gum or other adhesive devices or products. Violations may result in a charge of \$50 for each hole or other major damage to the walls. Walls are not bulletin boards and should not be treated as such.
- 16. Do not use any Wax Burners or Plug-Ins or any other devices, candles, incense burners, etc. that burn with an open flame, inside or outside of our property. Never put gas or charcoal grills on our porches. These are safety issues and violations will result in a LVN being issued to the house.
- 17. Do not use dart boards.
- 18. Flush only toilet paper down commodes, no tampons, paper towels, tissues, dental floss, etc.
- **19.** Always run disposal with cold running water before placing any food waste in disposal. Also, never empty grease into the sink or the disposal as it will clog the drains.
- 20. Only use LED bulbs in house lighting fixtures. You are responsible for replacing any burned-out light bulbs; however, we will replace light bulbs in the high ceiling fixtures if we are requested to do so.
- 21. Do not bring any flammable liquids into the house. No exceptions.
- 22. Please do not overload the washer or dryer and please empty the lint trap after every load. This will help keep your electric bill reasonable, shorten drying time and extend the life of the dryer.
- **23.** Replace furnace filters every two or three months. These are older homes and therefore they can be very dusty. New filters keep the air healthier, and they improve the efficiency of the furnace or central air systems, and they reduce operating cost.
- 24. Normal water bills (including sewer and waste collection) run under \$300.00 per period (3 Months). If water bills exceed the \$300.00 amount, you should evaluate your water usage. Make sure that toilets are not left running, faucets are not left leaking inside or out, etc. Excessive water bills may lead to students being billed for excessive usage.
- **25.** As the leasing tenants, you are responsible for the actions and behaviors of all your guests and for any damage they do this property or any neighbor's property.
- 26. Do not leave doors or windows open as it invites stray cats, bugs, homeless people, and thieves.
- 27. Please always keep your vehicles locked and do not leave valuables in plain sight.
- 28. PLEASE, do not give any money or other items to panhandlers or other solicitors. Word spreads quickly with the homeless. Giving to one is an invitation to others. Besides, giving to the homeless does not help them; it only helps perpetuate a lifestyle that is bad for everyone.

NOTE:

Fines and LVNs, issued to Tenants, must be paid in full within 7 days of receipt!

PARENTS AND / OR UNIVERSITY OFFICIALS MAY BE CONTACTED FOR VIOLATIONS OF ANY OF THE ABOVE RULES. CONTINUOUS VIOLATIONS MAY BE CAUSE FOR EVICTION OF OCCUPANTS.

ALL ACTS OF VIOLENCE TO OTHERS OR TO THE PROPERTY WILL BE REPORTED IMMEDIATELY AND WILL RESULT IN A LVN.

PLEASE USE COMMON SENSE IN ALL THAT YOU DO, STAY SAFE, ENJOY YOUR STAY!



HAWLEY RENTALS

9374 8251 277251 www.fawleyrenfals.com 9374 502772051

PARENTAL GUARANTY OF LEASE OBLIGATION

For: 105 Fairground Avenue - Dayton, Ohio - 45409 Date: _____

In consideration of the execution and delivery of a lease dated ______. To **Hawley Rentals LLC**., **Lessor**, executed on behalf of myself / ourselves, hereby as **Guarantor**(s), and ______, my / our child as **Lessee**, I / we hereby guaranty the payment of the rent therein reserved and the full performance of agreements therein contained on the part of the **Lessee** to be performed.

I / we understand, that by signing this guaranty, if my / our child should default on the rental payments or should breach the terms of said lease, I / we are legally liable, as **guarantor / guarantors**, for any and all liability for which my / our child would be legally obligated as a result of said child's default or breach.

This guaranty is absolute and unconditional.

Parents: (To be signed by both parents)

Signature

Signature

Address: (Please print)

Sworn to before me and in my presence this _____day of _____, 20____.

Notary Public (Signature)

Printed name of Notary

Expiration date of Notary Commission

Telephone number of Notary

BOTH PARENTS MUST SIGN THIS PARENTAL GUARANTY FORM. THIS FORM MUST BE NOTARIZED AND CANNOT BE ALTERED; ALTERED FORMS WILL NOT BE ACCEPTED!

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