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Whether you are renting your first apartment or have rented before, it is always a good idea to know your rights and responsibilities as a tenant. This publication is meant to inform.

All the information found in this publication is strictly education. It is in no way meant to replace or substitute legal advice. If you have any questions or concerns about the content of this publication or how the content of this publication may apply to your particular case, you should timely seek legal counsel.

The University Legal Clinic provides legal assistance to University of Wisconsin – Milwaukee students. If you are not a UWM student, please see Appendix A for a listing of other legal resources that may be able to assist you.
Finding an Apartment

There are many resources for finding apartments available to you. A simple Google search will bring up hundreds of results. However, not all apartment website searches are created equally.

As a student at the University of Wisconsin – Milwaukee, there are many more services available to you. The Neighborhood Housing Office (NHO) helps students locate quality housing and landlords.

Their website is easy to navigate and provides many useful features. You can search for houses, roommates, and landlord ratings. The NHO compiles lists of compliments and complaints from students about different landlords in order to make that information available to the public. All of this can be accessed at the website: neighborhoodhousing.uwm.edu

To the left is an image of the Property search form on the NHO website. You can indicate the rental periods, property location, number of bedrooms, and even parking availability.

For information about the Neighborhood Housing Office or the services that they provide, visit the NHO website listed above or call 414-229-6999.

Note: Most attics and basements cannot legally be used as an apartment. In Milwaukee, you also cannot have more than three (3) unrelated individuals rent an apartment together.

Check Out the Landlord and Property
In addition, you will want to do your homework. Don’t always take the landlord’s word on everything. Check out the landlord. Remember that the NHO office collects compliments and complaints about many eastside landlord. Also, check out the landlord’s record (criminal, evictions, and lawsuits) on CCAP. Check out the property with the Milwaukee Department of Neighborhood Services to determine whether there are any uncorrected building code violations. See Appendix A for the listing of these websites.
The following is a list of important items to consider when reviewing a lease prior to signing it. This list is in no way exhaustive. It is imperative that you understand and consider every provision of the lease. If you have any questions about a particular provision, seek legal counsel, as always.

1. Did the landlord provide you with a copy of the proposed lease? The landlord is required to provide you with a copy of the proposed lease before you pay an earnest money or security deposit. As well, the landlord must provide you with a copy of the lease after the parties sign.¹

2. Is the term of the lease (month-to-month, 9 months, 1-year lease) the same as the advertised or verbally agreed upon term?

3. Does your lease automatically renew? Don’t get stuck in your lease for another term! Most leases have an “Automatic Lease Renewal”. This requires that you give the landlord at least sixty (60) days “written notice” sent by “certified mail” that you are terminating the lease at the end of the term.²

4. Are there any uncorrected building code violations? Is the apartment unable to maintain a temperature of 67 F degrees in the center of every room? The landlord is required to disclose this in the lease.³

5. Are the utilities included in the rent? The landlord must disclose in the lease which utilities (heat, electric, water-sewer, internet etc.) are included, if any, in the rent. If the utilities, like sewer and water, do not have a separate meter, the landlord must disclose how the bill will be allocated.⁴

6. Is the apartment in foreclosure? Check CCAP. Tenants may be evicted with little or no notice.

7. Review the lease for miscellaneous items: Is parking included? Who is responsible for snow shoveling and lawn mowing? Are pets allowed?

8. Are there “NON-STANDARD RENTAL PROVISIONS”? This separate document from the lease list provisions that allow for additional deductions from the tenant’s security deposit in addition to unpaid rent, damages, and unpaid utilities.⁵ However, many leases have provisions that include deductions for “carpet cleaning,” “cleaning,” and “painting.” These provisions would be illegal, unless the tenant or tenant’s guest caused “unusual damages caused by tenant abuse.” Landlords cannot legally make deductions from a tenant’s security deposit for “normal wear and tear” items, even if the tenant agreed to in the “NON-STANDARD RENTAL PROVISIONS.”⁶
9. Does the lease contain other illegal provisions? If any one of the ten (10) listed provisions are included in a residential lease, then the lease would be “void and unenforceable.” Please consult with the University Legal Clinic’s Staff Attorney to advise you on whether or not your lease has any illegal provisions.

   a. Tenant can be evicted etc. if tenant calls the DNS or police for health or safety concerns.
   b. Landlord can evict tenant without going to Court (“Self-help” Eviction).
   c. Landlord can “accelerate” the remaining rent if tenant is in default.
   d. Tenant has to pay the landlord’s attorney fees (most common).
   e. Allows a landlord to “Confess a Judgment” (ie. Stipulated or agreed to Judgment).
   f. Landlord is not liable to tenant for injuries or property damage even if they are negligent.
   g. Tenant is responsible for injuries or property damage for things beyond their control.
   h. Landlord is not responsible to deliver or keep apartment up to code or livable condition.
   i. Tenant can be evicted solely because they were a victim of a crime in the apartment.
   j. Allows a landlord to evict a tenant because of a crime at the apartment and the lease does not contain a “Notice of Domestic Abuse Protections.”

1 ATCP 134.03(1)
2 ATCP 134.09(3)
3 ATCP 134.04(2)(a)
4 ATCP 134.04(3)
5 ATCP 134.06(3)(b)
6 ATCP 134.06(3)©
7 Wis. Stat. 704.14
Choose your roommates wisely. You are “jointly and severally” liable for any damages and unpaid rent. Landlords may also require a cosigner for a lease at their discretion. There are no laws that dictate when a landlord can and cannot require a cosigner. Each landlord will have certain criteria that they use to decide whether or not they will require a cosigner for a prospective tenant.

A cosigner can be any responsible adult who is willing to take responsibility for a lease if the tenant defaults in any way. A landlord will most likely have preferences about who the cosigner should be.

Cosigning a lease for someone should not be taken lightly. When a person cosigns a lease for someone, you become jointly and severally liable for all rent and damages not paid by the tenants as well as responsible for the entire debt, even if there are multiple tenants or cosigners.

Unless the landlord agrees otherwise, a person cannot cosign for just one tenant. If you cosign a lease that has multiple tenants, you have cosigned or guaranteed all of the tenants.

If the tenants default and the cosigner is pursued by the landlord, it is the cosigner’s responsibility to pursue the other tenants or cosigners for their respective monetary responsibilities. This is called a “right of contribution”. Usually, rent and utility monies can be recovered through small claims legal action.

A cosigner could also be called a guarantor.
Applying for an Apartment

Credit Check Fees
A landlord can charge a prospective tenant up to $20 to perform a credit check on a rental application. However, if the tenant already has a consumer credit report that is both less than 30 days old and is from a “consumer credit reporting agency that compiles and maintains files on consumers on a nationwide basis”, the landlord is required to use that instead. You can receive one free credit report each year at www.annualcreditreport.com. Some banks also offer them for free. Credit checks do affect your credit score.

Earnest Money
Wisconsin administrative code defines Earnest Money as money given to a landlord to hold an apartment pending acceptance of a rental application. If the prospective tenant withdraws their application before the landlord accepts it, the earnest money must be mailed or delivered by the end of the next business day.

However, if the landlord informs the tenant that their application has been accepted before withdrawal of the application, the tenant is then obligated to enter into the lease agreement. If the tenant fails to do so, the landlord may withhold the earnest money payment and possibly additional sums for lost rent.

If you did pay the landlord earnest money and you enter into a rental agreement with that landlord, the landlord has three options: return the earnest money, apply it to the security deposit, or apply it as rent. Most landlords credit the money to the security deposit for ease of accounting.

Bait and Switch
It is unlawful for a landlord to perform what is called a “bait and switch”. A “bait and switch” is when the landlord shows prospective tenants one apartment or rental unit and then has those same tenants sign a lease for different rental unit.

Misrepresentation
Wisconsin Administrative Code strictly prohibits landlords from making misrepresentations about their rental properties. No landlord may fail to disclose the rent charges or non-rent charges to be paid by the tenant during tenancy. Also, they may not misrepresent the location or characteristics of the unit.

Before Signing a Lease
Before signing any lease, it is a good idea to have the lease looked over by a professional to make sure that everything in the lease is legal and so that you are fully aware of everything that you are agreeing to when you sign the lease. The NHO can also run a background check for you or your prospective landlord and property. The landlord must advise you if the property is in foreclosure, has any uncorrected code violations, and what utilities are included in the rent.

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1 ATCP 134.05 (4) (b)
2 ATCP 134.05 (1) (2) (3)
3 ATCP 134.09 (9) (b)
4 ATCP 134.09
Moving In

Check-In Sheet\textsuperscript{5}
Landlords are required to provide a check-in sheet for tenant’s to document pre-existing damages.

Pre-existing damage\textsuperscript{6}
It is important when moving into an apartment or rental property, that you thoroughly inspect the premises within the first seven (7) days of moving in. Wisconsin Administration Code states that the tenant has the right to “inspect the dwelling unit and notify the landlord of any pre-existing damages or defects\textsuperscript{7}.” Not only will the Landlord have notice to fix any defects that the apartment may have it also ensures that the tenant will not be held liable for any pre-existing damage when they move out.

The University Legal Clinic provides a useful and free form to record any pre-existing damages. This form is available at the University Legal Clinic’s office and online. It is important that you take pictures of any documents or damages that you report on the information check-in sheet.

On the next page is an example of a move-in inspection of a properties’ kitchen. The tenants took a picture of anything that was indicated on the sheet. Please make sure to keep a copy of the information check-in sheet and the accompanying pictures with your lease in a safe place. You will need it again when you choose to move out.

\textsuperscript{5} Wis. Stat. 704.08
\textsuperscript{6} ATCP 134.06 (1)
\textsuperscript{7} ATCP 134.06 (1)
List of damages to the apartment from the previous tenants

Tenants have the legal option to request that the landlord provide them with the list of damages to the apartment that were made from the previous tenants. The landlord can require that this request be made in writing. The landlord has 30 days from receiving the request or 7 days after the landlord provides the previous tenants’ with the damage claims made against their security deposit. The landlord may advise whether any of the damages were repaired. The landlord does not have to disclose the amounts that were withheld or the names of the previous tenants.

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8 ATCP 134.06(1)(a)(2)
Responsibility
It is a well-known fact that damage occurs to rental units. There is no way to avoid it. The question that remains then is who is responsible for damages? Damages caused by negligence of the tenant or the tenants’ guests fall upon the tenant to repair. This doesn’t necessarily mean that the tenant performs the maintenance themselves. However, it does mean that they are financially responsible for that item of damage.

All other damages that were not caused by negligence of the tenant are the landlord’s responsibility to repair.

Major repairs such as heat, air conditioning, electric, or plumbing are the landlord’s responsibility. Minor and inexpensive repairs, such as changing a light bulb, are the responsibility of the tenant.

Promises to Repair
In accordance with Wisconsin Administrative Code a landlord’s promise to repair must be in writing and have a date of completion if the promise is made prior to the lease being signed. The landlord must also notify a tenant, in writing, if there are unavoidable delays. A completion date must be given in any case.

Refusal to Repair
If a landlord refuses to make repairs tenants can contact Neighborhood Services. Complaints can be filed online at: www.ci.mil.wi.us/ComplaintProcess2387.htm. A tenant may also call Neighborhood Services at 414-286-2268. Neighborhood Services will then follow-up with the landlord and order necessary repairs. It is unlawful for the landlord to retaliate (see retaliatory eviction, page 7) against tenants for good faith complaints to Neighborhood Services.

Entering an Apartment to Make Repairs
A landlord must give a tenant at least twelve (12) hours advance notice before entering an apartment to make repairs. However, a landlord may enter an apartment at any time if they believe there is a health or safety emergency or to protect the premises from damage.

Infestations
Tenants are required to remediate infestation or reimburse their landlord if their “acts” or “inaction” caused an infestation.

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8 Wis. Stat. 704.07 (1) and (2)
9 ATCP 134.07
10 ATCP 134.09 (2) (c)
11 Wis. Stat. 704.07(3)(a)
Subleases

Subleases\(^{11}\):
A sublease is a lease agreement between a tenant, a replacement tenant and, the landlord. The original tenant must get written permission from their landlord that it is permissible for them to sublet the rental unit to the replacement tenant.

In a month-to-month tenancy a tenant may sublet with the permission of the landlord. The same is applicable to year or more leases, but a landlord has the right to prohibit subleases altogether.

You should be very careful when subletting your apartment. You are still personally liable for all damages or unpaid rent for the rental unit. To prevent losses to yourself, you will want to have a carefully drafted sublease that outlines due dates and all financial obligations to be paid by the sublessee. You will also want to indicate who the checks should be made payable to, you or the landlord directly.

Breaking a Lease

Breaking leases is not something a tenant should do! Most leases are legal and binding contracts for the time period indicated in the lease. This means a tenant will be responsible for all rent money owed until the end of the lease.

However, if you do surrender (leave) the apartment before the end of your rental period, the landlord must try to mitigate or lessen the damages by trying to re-rent the apartment\(^ {12}\). Acceptable mitigation includes: advertising and placing “For Rent” signs. There is no guarantee that the landlord will be able to re-rent the apartment. In that case, you will be held responsible for rent money until the end of your lease.

Before taking any action towards breaking a lease or subletting your apartment you will want to talk to an attorney or seek legal counsel. Issues that an attorney can possibly help you with include a lease with illegal provisions pursuant to Wis. Stat. 704.44; illegal rental premises, such as with the rental of attics or basements and “rooming houses”; and unlivable rental conditions that the landlord fails to timely correct. Unless an attorney advises to the contrary, you are ultimately responsible for the rental property until the expiration of the lease agreement.

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\(^{11}\) Wis. Stat. sec. 704.09 (1)

\(^{12}\) Wis. Stat. sec 704.29
An eviction can be stressful, and it is something you should not go through alone! This section gives basic information about evictions since each eviction is different. If facing an eviction, seek legal counsel immediately! If you fail to vacate, landlord can receive double damages.

**Month-to-Month Tenancy**

In a month-to-month tenancy, the landlord can give either a five (5) day or a fourteen (14) day eviction notice. A 5 day notice is a notice to correct. In this case, the landlord gives you the option to correct the default(s) within (5) days of receiving the notice. (Pay delinquent rent; stop the conduct that breached the lease agreement, etc.) A 14 day notice is a notice to vacate. The landlord is unwilling to continue with the rental agreement.

**Year Tenancy**

If a lease is a year or less, the landlord must give a 5 day eviction notice first. If the tenant corrects the default, they may continue with the tenancy. However, if the tenant defaults again, on the same type of breach, within (12) months, the landlord can either serve a 5 day eviction notice again or serve a 14 day notice to vacate, which will require the tenant to move out whether or not they correct the default.

**More Than One Year**

In a lease agreement for over a year, the landlord must give thirty (30) days’ notice to correct the default.

**Criminal Activity**

Landlords can evict tenants with a 5 day eviction notice if the tenant or a tenant’s guest is engaged in “criminal activity” at the apartment. There is not right to cure.

**Retaliatory Eviction**

A landlord cannot evict you in a retaliatory manner. An example would be that you made a good faith complaint to the Department of Neighborhood services due to a code violation. The landlord cannot evict you for this, but you must still pay rent. A Wisconsin ordinance presumes there was retaliation if the landlord’s action came within 12 months of the tenant’s complaint.

**How Eviction Notices are Served**

Eviction notices can be served in one of several ways, including, but not limited to:

1. Giving the notice personally to the tenant.
2. Affixing a copy of the notice in a “conspicuous place on the rented premises” and then mailing the notice by regular mail.
3. Mailing by registered or by certified mail.

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13 Wis. Stat. 704.17
14 Wis. Stat. 704.17 (2)
15 Wis. State. 704.17 (3m)
16 Milwaukee Code of Ordinances 200-21.5 (8) and Wis. Stat.704.17 (3) (a)
17 Wis. Stat. 704.21
Foreclosure

Foreclosure can be complicated and confusing, especially for a tenant. Foreclosure occurs when a landlord fails to pay their debt on the rental property to a financial institution and that institution takes legal action to recover their losses by forcing the sale of the property, and possible removal of the tenants.

If you receive notice that the property you rent is in or has entered foreclosure, it is imperative that you seek legal counsel before taking action to ensure that you do not miss any deadlines or inadvertently cause extra complications.

Moving Out

When you are ready to move out there are several things that you need to consider to make sure you leave your rental agreement in good standing and without any further financial ties or obligations.

Notice
In a Month-to-Month tenancy state law requires that a tenant give a landlord at least 28 days written notice that they will not be continuing tenancy. For example, a written 28 days notice would have to be personally served on the landlord on or before October 4th in order for the tenancy to end at the end of October. If the notice was sent by certified mail, the latest it could be mailed would be October 2nd. If your landlord or rental company has an out-of-state address you must add 5 days for mailing.

Leases of a year or more have specific move out dates. That date is when the lease expires. However, most lease agreements have what is called an “Automatic Lease Renewal.” It is very important that you read your lease to see if your lease contains this clause. Also be aware that many leases also have enforceable provisions which prohibit a tenant from moving during the winter months.

Automatic Lease Renewal
An “Automatic Lease Renewal” (ALR) sets a date that you must let the landlord know if you are continuing with the lease agreement after your current lease expires or if you plan to move out. This notice must be written. The ALR date is typically 60 days from the end of the lease, but it can vary, which makes it imperative that you check your lease.

15 Wis. Stat. sec. 704.19 (3)
16 Wis. Stat. sec 704.15
An ALR is enforceable. If you do not timely and properly give your landlord written notice your lease will automatically renew on a month-to-month, or longer, basis meaning you could be responsible for additional rent monies. See appendix C for an example of a properly formatted notice to your landlord.

A landlord is required by law to remind you if you have the ALR in your lease and at least 15 but no more than 30 days before the ALR would go into effect\(^\text{17}\). The notice must be in written form and delivered to the tenant in one of several ways including\(^\text{18}\):

1. Giving the notice to the tenant personally.
2. Leaving a copy with a competent person who is residing at the rental property and then mailing a copy to the tenant’s last known address.
3. Mailing a copy of the notice by certified mail to the tenant’s last known address.

Similarly a tenant’s notice must be in writing and be timely served on the landlord in one of the following ways\(^\text{19}\):

1. Giving the notice to the landlord personally.
2. Leaving a copy with a competent person apparently in charge of the landlord’s regular place of business.
3. Sending by certified or registered mail

**Move Out Inspection**

Upon moving out of your apartment you should retrieve the copy of the Tenant Inspection / Acceptance form that you filled out when you moved in and do the move out portion with or without the landlord.

Again, just like when you moved in, you should take pictures of everything that you indicate on the sheet. You should try to take matching pictures to everything that you took a picture of when you moved in whether or not those items have been repaired during your tenancy. Also, if your camera supports it, have the date printed on the pictures.

Following is an example of a move out inspection and examples of corresponding pictures. Even if the items are not currently damaged or they were not damaged when you moved in, it is still a good idea to take pictures of the entire rental unit. As before use the date feature if your camera supports it.

\(^\text{17}\) ATCP 134.09 (3)  
\(^\text{18}\) Wis. Stat. sec 704.21  
\(^\text{19}\) Wis. Stat. sec 704.21 (2)
Property Left Behind\textsuperscript{20}

The Landlord may presume that the Tenant has “abandoned” any personal property left at the apartment and dispose of a Tenant’s property, without notice, and in any “manner that the Landlord, in its sole discretion, determines is appropriate”, including disposing or selling in a private or public sale.

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Security Deposit

Return\textsuperscript{21}

A landlord, by law, has 21 days from when the rental unit is “surrendered” to return a security deposit or provide you with a withholding statement. According to Wis. Stat. 704.28(4) surrendered can mean several things including:

\begin{enumerate}
\item If the tenant vacates the premises on the termination date of the rental agreement, the date on which the rental agreement terminates.
\item If the tenant vacates the premises or is evicted before the termination date of the rental agreement, the date on which the tenant's rental agreement terminates or, if the landlord rents the premises before the tenant's rental agreement terminates, the date on which the new tenant's tenancy begins.
\end{enumerate}

\textsuperscript{20} Wis. Stat. 704.05 (5)
\textsuperscript{21} ATCP 134.06 (2)
(c) If the tenant vacates the premises or is evicted after the termination date of the rental agreement, the date on which the landlord learns that the tenant has vacated the premises or has been removed from the premises under s. 799.45 (2).

Be sure to keep the original post-marked envelope if the security deposit was returned late. You may be entitled to double your security deposit.

Withholding Statement
The withholding statement serves as an accounting of everything that the landlord keeps from the security deposit for damages or other losses incurred by the landlord for the rental property. This also has to be mailed or delivered within 21 days.

Illegal Withholdings
There are two explicit examples of illegal withholdings in Wisconsin Law. They include routine carpet cleaning and painting. This does not mean that the landlord is always prohibited from withholding for carpet cleaning or painting. There is only one case in which a landlord can withhold for those items: if there is excessive damage to the carpet or walls that was caused by tenant abuse or neglect. If you feel that your landlord has made illegal withholdings, you should seek legal counsel. You may be entitled to double the illegal withholding.

<table>
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<th>Withholding Statement</th>
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<tr>
<td>To: Joe Tenant</td>
<td></td>
</tr>
<tr>
<td>123 N. University Way</td>
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</tr>
<tr>
<td>Milwaukee WI, 53211</td>
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</tr>
<tr>
<td>Carpet Cleaning</td>
<td>$150.00</td>
</tr>
<tr>
<td>Painting</td>
<td>$225.00</td>
</tr>
<tr>
<td>Cleaning</td>
<td>$100.00</td>
</tr>
<tr>
<td>Total Security Deposit</td>
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If you disagree with any of the withholdings on your security deposit, you should speak with an attorney before taking any action.

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22 ATCP 134.06 (3) (b) and (c) and Wis. Stat. 704.28
Final Disclaimer

All information in this document is to be used for informational purposes only and is not meant to substitute for any legal advice.

Laws also change frequently, so make sure that you verify that the laws are up to date.

As with any legal situation, you should timely seek legal counsel so that a licensed attorney can review your case and apply the laws appropriately.

There are many groups that are available to the public who are able to help you find and retain legal representation.

The University Legal Clinic is such an organization available to current students of the University of Wisconsin-Milwaukee.

If you are not a student please see Appendix A for a listing of legal aid options in Wisconsin and more specifically in the Milwaukee area.
Appendix A

Useful Websites and Phone Numbers

State Bar of Wisconsin: Organizes general legal information including Wisconsin Statutes and Administrative Codes.
www.wisbar.org

Wisconsin Circuit Court Access: Includes all circuit court records, including previous small claims proceedings.
http://wcca.wicourts.gov/index.xsl

City of Milwaukee Municipal Court: Provides access to municipal court records.
http://query.municourt.milwaukee.gov/

Milwaukee DNS Property Data: Displays information for previous and current code violations at different addresses within Milwaukee.

Coalition for Access to Legal Resources (CALR): Outlines legal providers in the Milwaukee area interested in providing legal access for low income people.
www.legalhelpmilwaukee.org

Wisconsin State Law Library- Allows for research of popular legal topics.
http://wilawlibrary.gov/

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<thead>
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<th>Service</th>
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<tr>
<td>University Legal Clinic</td>
<td>414-229-4140</td>
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<tr>
<td>Consumer Protection</td>
<td>414-226-1231</td>
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<tr>
<td>Emergency Shelter Hotline</td>
<td>866-211-3380</td>
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<tr>
<td>Fair Housing Council</td>
<td>414-278-1240</td>
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<tr>
<td>Housing Complaints (DNS)</td>
<td>414-286-2268</td>
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<tr>
<td>City Clerk/Alderperson</td>
<td>414-286-2221</td>
</tr>
<tr>
<td>Zoning Codes/Building Inspection</td>
<td>414-286-2507</td>
</tr>
<tr>
<td>Health Department</td>
<td>414-286-3521</td>
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<tr>
<td>Landlord/Tenant Hotline</td>
<td>414-272-6952</td>
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<tr>
<td>Better Business Bureau</td>
<td>414-847-6000 / 800-273-1002</td>
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<tr>
<td>Low Income Taxpayer Clinic</td>
<td>414-229-3232 / Lubar S490</td>
</tr>
<tr>
<td>Legal Action of Wisconsin</td>
<td>414-278-7722</td>
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<td>(Low income legal assistance)</td>
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<tr>
<td>Legal Aid Society of Milwaukee</td>
<td>414-765-0600</td>
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<tr>
<td>(Low income legal assistance)</td>
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<tr>
<td>State Bar Lawyer Referral Service</td>
<td>800-362-9082</td>
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<tr>
<td>Milwaukee Bar Lawyer Referral</td>
<td>414-274-6768</td>
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University Legal Clinic

The University Legal Clinic (ULC) has provided quality legal assistance to the students of UWM since 1971. The ULC is a student organization. We are staffed by 3 Executive members and about 10-15 volunteer paralegals. We also have one part-time staff attorney.

The ULC can help students with most of their legal matters for free. The majority of our cases deal with Landlord / Tenant issues and traffic citations, but we can help with many things including:

1. Traffic Citations
2. Landlord / Tenant Issues
3. Contracts
4. Uncontested Divorce
5. Noise Violations
6. Underage Drinking Citations / Illegal Tavern Tickets

The ULC also offers college credit at UWM through its volunteer paralegal program.

If you are interested in applying for the Volunteer Paralegal Program or would like more information about the ULC, visit our website at: uwm.edu/university-legal-clinic.

Neighborhood Housing Office

The Neighborhood Housing Office provides direct outreach and advising to help students find quality off-campus housing and roommates through education, referral, and support. They promote healthy living and social responsibility to connect students with UW-Milwaukee and the surrounding neighborhoods.

Properties listed on the Neighborhood Housing Office website or registered for campus events are not inspected or approved by the university. The Neighborhood Housing Office does not operate as a real estate agent or show any specific rental units. They provide quality tools and strategies to make your neighborhood housing living experience a success.
Appendix C

Sample Notice of Terminating Tenancy

Re: __________________________ (“Rental Premises”)

From: __________________________ (“Tenants”)

Date: __________________________

DELIVERED VIA CERTIFIED MAIL

To: __________________________ (“Landlord”)

In accordance with Wisconsin State Statutes Chapter 704.19 and 704.21 this will serve as tenants’ notice that their tenancy with the Landlord at the Rental Premises will terminate on ________ (Last day of Lease) and tenants will be vacating the Rental Premises on that date. Tenants will not be renewing or extending the existing lease or be entering into a new lease with the Landlord for the Rental Premises.

Please find Tenants’ forwarding addresses below for the purpose of returning the security deposit.

Dated: __________ Signed: __________________________

Dated: __________ Signed: __________________________

Dated: __________ Signed: __________________________

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