

1. Sublessor--original tenant

Off-Campus Living and Community Partnerships Sublet Agreement

Definitions:

2. Sublesseenew	tenant				
assumed by the subless that she/he has sought	ee for the	(subl term of the sub red permission t	essee) that all rights let agreement specif o sublet their premis	between and duties described below s ied below. The sublessor ackr es. The sublessee acknowleds al lease consistent with this s	nowledges ges receipt
the subleased premises Description of Original I	and for ar Lease and	ny monies due a Premises:		damage beyond normal wear terms of this sublease agreem	
Address of Rental Unit: Landlord Identity:	No.	Street	Apt#	City/State/Zip	
Name		Phone	#		
Term of Original Lease:	to	o/	/		
Term of Sublet Agreem	ent:				
///////	t	o/			
month. 2. The sublessee	shall be li shall be li	able for part of	the rent of the suble	r in the amount of \$ssor in the amount of \$s	

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B. Delete	(1) or (2)		
1.	The sublessee shall pay a securi	ity deposit in the amount	t of \$ to be held by
	[Note: In No	ew Jersey, the security d	eposit should not be more than one and one-
	half month's rent.]		
	a. Date sublessor received subl	essee's security deposit:	/
	b. Social Security of sublessee:		
	separate bank account as requi		
		•	re sublessee's money is deposited:
2.	The sublessee shall pay no secu	rity deposit.	
	f the sublessee shall be payable	· ·	at the address of
			·
D. Rent o	f the sublessee shall be paid on	or before the day	y of each month.
E. The sul	blessee shall be responsible for l	her/his share (which is _) of the following utilities (check
utilitie	s not included in the rent):		
	gas (cooking/heat)		
	telephone service		
	heating oil		
	water/sewage		
	electricity		
	other		
		e's security denosit withi	in 30 days after the sublessee moves out. If
		• •	nd ordinary wear and tear or for money due
•	•	•	•
	_	= :	must be completely itemized and given to
tne su	blessee within the same 30 day	period after move-out.	
Signature	es:		
Sublesse	e	Date	
Sublessor	r	Date	
Landlord		Date	
	mation contained herein is not t		dorsement by our service of any terms,

conditions, or agreements (oral or written) made between sublessee and sublessor.

The Off-Campus Living and Community Partnerships department encourages open and honest communication among tenants and between tenants and landlords. Any major problems, deficiencies, or questions should be backed up by written communication in order to verify that notice has been given and to clarify the particular issue for everyone's benefit.

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Please note the following important things to do:

- 1. Make sure that your landlord allows subletting and that you get permission to sublet in writing regardless of what was previously communicated to you orally!
- 2. Inspect your space before you leave and when you return. Any damages must be noted in writing and charges should be taken from the sublessee's security deposit. It is to your benefit to ask for a security deposit from the sublessee. Then, if damages occur, they do not come out of your pocket.
- 3. Sit down and explain to everyone what is expected from them--including those staying. Try to avoid personal, legal, and financial squabbles by communicating effectively with all concerned.

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