

LEASE CHECKLIST

> Read the lease very carefully; do not sign a lease or any agreement until every passage is fully clear to you!

You have the right to omit undesirable portions of the lease if all parties agree Any changes of the lease should be in writing. Both parties should initial and date changes on the lease.

> Keep copies of all documents signed.

Rent, Security Deposit &	Other Costs	
Amount:	_ Due Date:	Late Charges:
Where to Send Rent Payme	ent:	
Can Rent be Raised?	Maximum	Number of Occupants Allowed by Law:
Are You Joint and Severally	or Individually Liable?	
Security Deposit Amount: _	Da	ate for Return:
Conditions for Security Dep	osit Return:	
Amount Owed at Time of S	igning (i.e. Security Deposit, 1_{st} ,	Last Month's Rent):
Utilities Parking and Pet	S	
Utilities Paid by Tenants:		
Utilities Paid by Landlord: _		
Parking Available:	How many Spaces?	Cost:
Pets Allowed:	Deposit for Pets:	
Time of Occupancy		
Move-In Date:	Мс	ove-Out Date:
Time Required for Notice to	Renewal:	
Time Required for Notice of	Move-Out:(OVER)	

Damages & Repairs

Will a Cleaning Charge be Assessed?	
Who is Responsible for Damages?	
How is Damage Assessed?	
Who is Responsible for Repairs?	
Landlord/Maintenance Contact Information:	
Snow Removal & Lawn Care	
Who is Responsible for Lawn Care and/or Snow Removal?	
Subleasing & Lease Termination	
Can Unit be Subleased?	
Conditions for Lease Termination:	
Other Conduct/House Rules	
Smoking Allowed?	
Any Guests Restrictions?	Guest Parking?
Property Storage?	Waterbeds Allowed?
Any Restrictions on Alterations, Picture Hanging & Painting]?
Other:	
Improvements	
Any special work improvement planned?	
What are acceptable work hours?	
Projected completion date?	

Disclaimer: Legal Information Is Not Legal Advice

This information about the law is designed to help University of Connecticut students understand their legal rights and responsibilities. Legal information is not the same as legal advice -- the application of law to an individual's specific circumstances. This publication provides general information about Connecticut landlord/tenant law. This information pertains only to Connecticut Law; this area of law differs significantly from state to state. While all publications are reviewed to be reasonably accurate, there is a chance that the governing law has changed since the information's publishing. For this reason, you should not rely on the information available here. If you find any errors or complaints pertaining to any of the pages on this web site, please contact the Off-Campus and Commuter Student Services as soon as possible. If you plan to take any action based on information you found in this publication, you must first consult an attorney. Your questions and facts are specific to your case. This publication cannot substitute for legal advice from an attorney licensed to practice in your jurisdiction.