YHCO Manufactured Housing Communities of Oregon

MHCO Form 07: Statement of Policy

Note: This form is for use with the MHCO Rental/Lease Agreement form. Revised 11-2017 | This form is exclusively licensed to: Aspens on the Creek Name of Community/Park: Aspens on the Creek Address: 2252 Table Rock Rd. # 154 Medford, Oregon 97501 1. LOCATION AND SIZE OF SPACE The location and approximate size of your space # is as follows: 30 x 70 Please see attached map. We do not reserve spaces. It is first come, first served. 2. FACILITY CLASSIFICATION This is a (check one) 🗸 55 and older 🦳 family 🦳 62 and older, facility. If this is an age 55 and older facility at least one occupant of the home must be 55 years of age or older, and you may not sell your home to someone under age 55. If this is an age 62 and older facility all occupants of the home must be 62 years of age or older, and you may not sell your home to someone under age 62. There are no such limitations if this facility is open to families. However, we cannot promise to keep the present classification forever. It could change. Pursuant to Oregon law, occupancy is limited to two persons per bedroom. In the event that Federal law is interpreted as less restrictive, the Federal law will apply. 3. CURRENT ZONING The current zoning affecting the use of the rented space is (check with governmental authority to verify): Multi Family Residential . Permitted uses include mobile/manufactured housing. The zoning authority for this Community is City of Medford Planning . We are not aware of any pending governmental action which could impact the Community's zoning at this time. Exceptions to the preceding sentence (if any): NONE 4. RENT ADJUSTMENT POLICY Under current state law the landlord may increase your rent with 90 days notice. State law does not limit the amount or the frequency of rent increases, Our policy is the same. We reserve the right to charge you certain other fees, deposits and charges (such as utility charges, which maybe passed through directly to you) which are not regarded as "rent" and may be increased without a prior 90-day notice.



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 Late Fee
 \$\frac{20.00}{25.00}\$

 N.S.F. Checks
 \$\frac{25.00}{20.00}\$

 Extra Parking
 \$\frac{20.00}{20.00}\$

 Add'I Occupant
 \$\frac{45.00}{20.00}\$

 Other
 RV Storage
 \$\frac{20.00}{20.00}\$

 Other
 RV Storage Key
 \$\frac{20.00}{20.00}\$

 Other
 \$\frac{20.00}{20.00}\$

 Other
 \$\frac{20.00}{20.00}\$

Many financial consultants and mortgage lenders advise consumers to keep the total of rent, utility and mobile/ manufactured housing mortgage payments below 30% of take-home pay or income. This can be important if your income is fixed. Please understand that we want you as a tenant if you can afford it. We don't want to create financial problems for you or us, so we share these facts with you.

5. PERSONAL PROPERTY, SERVICES AND FACILITIES PROVIDED BY LANDLORD

In addition to the services necessary to maintain the facility in a habitable condition, the landlord will not be providing
any additional personal property, services or facilities for the use of residents, except as indicated below. We provide the
following (check all applicable box(es)): 🗹 mailboxes, 🗹 garbage containers, 🗌 water line, 🔲 faucet for outdoor use,
✓ outside space lighting, ☐ laundromat, ✓ visitor parking, ✓ recreation room, ☐ pool, ☐ RV parking ☐ other

Some things you should know we do not provide are: (delete inapplicable items): yard maintenance of tenant spaces, locked gates, security guards, restricted access to the Community, emergency first aid, and emergency utilities or R.V. parking. We must ask you to be responsible for the security of your own home and possessions and report any security problems to police and management.

Our policy on landscape maintenance is as follows: You maintain your space, including the lawn and all trees and shrubs and we maintain the common areas. Any exterior improvements or construction you intend to make to your space, including but not limited to fencing, landscaping or sheds, or to the exterior of the home (such as skirting, porches, painting, garage, carport, etc.), must first receive written approval of management, and must conform to all local, State and Federal laws, ordinances and regulations. Mobile/manufactured home set-up must meet all applicable codes and be completed within the number of days designated in your rental agreement.



Upon termination of your tenancy, the space must be left in substantially the same condition as it was upon commencement. You will be solely responsible for all damage to the space as a result of initial siting of the home and its removal from the space. All plantings or other landscaping placed upon the space, whether by the landlord or tenant, shall become the property of the landlord upon termination of the tenancy, unless the parties agree otherwise in writing prior to such termination.

6. UTILITIES AND SERVICES AND PAYMENT RESPONSIBILITY

Sewer	Pay By: Landlord	Furnished By: City of Medford
Garbage	Pay By: Landlord	Furnished By: Rogue Disposal
Water	Pay By: Landlord	Furnished By: City of Medford
Electricity	Pay By: Tenant	Furnished By: Pacific Power
Phone	Pay By: Tenant	Furnished By: Varies
Cable TV	Pay By: Tenant	Furnished By: Varies
Garbage Cans	Pay By: Landlord	Furnished By: Rogue Disposal

Changes to Utilities and Services: Please note that even if Landlord has agreed to pay for any utilities noted above, the rental agreement may allow for landlord to change this and pass all utilities through directly to you. We reserve the right to change utility payment arrangements, including the billing procedure, with reasonable notice to you. Unless your rental agreement provides otherwise, we reserve the right to bill you separately for utility service fees and charges assessed by the utility for services provided to or for spaces in the Community. Any separately billed utility fees and charges shall not be considered to be included in the rent charged for those spaces under the rental agreement and shall not be considered to be rent or a rent increase. Utility services to which this applies are natural or liquid propane gas, electricity, water, cable television, garbage or refuse service, and sewer service. However, nothing contained herein shall be construed to require our rental agreement to provide for separate billing to tenants of fees and charges. Nonessential utilities, such as cable TV, could be discontinued if no provider were available or bulk rates (where applicable) were not available.

7 INSTALLATION CHARGES IMPOSED BY LANDLORD OR GOVERNMENT

1. INSTALLATION CHARGES	IIII OOLD DI LIMBLOND ON OOT LIMBOND				
All costs of moving a home the Community and all damages resulting from this process are solely your responsibility. You					
costs to get into the Community All cost determined on case by	are shown below: Installation charges imposed by landlord: case basis				
	s (approximate): County Permit Fees are \$;				
Trip Permit Fee is \$	(excluding cost of pilot car). These charges apply only to moving a home into the				
	hook-up depends upon who performs the service. Plumbing permit fee is \$				
Other (for) \$				



8. RENTAL AGREEMENT TERMINATION POLICY

Under current state law, your tenancy may terminate for cause as specified by law, which includes, among other causes, the failure to pay rent, violation of Community rules or your rental agreement. It may also terminate upon closure of the Community or upon expiration of your rental agreement term. Our policy is the same.

9. COMMUNITY CLOSURE POLICY

1.1. Under current state law, if a manufactured dwelling park, or a portion of the park that includes the space for a manufactured dwelling, is to be closed and the land or easehold converted to a use other than as a manufactured dwelling park (and the closure is not required by the exercise of eminent domain or by order of federal, state or local agencies) the landlord may terminate a month-to-month or fixed term rental agreement for a manufactured dwelling park space by giving tenants not less than 365 days' notice in writing before the date designated in the notice for termination and by paying tenants one of the following amounts for their dwelling: (a) \$5,000 if it is a single-wide; (b) \$7,000 if it is a double-wide; or (c) \$9,000 if it is a triple-wide or larger. Certain local jurisdictions in Oregon may have ordinances that provide increased benefits and/or money to tenants located in a manufactured dwelling park that is closing. Our policy is the same. You are encouraged to review ORS Chapter 90 (Oregon's landlord-tenant law) and your local city or county ordinances regarding park closure, or have an expert do so on your behalf before entering into your tenancy. We have no current plans to close all or any portion of the Community, but this could change in the future.

10. POLICY REGARDING SALE OF THE COMMUNITY

Pursuant to Oregon law, if requested by a tenant association or facility purchase association ("the association") to do so, the owner is obliged to notify them of the listing for sale of the Community or of written offers of purchase which the landlord intends to consider. Thereafter, the landlord may be required to negotiate in good faith with the association for sale of the Community to them. This does not apply to tax deferred exchanges of the Community. Our policy is the same. We have no present intention to sell the Community, but you must understand that this could change in the future.

11. DISPUTE RESOLUTION POLICY

To encourage Community residents and the owner/manager to settle disputes, it is the policy of this Community that each issue with merit shall be given a fair hearing within 30 days of receipt of a written complaint. The specific procedure for dispute resolution is set forth in your rental agreement and/or Rules and Regulations. However, we do not offer arbitration or mediation of those disputes relating to: (a) Nonpayment of rent or other fees and charges provided in the rental agreement; (b) Increases in rent; (c) Closure or sale of the Community; or (d) Disputes for which the owner/manager could terminate the tenancy with 24-hour notice under ORS 90.400, or (d) Any dispute which resulted in a non-curable notice such as a repeat rules violation or a "three strikes" violation.





12.6 Oregon law and Federal law permit the landlord to impose conditions upon approval of a tenant relating to, but not limited to; pets, number of occupants, credit references, character references, and criminal records. Please read your rental agreement closely for details. Our policy is the same as these laws.

12.7 Landlord reserves the right, from time to time, to amend this Statement of Policy and exhibits based upon changes in State or Federal law, or changes in policy of the Community.

12.8 The following temporary and permanent improvements are required to be installed by tenant on the mobile home space as a condition of occupancy in the Community:

space a	as a condition of occupancy in the Community:				
Improv	ement Date of Completion				
V	Skirting 90 days following occupancy				
	Awning 90 days following occupancy				
V	Landscaping 90 days following occupancy				
	Decking 90 days following occupancy				
13. THE	E FOLLOWING ATTACHMENTS ARE EXHIBITS TO THIS D	OCUMENT:			
	The second secon				
	Rental agreement				
V	Rules and regulations				
V	Rent history				
	If a tenants' association exists in the Community and they ha	ave provided a one-page summary about the			
	association to the Landlord, that summary is attached.				
Effective	e Date: 3/15/2018 until superseded				
	ant or tenant acknowledges receipt of this Statement of rate receipt.	Policy and Exhibits by signing here or by signing			
Community Owner/Agent: Cheryl Odle Date:		Date:			
Name (of Community/Park: Aspens on the Creek				
Addres	Aspens on the Creek 2252 Table Rock Rd. # 154 Medford, Oregon 97501				
TENANT(S):		Date:			
TENANT(S) :		Date:			
TENANT(S):		Date:			



ASPENS ON THE CREEK

2252 Table Rock Rd Medford, Oregon 97501 541-772-5079

Below is the rent history for Aspens on the Creek. Rent is due in the office on the first of the month, and may be paid via check, cash or money order.

Monthly rent for each of the five years preceding this year is as follows:

As of 1/1/2022 base rent is \$575.00

As of 5/1/2021 base rent is \$515.00

As of 4/1/2020 base rent is \$495.00

As of 4/1/2019 base rent is \$470.00

As of 4/1/2018 base rent is \$450.00

As of 4/1/2017 base rent is \$443.00

***Note: The rent for newer homes in the community is \$10 more, in order to help recoup installation and substructure costs. Please ask for clarification if you are unsure of your home's rent structure.

Cheryl Odle Manager Aspens on the Creek 1/3/2020