# MIAMISBURG MUNICIPAL COURT RENT ESCROW INSTRUCTIONS

#### LANDLORD OBLIGATIONS O.R.C. 5321.04

Your landlord is required to fulfill the following obligations:

- (1) Building, housing, health, and safety codes that materially affect health or safety;
- (2) Make repairs necessary to keep residence in habitable condition;
- (3) Keep common areas safe and sanitary;
- (4) Properly maintain all electrical, plumbing, sanitary, heating ventilating and air conditioning fixtures; and
- (5) Supply running water and reasonable heat.

#### IF LANDLORD FAILS TO DO SO O.R.C. 5321.07

Should your landlord fail to fulfill any of the above obligations, the tenant must follow the following steps:

- (1) You MUST be current in your rent payments.
- (2) The tenant must give the landlord written notice (a letter) describing the problem and informing the landlord that you will deposit your rent with the Court if they fail to fix the problem. When you give the letter to your landlord, keep a copy, and write down when you gave it to them, and how you delivered it (for example: handed it to them, left in a drop box, mailed to them, etc.)
- (3) The tenant must allow the landlord a reasonable period of time to correct the problem. In your letter you must tell your landlord how much time you are giving them to correct the problem. (In most cases, 30 days is a reasonable amount of time to give your landlord, but if the problem is a severe threat to your health and safety, then you may tell them less time.)
- (4) If the landlord fails to correct the problem within that time period, then the tenant may deposit rent payments with the Clerk of Court by doing the following:
  - (a) Complete and file the "Application by Tenant to Deposit Rent with the Clerk"
  - (b) Attach a copy of the letter that you gave to your Landlord to your application
  - (c) Although there is no up-front filing fee to pay, the Clerk shall keep 1% of the deposited funds as court costs. (for example: if your rental payment is \$500.00, the Clerk shall keep the amount of \$5.00 as court costs.)
- (5) After filing your Application and depositing your rent payment, the Clerk will notify the Landlord and set the case for a hearing.
- (6) The tenant must continue to make all rent payments on time and in full to the Clerk while the case is pending. The Clerk shall keep all rent on deposit until the tenant and landlord file the "Application for Release of Rental Escrow," or following the hearing, by further Order of this Court.

## APPLICATION BY TENANT TO DEPOSIT RENT WITH THE CLERK

Case No	Miamisburg Municipal Court 10 N First Street Miamisburg, OH 45342 (937) 866-2203
NAME AND ADDRESS OF TENANT(S):	NAME AND ADDRESS OF LANDLORD(S):
Phone:	Phone:
Pursuant to Ohio Revised Code §5321.07(B) hereby makes application to deposit with the Obecomes due the above named landlord.	(1), I,, Tenant Elerk of the Miamisburg Municipal Court all rent that is due and hereafter
	e Landlord supply you with a notice in writing, that the landlord is a fewer dwelling units?  CIRCLE ONE: YES or NO
Date Signed:	Tenant Signature:
	Tenant Signature:
INFORMATION	ON IN SUPPORT OF APPLICATION
(1) I provided written notice to the land application a copy of my written not	flord as prescribed in O.R.C. §5321.07(A), and I have attached to this ice.
(2) I provided written notice to the la	andlord on (date) by the following method (mailed/hand delivered/left in drop box, etc.)
(3) Under my rental agreement with the (monthly, weekly or other) basis, in [1st of t	landlord, my rental payments are due on a, and are due on the he month, 15 <sup>th</sup> of the month, every Friday, etc.).
	TIES OF PERJURY AND FALSIFICATION, THAT THE ABOVE RATE TO BEST OF THE HIS OR HER KNOWLEDGE AND
Date Signed:	Tenant Signature:
	Tenant Signature:
	NOTICE TO LANDLORD(S)
Municipal Court, pursuant to Ohio Revised Co Account. The rental deposit shall be released	licant has deposited a rental payment with the Clerk of the Miamisburg ode §5321.07. The deposit has been placed in the Court's Escrow Rental to you (1) upon written agreement with the Tenant by submitting to the I Escrow" signed by all parties, (2) by Order of this Court, or (3) as
Date: I	Deputy Clerk Signature:

### APPLICATION FOR RELEASE OF RENTAL ESCROW FUNDS

Case No.	TO THE CLERK OF COURT OF:  Miamisburg Municipal Court  10 N First Street  Miamisburg, OH 45342  (937) 866-2203
I,	(name), the undersigned landlord, hereby nda J. Zennie, Clerk of the Miamisburg Municipal Court, release to payments deposited by:
NAME AND ADDRESS OF	
Phone:	
contained in the notice given below written notice from the	ursuant to Ohio Revised Code § 5321.09(A)(1), as the condition to me by the Tenant has been remedied. Upon acceptance of the tenant, please release to me the rental escrow funds, less the court cent (1%) of the deposited funds.
Date Signed:	Landlord Signature:
	Landlord Signature:
NAME AND ADDRESS OF	LANDLORD(S):
Phone:	
	OF TENANT TO RELEASE ESCROW FUNDS
T.	(name), the undersigned tenant, hereby
	tal escrow funds held by the Miamisburg Municipal Court to the condition contained in the notice I gave to the landlord pursuant to
Date Signed:	Tenant Signature:
	Tenant Signature: