

English translation of the German version. Legally binding is the German version only.
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Rental Regulations – 3rd Version February 2024

For the sake of simplicity only the masculine form will be used in these Regulations; the feminine form is of course also meant.

1. Entitlement

- 1.1 The Student Mentor Foundation Lucerne only offers rental properties to young persons in training or students at recognised educational institutions, such as the University of Lucerne, HSLU, PHZ.
- 1.2 Proof of education or studies must be submitted by the tenants to the the administration of the Student Mentor Foundation Lucerne housing estates at the the beginning of each semester, at the latest by 15 October and 15 March, unsolicited at the latest by 15 October and 15 March.
- 1.3 The right to rent ends two months after exmatriculation and at the latest on reaching the age of 30.
- 1.4 Tenants are obliged to register with the residents' registration office of the city of Lucerne or the residents' registration office of the City of Kriens within eight days of the start of the tenancy.

2. Handing Over of Rental Object

- 2.1 The rental object shall be handed over to the Tenant on the day of the commencement of the rental in a useable and clean condition. There exists no right to a good as new rental object.
- 2.2 Inasmuch as the surrender of the rental falls on a Saturday, Sunday or local holiday, entry shall be on the following working day..
- 2.3 The Tenant will be allocated a time frame for the Check-In. Check-Ins are possible from Monday to Friday during normal office hours but not on weekends.
- 2.4 Upon commencement of the rental, the keys and badges belonging to the rental object shall be handed over to the Tenant.
- 2.5 A protocol regarding the condition of the rental object, incl. inventory list, shall be countersigned and deposited with the Lessor. The Tenant shall receive a copy.

3. Use of Rental Object

- 3.1 The rental object serves exclusively as living and learning area with the education aimed at in mind.
- 3.2 The Tenant is obligated to use the rental object with all care necessary.
- 3.3 In the interest of an undisturbed use of the rental object, the Tenant is obligated to observe mutual consideration.
- 3.4 The Tenant is forbidden to sublease the rental object, assign the Rental Agreement, accommodate guests or grant third parties usage rights to the rental object or parts thereof.

4. Cleaning of Rental Object

- 4.1 The Tenant is obligated during the rental period to maintain the rental object including the common areas in a condition suitable to the contractual use.
- 4.2 The Tenant is obligated to regularly clean the room used by him (including the windows).
- 4.3 The Tenant is obligated to so clear up and clean the common fixtures (e.g. kitchen, bathrooms, laundry room, etc.) after use so that the equal use by co-residents is also ensured.
- 4.4 The coordinated semester-cleaning twice a year is mandatory for all tenants. The management will inspect the cleanliness of all apartments. If necessary the management reserves the right to clean the premises at the charge of the tenant

5. Consumables, Maintenance and Repairs

- 5.1 Consumable material such as lamps and bulbs, rubber seals, fuses, etc. must be replaced by the Tenant at his own costs.

- 5.2 Repairs and maintenance work is the responsibility of the Lessor who must be timely notified.

6. Liability of Tenant

- 6.1 In the event that the Tenant refrains from or neglects his cleaning and maintenance duties, he is liable for any damages and/or increases in damages.
- 6.2 The Tenant must immediately inform the Lessor of defects or damages that arise whose removal is the responsibility of the Lessor. In the event of neglecting to do this, the Tenant is liable for any increases in damages.
- 6.3 The Tenant must prove to the Lessor upon request the existence of a private third party liability insurance which must be maintained during the entire duration of the rental period.

7. House Rules

- 7.1 The house rules have the purpose to make possible that all residents can live pleasantly together. The highest principle for the relationship between Tenants is mutual consideration and tolerance.
- 7.2 Disturbances of the peace of all kinds are prohibited, in particular from 10 p.m. – 7 a.m.
- 7.3 All windows must remain closed after 10 p.m.
- 7.4 The playing and exercising of music instruments in the rental premises is not allowed.
- 7.5 House pets of any kind (including small animals such as hamsters, mice, fish and the like) are prohibited.
- 7.6 The installation of private washing machines, dishwashers, tumblers, refrigerators and freezers as well as connecting them to the electricity and water is prohibited.
- 7.7 Smoking in the buildings is strictly prohibited. Three smoking areas, each with an ash-tray, are available outside.
- 7.8 Nothing is allowed to be placed on the window ledge in front of the room windows and the glass doors. Likewise it is forbidden to fix flowerpots or any other objects to the balustrades of the windows.
- 7.9 Bicycles must be parked in the bicycle garage. Each bicycle is to be marked with a specific sticker containing the room number that can be received at the reception. Bicycles that are not marked and are therefore not attributable will be removed.
- 7.10 All disposal of waste and recyclables must be conducted in accordance with the instructions provided at check-in.
- 7.11 Entry on and use of the roof is strictly prohibited. Violation of this provision shall result in the immediate termination of the Rental Agreement without additional warning.

8. Use of Surroundings

There are no parking spaces available to the residents.

9. Right of Inspection

- 9.1 The Lessor has the right to inspect the rented premises in justified cases. The date will be agreed upon with the Tenant.
- 9.2 In the event the rental relationship has been terminated, the Tenant shall allow inspection of the rental object by those interested in renting with or without the Lessor's presence.

10. Surrender of the Rental Object

- 10.1 The rental object must be surrendered by the Tenant personally to the Lessor cleared and perfectly cleaned on the last day of the rental relationship with all inventory items, keys and badges.
- 10.2 The Tenant will be allocated a time frame for the Check-Out. Check-Out is possible from Monday to Friday during normal office hours but not on weekends.
- 10.3 At the surrender a protocol regarding the condition is to be made that is to be countersigned by the parties.
- 10.4 The Tenant is liable for damages to the rented room. For damages in the common premises, all Tenants of the apartment involved are jointly and severally liable to the extent that the person causing the damage cannot be determined.

11. Sanctions

- 11.1 In the event of breaches against the Rental Agreement, the ICT guidelines or the Rental Regulations, the Lessor can remind the Tenant of his observation duty with the threat of termination.

11.2 Should the situation be repeated, the Lessor may give immediate notice of termination.

12. Modifications of the House Rules

12.1 The Lessor is allowed to change the house rules at any time and in particular to adjust them to new situations.

12.2 The modified house rules shall be electronically and/or in hard copy sent to the Tenants and shall become effective as per the beginning of the following month.

Lucerne,

Student Mentor Foundation Lucerne

Tenant

Management

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