



GEMENT, INC. PERFORMANCE DEPOSIT AGREEMENT (SOMETIMES CALLED SECURITY OR DAMAGE DEPOSIT)

Management agrees that, subject to the conditions listed below, this Performance Deposit in the amount of \$_____ will be returned in full within 21 days after termination of the tenancy.

Refund of the Performance Deposit is subject to the following provisions or the entire deposit can be subject to deductions for amounts due under the Lease or damages allowed by law:

- 1. All rent and all other amounts due under the Lease have been paid in full, including the last month of occupancy.
- 2. Each and every provision of the Residential Lease has been fully performed.
- 3. A full two calendar month written notice was given prior to leaving Apartment/Townhome and garage.
- 4. If Resident vacates prior to 12 months, Resident will be charged the cost of painting and commercial carpet cleaning.
- 5. No damage to property beyond ordinary wear and tear. Pet damage is not normal wear and tear.
- 6. No permanently attached fixtures, i.e., curtain rods; carpeting, etc. have been removed from premises.
- 7. All keys/card keys/key fobs and garage door openers are returned.
- 8. All debris, rubbish and discards are placed in proper rubbish containers.
- 9. Forwarding address left with Management.
- 10. Interest is computed per Minnesota State Statute.

I/We understand that the premises are only to be occupied by persons named on the Rental Application and approved by Management or, persons approved by Management as provided by the Residential Lease Agreement.

It is understood that the application for occupancy is subject to approval and acceptance by Management, including the approval of each prospective Resident. When approved and accepted, the Applicant agrees to sign a lease before possession is given and to pay the first month's rent and all required deposits and fees before taking possession. When the Lease is signed by Management and Resident, the Performance Deposit is considered a security deposit, subject to the terms and conditions relating to the Performance Deposit Agreement. This Performance Deposit may not be applied as rent by the Resident during any month of occupancy. Any portion of the Deposit that is refunded at the end of the tenancy will be in the form of one check made out to all adult residents of the apartment/townhome.

The payment of your Performance Deposit holds the apartment/town home for the Applicant, subject only to the Applicant successfully being screened and approved for occupancy. By paying the Performance Deposit, Applicant is asking Management to take the apartment/town home off the market and to lose the opportunity to market and/or rent the apartment/town home to others. If Applicant changes his or her mind about the apartment/town home the Performance Deposit will be applied as liquidated damages to Management's loss of marketing time and will not be refunded to the Applicant.

Management may reject this application for occupancy with or without cause and if the application for occupancy is rejected, the Performance Deposit will be returned to the Applicant within seven (7) days and the Applicant agrees not to make any claim for damages by reason of non-acceptance of the application.

Applicant acknowledges receipt of a copy of the Rental Application and Performance Deposit Agreement and that Applicant has been duly informed that said property is operated by: Steven Scott Management, Inc., 5402 Parkdale Drive, Suite 200, Minneapolis, Minnesota 55416, and Phone (952) 540-8600.

,	Additional Performance Deposit Amount If an additional Performance Deposit is required
Applicant/Resident Signature Date	from the applicant you will complete this box.
Applicant/Resident Signature Date	Date:
	Additional Deposit Amount \$
Applicant/Resident Signature Date	Employee Signature:
	Applicant Signature:
Applicant/Resident Signature Date	Applicant Signature:
	Applicant Signature:
Management Signature Date Copy of Performance Deposit Check Attached	Applicant Signature: