MAINTENANCE REGULATIONS FOR RAVNSBJERG KOLLEGIET

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I. MAINTENANCE REGULATIONS

In the following Ravnsbjerg Kollegiet will be named "the lessor".

1. General conditions

Effect of the maintenance regulations

From the 1st of October 2005 these maintenance regulations will replace any previous regulations and supplement the regulations about maintenance and renovation mentioned in the tenancy agreement.

The lease

The rule about moving out seven weekdays (workdays) before the 1st and 15th each month, respectively apply to agreements entered as of 1st of October 2005 or later.

Rent assessment committee (huslejenævn)

Disputes about the lessor's and the tenant's fulfilment of the duty to maintain and repair the accommodation can by each part be presented to the rent assessment committee.

2. Moving into student accommodation

The tenancy may begin from either the 1st or the 15th of the month.

The condition of the premises

At the beginning of the tenancy the premises will be in good order and condition, but not necessarily newly painted.

In case of defects or damage the tenant must report to the caretaker within two weeks

In case of defects or damage when moving in the tenant must make a written complaint to the caretaker no later than two weeks after the beginning of the lease.

The lessor may establish that one or more of the defects or damages are of little significance and therefore need not be fixed immediately. The tenant will not be liable to pay for any such reported defects or damages when moving out.

3. Standard maintenance condition when moving in

The condition of the premises at the beginning of the lease

When a tenant moves into a room or flat it has been assessed whether the walls and ceiling need painting. If this is the case, the lessor will see to that the walls are painted. The normal interval for painting is 5 years. Demands on colour choice cannot be made.

Woodwork, equipment, technical installations, and floors will be newly repaired, only if the lessor finds it necessary

Wear and tear

Woodwork, equipment, technical installations and floors may show signs of wear from the previous owner.

4. Maintenance during the tenancy

The maintenance duty of the tenant

The tenant is responsible for the interior maintenance of the premises. This includes proper cleaning of the premises.

Apart from cleaning the premises properly in accordance with the guidelines in the maintenance regulations of the student hall in question, the tenant is obliged to participate in the cleaning of the common facilities, e.g. shared kitchen, common rooms and stairs, which are for everyone to use, cf. the cleaning schedule of the individual kitchen/corridor.

Cleaning of common facilities is an obligatory part of the contract. If the cleaning is not done satisfactorily, a cleaning company will be hired, and the tenant will be liable to pay any expenses in connection with this. The amount will be added to the rent collection for the following month.

Special exterior maintenance

The cleaning schedule for Ravnsbjerg Kollegiet will clarify whether the tenant must clean and maintain exterior common facilities on the premises.

Maintenance obligations of the lessor

The lessor is required to maintain and keep the building and the premises in good condition.

The lessor shall maintain and carry out necessary repair work of windows, taps, electric switches, toilets, cisterns, wash basins, refrigerators, cookers, washing machines and any other items installed by the lessor.

The lessor is responsible for the maintenance and any necessary renewal of locks and keys. Any expenses in connection with this are to be charged to the student hall. If the keys are lost, readjustment must be paid by the tenant.

The lessor may decide to carry out further interior or exterior maintenance on the premises than those mentioned in this regulation.

Report of damages

In the event of damages to the premises the tenant must inform the caretaker immediately. If the caretaker is not notified, the tenant will be responsible for any additional expenses occurring as a consequence hereof.

5. Moving out

The tenant must move out of the premises 7 workdays before the expiry of the contract either the 1st or the 15th of the month. New tenants must be given the opportunity to view the premises.

Standard repairs when moving out

When moving out the tenant must clean the premises in accordance with the instructions to maintenance regulations.

Non-fulfilment of maintenance duties

The tenant will be liable to pay for any cost of repairs due to non-fulfilment of maintenance duties.

Non-fulfilment of maintenance duties includes when the premises or part of it has been damaged because of misapplication, poor maintenance or negligent conduct on the part of the tenant, members of the tenant's family or any other persons who the tenant has given access to the premises.

Extra cleaning

If extra cleaning of kitchen and bathroom equipment, floors and walls etc. is needed, this will be considered as non-fulfillment of maintenance duties.

Inspection when moving out

The caretaker will carry out an inspection of the premises when a tenant moves out. No later than 3 days before moving out, the tenant must arrange a date for the inspection of the premises with the caretaker. If no exact date has been agreed upon, the inspection will take place 7 workdays before the expiry of the contract between 9 am and 2 pm.

The caretaker's inspection report

At the inspection the caretaker will make a report, which will include a list of repair works to be carried out as regular maintenance and a list of repair works due to negligent conduct or non-fulfilment of maintenance duties and therefore to be charged to the tenant.

The tenant will receive a copy of the inspection report via email.

Information about maintenance expenses

No later than 14 days after the date of inspection, the lessor gives the tenant information via email about the assessed expenses for possible non-performance.

Final settlement of accounts

The lessor must send the final settlement of accounts without any unnecessary delay indicating which repair works have been carried out and the cost of repairs and specifying which cost of repairs must be paid by the tenant. Repair work due to negligence and/or non-fulfilment of maintenance duties must be specified and added up.

The tenant's share of the final bill must not exceed more than 10% of the estimated cost of repairs.

Repair work

Repair work must only be carried out at the initiative of the lessor.

Repair work when exchanging flats (internal moving)

If two tenants wish to exchange flats, then the same procedure will apply as when moving out.