

801 Center Street • P.O. Box 10300 Bowling Green, KY 42102-7300

> Phone: (270) 782-1200 Fax: (270) 782-4365 www.bgmu.com

LANDLORD ROLLOVER AGREEMENT

The intent of the Landlord Agreement is for service to remain active and in the landlord's name unless the unit is occupied by a tenant. When a tenant moves into the service location, the tenant will need to apply for service. If service remains in the landlord's name for more than six (6) months, BGMU will be required to charge state tax on the account(s).

By signing this Agreement as the Landlord, you agree to the following terms and conditions:

- The Landlord will be liable for all bills incurred until the service is transferred into a tenant's name. It is the Landlord's responsibility to ensure that tenants apply for service when units are rented.
- Service will automatically be transferred into the Landlord's name if the tenant requests disconnection of service.
- This agreement will NOT apply when a tenant is disconnected for nonpayment. The Landlord must call to have service restored and verify the tenant has vacated.
- BGMU is not liable for any damages incurred at the property due to loss of power.
- It is the Landlord's responsibility to notify BGMU if there is a change of ownership of the property and a new Landlord Agreement must be signed.
- This agreement will be canceled, without notice, if any of the accounts listed become delinquent, service is disconnected for nonpayment, or any final bills are left unpaid while in the Landlord's name.
- The Landlord shall notify BGMU if service needs to be disconnected or removed from the Landlord Agreement; fees may apply prior to reconnection in the Landlord's name.

LANDLORD NAME:		CUSTOMER NUMBER:	
LAST FOUR DIGITS OF SS# OR TAX ID#:		PHONE NUMBER:	
MAILING ADDRESS:		EMAIL ADDRESS:	
AUTHORIZED PERSONS (For use if Landlord Name is not an organization)			
NAME:		LAST 4 OF SSN:	
NAME:		LAST 4 OF SSN:	
I acknowledge that I have read the Landlord Terms and Conditions and I fully understand this Agreement and			
hereby agree to be bound thereby.			
Printed Name:	Signa	ture:	
Date:	BGM	U Representative:	



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PROPERTY INFORMATION

LOCATION(S) TO ADD	LOCATION(S) TO REMOVE
	
	

- Any properties not included in this agreement will be subject to normal procedure concerning tenant vacancy.
- This Agreement will become effective when the signed and dated copy is received and approved by BGMU.
- Landlords are subject to policies set forth in the Rules and Regulations of BGMU.
- House Bill 8 requires local utility companies to charge sales tax on secondary homes. When a customer
 owns multiple properties or rental units, the utility company must have a Declaration of Domicile for
 each service location. Landlords may not complete the Declaration of Domicile for their residents.
 Forms may be found at bgmu.com.