## **Rent Collection Policy**

## New Boston Property Management

Adopted: Resolution 2018-12; July 23, 2018

- A. Rent will be due and payable in advance, without notice, at the New Boston Property Management Central Office located at 303 Rice Street, New Boston, Texas on the first calendar day of each month.
- B. If the total rent cannot be paid in full by the fifth (5th) day of the month, Management may enter into a Payment Agreement (see Attachment 2) with the Tenant, which will:
  - 1. be in writing,
  - 2. be signed by both parties,
  - 3. require the Tenant to make future rent payments in full by the fifth (5<sup>th</sup>) day of the month during which they become due,
  - 4. specify the due dates and dollar amounts of the periodic payments to be made toward the settlement of the past due balance.
- C. Failure to abide by the terms of the Payment Agreement will result in a fourteen (14) calendar day Notice of Lease Termination/Notice to Vacate issued to the Tenant. See items I-K of this policy for further explanation.
- D. No more than three (3) Payment Agreements will be granted in a twelve (12) month period. Payment Agreements must be paid in full before another Agreement can be made.
- E. New Boston Property Management will impose a late charge of \$25 for Public Housing for rent payments made after the close of business on the fifth day of the month.
- F. For the USDA/515/Section 8 New Construction program, the Landlord may collect a fee of \$5 on the sixth (6th) day of the month, plus \$1 for each additional day the rent remains unpaid during the month it is due, not to exceed \$10 or 5% of the Tenant's rent payment. The total late charge assessed for the month cannot exceed \$30 (HUD Handbook 4350.3 REV-1, CHG-4, 6-23, C-D). Signing a Payment Agreement (See Attachment 1) does not waive the late charge. Disputes over late charges will be handled by the Executive Director.
- G. For any checks not honored by the bank and returned,
  - 1. the Agency will assess no charge to the Tenant except to compensate the Agency for charges by the financial institution due to a check of non-sufficient funds and unless is has been forwarded to the District Attorney for collection.
  - 2. for one year after the month of the insufficient check, all payments must be made by money order, cashier's check or debit/credit card. After that year, if a second insufficient check occurs, no future checks will be received from that individual.

- 3. the amount of the insufficient check will be reapplied to the tenant's account and will be due and payable within ten (10) business days. The returned check for rent will be considered unpaid rent and late fees will be assessed.
- 4. the Agency reserves the right to file collections of an insufficient check to a collection agency or the Bowie County District Attorney's office. Filing charges will be assessed.
- H. If the Tenant fails to pay the rent in full by the fifth (5th) day of the month and a Payment Agreement has not been signed, or if the Tenant does not abide by the terms of the signed agreement, a fourteen (14) calendar day Notice of Lease Termination/Notice to Vacate will be issued to the Tenant on or after the sixth (6th) day of the month. If the Tenant receives three (3) Notices of Lease Termination/Notices to Vacate for late rent in any twelve (12) month period, a fourth (4th) such notice within that time period will be considered a serious violation and grounds for termination of the Lease without retraction.
- I. If the tenant contacts New Boston Property Management within the fourteen (14) day notice period and pays the past-due balance in full, the Notice of Lease Termination/Notice to Vacate will be rescinded in writing. If a Payment Agreement is entered between Management and the resident for the past due rent amount, the notice of Lease Termination will be suspended until the past due amount is paid in full. If the tenant breaches the Payment Agreement at any time, the suspension shall be lifted, and the previous termination will be in effect. A 3-day Notice to Vacate will be issued and Eviction proceedings will commence after the expiration of the 3-day Notice to Vacate if the tenant has not moved.
- J. If the Tenant does not contact New Boston Property Management within the fourteen (14) day notice period and does not pay the past-due balance in full, New Boston Property Management may file for eviction. Once the eviction has been filed, no payments on past-due or current rent will be accepted from the Tenant and eviction will be processed in accordance with Federal and State Laws and Lease terms.

Attachment 2 of Rent Collection Policy Updated: February 26, 2018

## **Payment Agreement** with New Boston Property Management

Tenant Name:			Apt #	
Reason for Request	::			
Phone number whe	re you can be reached:			
Payment Agreemer	nt with New Boston Pro	operty Management. If	nt to enter into a Deferred this request is approved gally binding agreement.	and
Payment Agreemer	nt Number (within past	twelve months):	1 2 3	
The Tenant hereby New Boston Proper	acknowledges a debt ity Management. This	n the amount of \$amount includes the fo	llowing:	with_
Rent \$	Late Charges \$	Secu	rity Deposit \$	
Other (specify)			\$	
Payment Due Date	Payment Amount	Date Paid		
the terms of the Payl Termination/Notice (Also, the Tenant agre month during which agreement is entered terms of the Agreem 3-day Notice to Vac	ment Agreement will r to Vacate issued to th ees to make future rent i they become due. (! ! to suspend a Lease T ent will make the previ	esult in a fourteen (14 be Tenant. (see Sectio payments in full not lo see Section D.3 – R ermination, Tenant ag fous termination becon he Tenant. Eviction Pr	erstands that failure to any calendar day Notice of the E – Rent Collection Inter than the fifth (5 <sup>th</sup> ) day ent Collection Policy). The states that failure to abide the in force and full effect to coeedings will commence than Policy.)	f Lease Policy). y of the If this by the t and a
Requested by (Tenant)		Date	2	
Property Management Representative		Date	2	