

RULES AND REGULATIONS

Ko-Z Mobile Home Community

962 State Hwy 29A, Gloversville, NY

518-774-4181

1. A prospective tenant, buyer or lessee must fill out an application and be approved before moving in. Applications may be obtained from Ko-Z, LLC, PO Box 1296, Gloversville, NY 12078 www.heihomes.com. Management may disapprove any applicant whose home is not considered acceptable or whose application, background, or character is not considered acceptable. Buyers will be held responsible for any back rent owed on the lot.
 2. **One family per home is allowed.** A list of all residents living in applicant's mobile home shall be given at time of application. **Additional adult residents must fill out an application and be approved by Management.**
 3. Current tenant information, including phone number, mailing address, email, list of residents, pets, employer, and vehicle information must be kept on file with Management. Tenants have 14 days to notify Management of any changes in information. **Tenants must fill out an update form every year.**
 4. All rents are due and payable in advance on the first day of each month. A ten-day grace period is in effect. A tenant whose rent is received or postmarked after the 10th of the month shall pay a \$10.00 late fee.
 5. **A tenant whose check is returned for non-payment shall pay a \$60.00 returned check fee.**
 6. Rent shall be paid by owner of mobile home unless otherwise agreed upon by Management.
 7. New tenants will be required to pay a security deposit equal to one month's rent on, or before, approval of application. Management will hold the security in a savings account at NBT Bank, Gloversville, NY.
 8. All tenants must sign a one-year lease transferrable to approved buyers. Three months' notice is required of tenant's intention to vacate the lot and move their mobile home.
 9. 30 days' notice in writing shall be given Management prior to selling tenant's mobile home.
 10. Management will return the security deposit with applicable interest to the tenant at the end of tenancy if no back rent is owed, the lot is in good condition except for normal wear and tear, and 30 days' notice has been given. No refunds of rent will be given. Security deposit is not to be used as last month's rent.
 11. An individual or his agent may own no more than one home without Management's written consent. Homes are to be occupied for residential purposes only, not used for storage or commercial enterprises.
 12. No mobile homes shall be moved without supervision of Management. 30 days' notice is required.
 13. Tenants shall respect the other tenants' rights to the responsible enjoyment of their residency. Noise shall be kept to a minimum from 9 p.m. to 7 a.m. Lots are for use only by the tenant and his/her guest.
 14. Homeowner's or Renter's insurance is required for all tenants in the community.
 15. **Soliciting or going door to door for any reason is prohibited.**
 16. Tenants must adhere to local, state, and federal Laws including driving laws and code enforcement.
- B. Vehicles and Roadways
1. Roadways are provided for access to, from and around the community. Tenants, their agents or guests shall drive only on roadways and designated parking areas.
 2. No more than two vehicles are permitted per lot, unless otherwise agreed upon by Management. All vehicles must be registered with Management.
 3. A speed limit of 10 miles per hour must be observed. Speed bumps are in use. Tenants are responsible for notifying guests of speed limit and speed bumps.
 4. Vehicle fluid loss must be promptly repaired as it causes damage to the asphalt roads.
 5. Operation of ATVs, dirt bikes, snowmobiles, and other motorized recreational vehicles is prohibited except for the community entry and exit. All recreational vehicles must be stored/parked inconspicuously.
 6. Travel trailers, boats, large trucks, equipment, unsightly, unregistered/unmoved, non-roadworthy or loud vehicles will not be allowed on resident's lot without Management's written consent. Any fines or expenses incurred for unregistered vehicles will be charged to the offending tenant.
 7. Abandoned vehicles, trailers, boats, and recreational vehicles will be deemed community property and dealt with as Management sees fit.
 8. No tenant or guest shall park any vehicle upon the roadways overnight or at any time in such a way that obstructs traffic, fire or ambulance, prohibits plowing, or blocks other tenant's entry or exit from his or her lot.
 9. No extended repairing of automobiles or other motor vehicles will be permitted in the community. Changing of brakes, tires, and other non-fluid repairs that take less than 2 hours will be allowed. Repairs to unregistered vehicles or vehicles belonging to those other than resident is prohibited.
 10. Any offending vehicles may be towed at owner's expense.

C. Pets

1. No tenant may acquire or keep a pet without written consent of Management. No exotic or aggressive pets are allowed in the community. **Pet sitting, fostering, and/or breeding are not permitted without written consent of Management.** Pet Permission forms must be on file with Management and updated yearly.
2. All outdoor pets must have collars, owner identification tags, required licenses and vaccinations, and must be treated for fleas and ticks from March through November. Outdoor cats are not permitted.
3. Pets are not allowed to run loose throughout the community. Pets must be walked on leashes.
4. Outdoor feeding of animals including pets, strays, or wildlife is prohibited. Management will consider any animal fed by a tenant to be that tenant's pet. All rules pertaining to pets will apply.
5. Doghouses and animal pens are not permitted in the community. Animals shall not be tied out for periods longer than 15 minutes. Animal waste must be removed daily.
6. Permission to keep pets may be revoked at any time.

D. Maintenance and Grounds

1. Exteriors of all mobile homes must present a neat and appealing appearance, including factory built skirting.
2. All refuse and debris must be picked up and disposed of on a regular basis. Garbage must be kept within plastic bags in tightly covered cans as out of sight as possible. Trash and recycling must be removed weekly.
3. Tenant is responsible to properly cut and trim the lawn and remove brush and leaves. **Management reserves the right upon 3 day's written notice to mow unkempt lawns and charge a \$60 fee.**
4. Tenant is responsible for snow and ice removal from walkways, decks, steps, porches, and driveways.
5. **Shoveling, plowing, snowblowing, raking, or mowing into the road is prohibited.**
6. Outdoor burning is prohibited unless otherwise approved of by Management.
7. Seasonal storage items including tires, lawn care items, tools, etc. must be placed in Management approved sheds or storage buildings. Outdoor storage of appliances, furniture, toys, or other personal items is not permitted. Any fines incurred for accumulation of such items will be charged to the tenant.
8. No tenant or his agent shall erect or place upon his lot, any building, porch, fence, roof, awning, steps, masonry work or addition to any building without Management's written permission. Management reserves the right, upon ten days' written notice to the tenant, to enter the premises to dismantle and remove any violation. Management shall not be liable for any loss or damage caused by removal.
9. Outbuildings may not be used as living places. Tents may be erected and used for no more than 9 days.
10. Management reserves the right to remove items left in common areas.
11. Trampolines, pools, basketball hoops, and fireworks are not permitted in the community without express written consent of Management. Ladders may not be up and accessible except when actively in use.
12. Resident's or visitor's children are not permitted to travel through the community without proper supervision.
13. Tenant's lot shall be the play area of the Tenant's household and guests. Playing ball and riding bikes should be done on the play area provided by the community and not on the community road.
14. There shall be no trespassing on lots by residents or guests. Management reserves the right to enter or cross tenant's lot to make inspections, repairs, etc. as it deems necessary or desirable.
15. Only umbrella-type dryers are allowed for outdoor clothes drying and are to be placed in the most inconspicuous area of the lot.
16. Window air conditioners must be appropriate size for window not requiring exterior support. They must be in the outer-most window, tipped toward the outside of the window, and sealed with weather tight materials to prevent interior damage.
17. Holiday decorations/lights may be displayed between 30 days before and 15 days after the holiday.
18. Because of underground and other utilities, tenants must consult the Management before removing trees and planting or digging of any nature. Burying of pets or animal is not permitted at any time. Any shrubbery planted by the tenant or cement or asphalt additions, etc. must remain, and become the property of the community when tenants move.
19. **Planting of cannabis, a Schedule 1 substance at the federal level, is prohibited on lots.**
20. Damaging trees by trimming, cutting, placing hardware, etc. will not be permitted without consent of Management.
21. Remediation or removal of nuisance wildlife, rodents, insects, pests, etc. is the responsibility of the tenant.
22. Tenant may display one professionally printed "For Sale" or "For Rent" sign not to exceed 2' by 3' in size. The sign must be placed inside the front window of the home unless otherwise agreed upon by Management. No other signs are permitted. Management reserves the right to place lot numbers on the outside of homes.
23. Garage sales are permitted with 10 days notice and written approval of Management. Free items are not to be left on the property for more than 24 hours.

E. Utilities

1. Clothes dryers cannot be vented under the home or anywhere but outdoors.
2. Satellite dishes are not permitted on roofs or within 50 feet of any road.
3. Water, sewer, electrical, oil, gas, cable, satellite, phone and internet exterior wiring must be run under the home and not visible from the outside. All connections must be satisfactory to Management and meet applicable codes. Tenants are responsible for keeping and maintaining their electrical connections, sewer and water lines from the ground connections to the mobile homes.
4. Gas and oil tanks should be located at the rear of the mobile home or where Management directs. Fuel tanks must be placed a minimum of six inches off the ground on concrete blocks. The oil tank vent shall be at least one and one-fourth inches (1 ¼") min. diameter. No underground tanks are permitted. All tanks must meet Management standards. Any deemed dissatisfactory must be replaced at tenant's expense.
5. In order to prevent hazardous waste spills, tenants may not fill kerosene tanks by hand. Kerosene tanks must be filled by professional oil companies. Portable kerosene heaters are prohibited in mobile homes as per Section 7-1.9 of the New York State Sanitary Code.
6. Tenant must adhere to all current and future local, state, federal codes and laws concerning fuel storage. Compliance is the responsibility of the homeowner. All costs of compliance will be the homeowners' responsibility.
7. Tenant shall not release any hazardous substance in the community. Tenant shall immediately notify Management if any hazardous substance is accidentally released and shall be responsible for the costs and damages to the environment for its release and this responsibility shall survive any lease. Hazardous substances are including but not limited to: oil, gasoline, or other petroleum products, household cleaning supplies, kitchen grease, paint, driveway sealer, tires, rims, or any other hazardous waste.
8. Gas, charcoal, and other grills must be a minimum of 10 feet from any building.
9. Homeowners are responsible to obtain carbon monoxide detectors, smoke detectors, and fire extinguishers. Residents are required to check batteries and functionality for these items every six months and replace batteries if necessary or notify homeowners of malfunction.
10. Community water supply is for residential use only. Excessive use is strictly prohibited. Hoses must be removed from outside spigots when not actively in use. If water service is interrupted for any reason, tenants must boil water for 24 hours after water service is restored.
11. **Any changes in taste or smell of water should be reported to Management immediately. Water should be run for 60-120 seconds after a long delay in water use to flush stagnate water in the lines.**
12. Tenant is responsible for heating all elements of the water line to the frost line. Heating tapes must be installed and operational by October 15.
13. Unless directed by Management, Tenants shall not run water to prevent freezing of water lines.
14. When leaving the premises for an extended time, Tenant must notify Management so the water can be shut off. There is no fee for this service and it may prevent damage to the premises.
15. Disposal of items other than human waste and toilet tissue in the sewer system is prohibited. This includes but is not limited to: baby wipes, diapers, feminine products, grease, oil, lard, etc. **Tenant shall be responsible for any repairs or maintenance required as a result of Tenant's failure to comply with this provision at cost of parts plus \$60 per hour of labor.**
16. Garbage disposals and other items that deposit food into the sewer system are prohibited.
17. Management reserves the right upon reasonable notice to enter tenant's home to inspect utilities. If broken utilities are not repaired within two weeks of detection, Management reserves the right to enter tenant's home and repair broken utilities when deemed necessary. **Any repairs due to misuse will be charged to the tenant at cost of parts plus \$60 per hour of labor.** Excessive water use due to broken pipes will result in water service disconnection until proper repairs are made.
18. Management assumes no liability for damages should utilities be turned off. Hot water heaters with bottom cold water inlets are required to have check valves.
19. No commercial enterprise involving stress on community utilities, increased traffic, noise, or disruption is permitted in the community without written consent of Management.

Violation of any of the foregoing rules and regulations by tenant, tenant's occupant or tenant's guest shall constitute grounds for an eviction notice to tenant. Waiver by Management of any violation of these rules and regulations shall not be deemed a waiver of any subsequent violation thereof.

September 2024