

Chapter 59.18 RCW
RESIDENTIAL LANDLORD-TENANT ACT

Sections

- 59.18.010 Short title.
- 59.18.020 Rights and remedies—Obligation of good faith imposed.
- 59.18.030 Definitions.
- 59.18.040 Living arrangements exempted from chapter.
- 59.18.050 Jurisdiction of district and superior courts.
- 59.18.055 Notice—Alternative procedure—Court's jurisdiction limited—Application to chapter 59.20 RCW.
- 59.18.057 Notice—Form.
- 59.18.058 Notice—Translated versions—Legal or advocacy resource information.
- 59.18.060 Landlord—Duties.
- 59.18.063 Landlord—Written receipts for payments made by tenant.
- 59.18.065 Landlord—Copy of written rental agreement to tenant.
- 59.18.070 Landlord—Failure to perform duties—Notice from tenant—Contents—Time limits for landlord's remedial action.
- 59.18.075 Seizure of illegal drugs—Notification of landlord.
- 59.18.080 Payment of rent condition to exercising remedies—Exceptions.
- 59.18.085 Rental of condemned or unlawful dwelling—Tenant's remedies—Relocation assistance—Penalties.
- 59.18.090 Landlord's failure to remedy defective condition—Tenant's choice of actions.
- 59.18.100 Landlord's failure to carry out duties—Repairs effected by tenant—Procedure—Deduction of cost from rent—Limitations.
- 59.18.110 Failure of landlord to carry out duties—Determination by court or arbitrator—Judgment against landlord for diminished rental value and repair costs—Enforcement of judgment—Reduction in rent under certain conditions.
- 59.18.115 Substandard and dangerous conditions—Notice to landlord—Government certification—Escrow account.
- 59.18.120 Defective condition—Unfeasible to remedy defect—Termination of tenancy.
- 59.18.125 Inspections by local municipalities—Frequency—Number of rental properties inspected—Notice—Appeals—Penalties.
- 59.18.130 Duties of tenant.
- 59.18.140 Reasonable obligations or restrictions—Tenant's duty to conform—Landlord's duty to provide written notice in increase of rent.
- 59.18.150 Landlord's right of entry—Purposes—Searches by fire officials—Searches by code enforcement officials for inspection purposes—Conditions.
- 59.18.160 Landlord's remedies if tenant fails to remedy defective condition.
- 59.18.170 Landlord to give notice if tenant fails to carry out duties—Late fees.
- 59.18.180 Tenant's failure to comply with statutory duties—Landlord to give tenant written notice of noncompliance—Landlord's remedies.
- 59.18.190 Notice to tenant to remedy nonconformance.

- 59.18.200 Tenancy from month to month or for rental period—End of tenancy—Armed forces exception—Exclusion of children—Conversion to condominium—Demolition, substantial rehabilitation of the premises—Notice.
- 59.18.210 Tenancies from year to year except under written contract.
- 59.18.220 End of tenancy for a specified time—Armed forces exception.
- 59.18.230 Waiver of chapter provisions prohibited—Provisions prohibited from rental agreement—Distress for rent abolished—Detention of personal property for rent—Remedies.
- 59.18.240 Reprisals or retaliatory actions by landlord—Prohibited.
- 59.18.250 Reprisals or retaliatory actions by landlord—Presumptions—Rebuttal—Costs.
- 59.18.253 Deposit to secure occupancy by tenant—Landlord's duties—Violation.
- 59.18.255 Source of income—Landlords prohibited from certain acts—Violation—Penalties.
- 59.18.257 Screening of prospective tenants—Notice to prospective tenant—Costs—Adverse action notice—Violation.
- 59.18.260 Moneys paid as deposit or security for performance by tenant—Written rental agreement to specify terms and conditions for retention by landlord—Written checklist required.
- 59.18.270 Moneys paid as deposit or security for performance by tenant—Deposit by landlord in trust account—Receipt—Remedies under foreclosure—Claims.
- 59.18.280 Moneys paid as deposit or security for performance by tenant—Statement and notice of basis for retention—Remedies for landlord's failure to make refund—Exception.
- 59.18.283 Moneys paid by tenant—Landlord must apply toward rent—Tenant's right to possession—Installment payment plans.
- 59.18.285 Nonrefundable fees not to be designated as deposit—Written rental agreement required—Remedies.
- 59.18.290 Removal or exclusion of tenant from premises—Holding over or excluding landlord from premises after termination date—Attorneys' fees.
- 59.18.300 Termination of tenant's utility services—Tenant causing loss of landlord provided utility services.
- 59.18.310 Default in rent—Abandonment—Liability of tenant—Landlord's remedies—Sale of tenant's property by landlord, deceased tenant exception.
- 59.18.312 Writ of restitution—Storage and sale of tenant's property—Use of proceeds from sale—Service by sheriff, form.
- 59.18.315 Mediation of disputes by independent third party.
- 59.18.320 Arbitration—Authorized—Exceptions—Notice—Procedure.
- 59.18.330 Arbitration—Application—Hearings—Decisions.
- 59.18.340 Arbitration—Fee.
- 59.18.350 Arbitration—Completion of arbitration after giving notice.
- 59.18.352 Threatening behavior by tenant—Termination of agreement—Written notice—Financial obligations.

- 59.18.354 Threatening behavior by landlord—Termination of agreement—Financial obligations.
- 59.18.360 Exemptions.
- 59.18.363 Unlawful detainer action—Distressed home, previously.
- 59.18.365 Unlawful detainer action—Summons—Form.
- 59.18.367 Unlawful detainer action—Limited dissemination authorized, when.
- 59.18.370 Forcible entry or detainer or unlawful detainer actions—Writ of restitution—Application—Order—Hearing.
- 59.18.380 Forcible entry or detainer or unlawful detainer actions—Writ of restitution—Answer—Order—Stay—Bond.
- 59.18.390 Forcible entry or detainer or unlawful detainer actions—Writ of restitution—Service—Tenant's bond—Notice.
- 59.18.400 Forcible entry or detainer or unlawful detainer actions—Writ of restitution—Answer of defendant.
- 59.18.410 Forcible entry or detainer or unlawful detainer actions—Notice of default—Writ of restitution—Judgment—Execution.
- 59.18.412 Forcible or unlawful detainer proceeding.
- 59.18.415 Applicability to certain single-family dwelling leases.
- 59.18.420 RCW 59.12.090, 59.12.100, 59.12.121, and 59.12.170 inapplicable.
- 59.18.430 Applicability to prior, existing or future leases.
- 59.18.435 Applicability to proprietary leases.
- 59.18.440 Relocation assistance for low-income tenants—Certain cities, towns, counties, municipal corporations authorized to require.
- 59.18.450 Relocation assistance for low-income tenants—Payments not considered income—Eligibility for other assistance not affected.
- 59.18.500 Gang-related activity—Legislative findings, declarations, and intent.
- 59.18.510 Gang-related activity—Notice and demand the landlord commence unlawful detainer action—Petition to court—Attorneys' fees.
- 59.18.550 Drug and alcohol free housing—Program of recovery—Terms—Application of chapter.
- 59.18.570 Victim protection—Definitions.
- 59.18.575 Victim protection—Notice to landlord—Termination of rental agreement—Procedures.
- 59.18.580 Victim protection—Limitation on tenant screening service provider disclosures and landlord's rental decisions.
- 59.18.585 Victim protection—Possession of dwelling unit—Exclusion of others—New lock or key.
- 59.18.590 Death of a tenant—Designated person.
- 59.18.595 Death of a tenant—Landlord duties—Disposition of property procedures—Liability.
- 59.18.610 Installments—Deposits, nonrefundable fees, and last month's rent—Statutory penalty.
- 59.18.620 Definitions applicable to RCW 59.18.625 and 59.18.630.
- 59.18.625 Late fees, charges for nonpayment of rent due between March 1, 2020, and six months after eviction moratorium expiration—Violations—Penalties.

- 59.18.630 Eviction moratorium—Unpaid rent—Repayment plans—Rental assistance.
- 59.18.640 Indigent tenants.
- 59.18.650 Eviction of tenant, refusal to continue tenancy, end of periodic tenancy—Cause—Notice—Penalties.
- 59.18.670 Security deposit—Landlord waiver, disclosure form—Fee in lieu—Claims for losses—Judicial action, collection activity—Violation.
- 59.18.900 Severability—1973 1st ex.s. c 207.
- 59.18.911 Effective date—1989 c 342.
- 59.18.912 Construction—Chapter applicable to state registered domestic partnerships—2009 c 521.

Reviser's note: This chapter was revised pursuant to *Wash. Ass'n of Apartment Ass'ns v. Evans*, 88 Wn.2d 563, 564 P.2d 788 (1977), which declared invalid the fourteen item and section vetoes to 1973 Engrossed Substitute Senate Bill No. 2226 (1973 1st ex.s. c 207).

Filing fees for unlawful detainer actions: RCW 36.18.012.

Smoke detection devices in dwelling units required: RCW 43.44.110.