



## **Rental Registration & Permit FAQ's**

City of Gahanna GCO#780- Rental Property Registration and Inspection

### **What is the purpose of the Rental Registration requirement?**

Rental property registration allows for enhanced communication between the City and rental property owners. It requires a designated local person to be responsible for activities which occur on the premises. Having a designated local person available will facilitate communication between city staff and owners or their responsible agents. The City's goal is to be able to contact a property owner or responsible party as soon as we become aware of an issue so it can be addressed quickly, which in turn helps protect the health, safety and welfare of the community and helps preserve an attractive and desirable community.

### **How often must the property be registered?**

Applications are to be completed and submitted bi-annually. In addition, if the rental contact information changes, the contact information shall be registered with the City of Gahanna within 30 days of the change.

### **Can I use a P.O. Box as an address?**

No, you must provide an actual personal or business physical address. You may provide the P.O. Box as additional/supplemental information.

### **What will the process be like?**

The registration application and permit fees include the rental contact registration, application processing, property inspection and issuance of a rental permit if the property is in compliance with City Code. Any and all violations from the inspection must be rectified and brought into compliance. Once the property is confirmed to be in compliance with city maintenance code, a Rental Permit will be issued.

### **Rental Registration and Permit Fee Schedule**

Registration Fee + Permit Fee = Total Fee Amount

	<b>Single Family/Duplex</b>	<b>Multifamily</b>
<b>Registration Fee</b>	\$50	\$50
<b>Permit Fee: Based on # of units</b>	\$100	\$200 less than 10 units \$400 10 - 59 units \$600 60 - 99 units \$800 100 or more

**What constitutes a residential rental property?**

GCO 780.02(m) Defines a Rental Dwelling Unit as any structure or part thereof rented or leased by a person or persons other than the owner for residential purposes. Rental dwelling units may also be known as a rental dwelling, rental unit, dwelling unit, or housekeeping unit and may be a mobile home, manufactured home, or industrialized unit.

**Do I have to register a property if it is a duplex or multi-unit and I (the owner) occupy one of the units?**

Yes.

**Do I have to register a property I own that is occupied by my family or friends?**

Yes, A Rental Dwelling Unit is any structure or part thereof rented or leased by a person or persons other than the owner for residential purposes.

**Do I have to register my property if a resident is living in the home rent free and making repairs or updates to the property?**

Yes, Rent means the offering, holding out or actual leasing of rental property to an occupant other than the owner and generally involves the payment of money or other consideration.

**Do I have to register my Air B&B? (Whole home Air B&B or room rental Air B&B)**

Yes, an Air B&B is considered a Short-Term Rental. Short-Term Rental means any dwelling that is rented wholly or partly for a fee for less than thirty (30) consecutive days by persons other than the permanent occupant or owner from which the permanent occupant or owner receive monetary compensation.

**Who must file?**

If a property has multiple individual owners (John, Jane and Joe Doe), only one individual is required to file as the contact agent. If a property has only one owner but is used as a rental property, the owner must register as the rental contact liaison for the property. If the property is owned by a trust, business trust, estate, partnership, limited partnership, limited liability company (LLC), association, corporation, or any other business entity, then one of the following persons, as indicated below, must file as the contact agent.

If the property is owned by:

- a trust - a trustee must file
- an estate - the executor or administrator must file
- a partnership or a limited partnership - a general partner must file
- a limited liability company - a member, manager, or officer of the company must file
- an association - an associate representative must file
- a corporation – a member, manager or officer must file
- any other business entity - a member, manager, or officer



**When must the Information be filed?**

An owner or representative of a residential rental property must file the required information with the City of Gahanna by March 15<sup>th</sup> on a bi-annual basis of the calendar year in which they first registered and/or within 30 days of any changes in owner/rental contact information or transfer of ownership.

**Where will the required information be maintained?**

The City of Gahanna will record the required information in the Planning Department located at 200 S. Hamilton Rd. Gahanna, Ohio 43230.

**What if I sell the property?**

The new owner/landlord must register the property within 30 days of the transfer of ownership if the property will be used as a rental investment.

**What will the inspector be looking for?**

The inspector will be performing an **EXTERIOR** inspection only. For your convenience, you can find a sample inspection sheet to use as a guideline at <https://www.gahanna.gov/zoning-and-code-enforcement/>. The inspector will be using this same checklist for the inspection. Please note that this checklist is not an all-inclusive list and that other violations may be found that are not on the list.

**What happens if there are violations?**

You will receive an inspection results report showing any violations found. The property representative will be given ample time to correct the violations and a follow-up inspection will be scheduled to verify the violation(s) are resolved.

**Do I have to be present at the time of the inspection?**

No, a representative is not required to be present during the inspection but may do so if desired. The property owner must contact Code Enforcement prior to the inspection to schedule if they wish to be present. The inspector will perform an exterior inspection and send the results to the address listed on the rental application along with instruction for a follow-up inspection if another inspection is required.

**What happens if I don't respond to the Registration Requirement Notices I received?**

Failure to respond to the Rental Registration Requirement Notices may result in the Owner, Agent, or Business receiving citation(s) and Court Summons with a mandatory court hearing for Failure to Register a Residential Rental Property within the City of Gahanna.

### **Can I appeal this?**

Yes, The Property Appeals Board (the Board) shall have jurisdiction to hear and decide appeals when it is alleged that there is an error in any requirement, decision, or determination made by the Designated City Official in the enforcement or administration of Chapter 780- Rental Property Registration and Inspection.

Any person affected by any Notice of Violation which has been issued in connection with the enforcement of any of the provisions of this Chapter may request and shall be granted a hearing on the matter by filing an appeal. The person shall file, in the office of City Council, an appeal consistent with GCO# 780.13- Appeals.

#### **780.13 - Appeals**

- *Requests shall be filed within 14 days of the date of the Notice of Violation*
- *On receipt of the appeal, the Clerk of Council shall set a time and place for a hearing before the Board.*
- *The hearing shall be held within a reasonable time after a request has been filed.*
- *At the hearing, the appellant shall be given an opportunity to be heard and to show cause why the notice and order should be modified or dismissed, or why a variance should be granted.*

The failure of the appellant or their representative to appear and present their position at the hearing shall be grounds for dismissal of the request.

Any party entitled to appeal a decision of the Board may appeal to the Court of Common Pleas of Franklin County, Ohio or the Franklin County Municipal Court, Environmental Division, as permitted by Ohio Revised Code Chapters 2505 and 2506.