

Most tenants are happy with their landlord.

Are you?

The Landlords (Good Practices) Act provides clarity about what's allowed and what's not allowed.



Since 1 July 2023, the maximum deposit is two months' basic rent*



You only need to pay service costs that are actually incurred and you must receive an overview of these costs each year



If a landlord uses a rental agency, you do not have to pay the mediation fees



Your tenancy agreement must be in writing*



You must receive information in writing about your rights and obligations as a tenant.



Your landlord is not allowed to intimidate you or discriminate against you

If you are a labour migrant, your landlord must follow additional rules:



Your tenancy agreement cannot be linked to your employment contract*



You must receive information in writing about your rights and obligations as a tenant in a language you understand



* Only applies to tenancy agreements entered into on or after 1 July 2023

More information? The Landlords (Good Practices) Act gives landlords clarity and offers tenants protection. For more information, go to **www.goedehuur.nl**

The municipality can help. If you have an issue you can't resolve with your landlord, you can report the situation to the municipality.