CITY OF PORTLAND, OREGON STANDARD TEMPORARY OCCUPANCY APPLICATION

MULTIFAMILY NW The Association Promoting Quality Rental Housing



SAMPLE										
	PROPERTY NAME / NUMBER SAMPLE			SAMPLE						
ONL	UNIT NUMBER SAMPLE ADDRESS	SAMPLE								
USE ONLY		ENT \$ SAMPLE	_							
	OWNER/AGENT SAMPLE		PHONE	SAMPLE						
OFFICE	OWNER / AGENT ADDRESS SAMPLE									
OFF	SMOKING POLICY: 🕅 ALLOWED - ENTIRE PREMISES 🕅 PROHIBITED - ENTIRE PREMISES 🕅 ALLOWED IN LIMITED AREAS (ASK MANAGEMENT FOR DETAILS)									
	DWELLING UNIT QUALIFIES AS A "TYPE A UNIT" (ACCESSIBLE UNIT) PER OREGON STRUCTURAL BUILDING CODE AND ICC A117.1.									
SAMPLE	CHECK ALL THAT APPLY:									
	I HAVE APPLIED TO OTHER LOCATIONS MANA	GED BY OWNER/AGENT IN THE	E LAST 60 DAYS							
	WHERE? SAMPLE		unificial a violations of a Doutel As							
	Owner/Agent may refuse to process this applicat of submission of this application. Rental Agreement	ent violations are repeated and ve	erifiable when: i) at least 3 violation	s have occurred within a 1 year period, and						
	the most recent violation occurred within 365 day the time each violation occurred; and iii) none of	the 3 violations were cured (as p	rovided in ORS 90.392) or resulted	in a general judgment for the Applicant						
	before the Applicant submitted the application. If (of the relevant notices considered.	Owner/Agent refuses to process t	his application for this reason, Own	er/Agent shall provide Applicant with copies						
	FULL LEGAL NAME SAMPLE		EMAIL SAMPLE							
	PREVIOUS NAMES, ALIASES OR NICKNAMES USED									
Ļ	MM/DD/YYYY	SECURITY # SAMPLE	PHONE							
NDIVIDUAL	PHOTO I.D. TYPE SAMPLE	# SAMPLE	/ STATE_ SAMPL	E EXP. DATE SAMPLE						
IVIC	CURRENT STREET ADDRESS SAMPLE									
Z	CITY SAMPLE STATE	SAMPLE ZIP SAMPLE	DATE YOU MOV							
	CURRENT LANDLORD NAME SAMPLE		LANDLORD PHONE	LANDLORD PHONE () SAMPLE						
	LANDLORD EMAIL SAMPLE		LANDLORD FAX	LANDLORD FAX () SAMPLE						
	STREET ADDRESS (OR APARTMENT NAME) SAMPLE									
	CITY SAMPLE	STATE _S	SAMPLES	AMPLE						
SAMPLE										
	FORMER STREET ADDRESS SAMPLE									
	CITY SAMPLE STATE	SAMPLE ZIP SAMPLE		MPLE TO SAMPLE						
	FORMER LANDLORD NAME SAMPLE		LANDLORD PHONE							
	LANDLORD EMAIL SAMPLE		LANDLORD FAX	()_SAMPLE						
	STREET ADDRESS (OR APARTMENT NAME) SAM	PLE								
	CITY SAMPLE	STATE _S	SAMPLE ZIP S	AMPLE						
	OTHER STATES AND COUNTIES YOU HAVE LIVED IN DURING THE PAST 5 YEARS SAMPLE									
SAMPLE										
	MAKE MODEL	COLOR	STATE LICENSE	PLATE # OWNER						
E S	SAMPLE SAMPLE	SAMPLE	SAMPLE SAMPL	E SAMPLE						
CLE	SAMPLE SAMPLE	SAMPLE	SAMPLE SAMPL	E SAMPLE						
VEHIC	SAMPLE SAMPLE	SAMPLE	SAMPLE SAMPL	E SAMPLE						
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	X IF CHECI	KED, PETS ARE A				IENT. HO	W MANY PETS				
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		SAMPLE		TYPE SAMPLE			SAMPLE		GE SAMPLE		
		SAMPLE		TYPE SAMPLE			SAMPLE		GE SAMPLE	WEIGHT	SAMPLE
		TEND TO USE: [MUSICAL II	NSTRUME	ENT SAMPLE				
		VE RENTER'S INS		YES 🕅 NO							
		CONTACT SA	MPLE						<u>)</u> 54	MPLE	
	ADDRESS _										
THER	CONTACT II	N CASE OF DEATH	- SAMPLE					PHONE (<u>)</u> SA	MPLE	
õ		BEEN EVICTED W			THERE A PEND	ING EVIC	TION CASE AG	AINST YOU?	YES 🕅 NO		
		OR ANY OTHER P						DE OR PLED G	UILTY OR NO C	ONTEST TO	ANY FELONY
		IEANOR RELATE						-		0.11.201.10	
	COUNTY &	STATE SAMPLE	=	WHEN	SAMPLE	WH	AT SAMPLE				
									ATED TO THE	CRIMINAL	CONVICTION
		HAVE YOU OR ANY OTHER PERSON WHO WILL BE OCCUPYING THE UNIT BEEN ARRESTED FOR A CHARGE RELATED TO THE CRIMINAL CONVICTION CRITERIA THAT HAS NOT BEEN DISMISSED? X YES X NO IF YES, COUNTY & STATE SAMPLE									
		OU VACATING Y									
		GIVEN LEGAL NO									
		OU HEAR ABOUT				0					
SAMPLE										•	
SCREENING	Owner/Agent may obtain a consumer credit report and/or an Investigative Consumer Report which may include the checking of the individual's credit, rental history and criminal court records and may include information as to his/her character, general reputation, personal characteristics, and mode of living. You have the right to request additional disclosures provided under Section 606 (b) of the Fair Credit Reporting Act, and a written summary of your rights pursuant to Section 609(c). You have the right to dispute the accuracy of the information provided to the Owner/Agent by the screening company or the credit reporting agency as well as complete and accurate disclosure of the nature and scope of the investigation. SCREENING COMPANY OR CREDIT REPORTING AGENCY										
sc	COMPA	NY NAME SAM	PLE						AMPLE		
	ADDRE	ss SAMPLE									
	EMAIL	SAMPLE								· 	
SAMPLE	to evaluate fails to inclu if any inform provide su requests INDIVIDU/ OWNER/A DATE REC		credit standing egarding my io on this applica nce to mitigate le accommo SAMF	g. I understand ti lentification or in tion is later foun e potentially neg dation/modifica	hat Owner/Age come, or if l'int d to be false, ti ative screening tion to the	nt may re entionally his is gro g results.	fuse to process withheld or m unds for termin Applicants ma ing location I have receiv	s or deny this isrepresented nation of tena ay provide ev for revie red and read DATE DATE	application if it I required inform ncy. I understa dence of mitig	is material nation. I un nd that I ar ating circur ttion and ent's renta	ly incomplete, aderstand that in welcome to instances and in response: al criteria. SAMPLE (INITIALS)

CITY OF PORTLAND • STANDARD NON-FINANCIALLY RESPONSIBLE RENTAL CRITERIA FOR RESIDENCY

OWNER/AGENT'S EVALUATION PROCESS

Upon receipt of a completed application, the contents of the application are compared to the screening criteria by Owner/Agent and the individual is either approved or denied in compliance with all local, state and federal laws. Individuals are welcome to provide supplemental evidence to mitigate potentially negative screening results.

Individuals have 30 days to appeal denied applications, during which time they may correct, refute, or explain negative information forming the basis for the denial. Individuals are also prequalified for any rental opportunities at Owner/Agent's properties for three months following the approval date. All screening fees are waived for three months following the approved appeal, but Individuals under these circumstances will be required to certify in writing that no conditions have materially changed from those described in Owner/Agent's approved application. If conditions have materially changed, Owner/Agent may use those changes as the basis for a denial.

OCCUPANCY POLICY

- 1. Occupancy is based on the number of bedrooms in a unit. (A bedroom is defined as a habitable room that is intended to be used primarily for sleeping purposes, contains at least 70 square feet and is configured so as to take the need for a fire exit into account.)
- 2. The general rule is two persons are allowed per bedroom. Owner/ Agent may adopt a more liberal occupancy standard based on factors such as size and configuration of the unit, size and configuration of the bedrooms, and whether any occupants will be infants.

GENERAL STATEMENTS

- 1. Any of the following items, or combination thereof, will be accepted to verify the name, date of birth and photo of the individual:
 - i) Evidence of Social Security Number (SSN Card)
 - ii) Valid Permanent Resident Card
 - iii) Immigrant Visa
 - iv) Individual Taxpayer Identification Number (ITIN)
 - v) Non-Immigrant Visa
 - vi) Any government-issued identification regardless of expiration date vii) Any non-governmental identification or combination of identifications that would permit a reasonable verification of identity
- Each individual will be required to qualify individually or as per specific criteria areas.
- Inaccurate, incomplete or falsified information will be grounds for denial of the application.
- Any individual currently using illegal drugs will be denied. If approved for tenancy and later illegal drug use is confirmed, termination shall result.
- Any individual whose tenancy may constitute a direct threat to the health and safety of any individual, the premises, or the property of others, will be denied tenancy.
- Applicants have the right to a refund of the screening charge paid in conjunction with this application and recover damages as set forth in ORS 90.295(5) and (6)(b).

RENTAL HISTORY CRITERIA

- Twelve months of verifiable contractual rental history from a current unrelated, third party landlord, or home ownership, is required. Less than twelve months verifiable rental history will require a security deposit not to exceed one and a half month's rent and/or qualified co-signer.
- Rental history including three or more noise disturbances or any other material non-compliance with the rental agreement or rules within the past two years will result in denial.

EVICTION HISTORY CRITERIA

Five years of eviction-free history is required except for general eviction judgments entered on claims that arose on or after April 1, 2020, and before March 1, 2022. Eviction actions that were dismissed or resulted in a judgment for the applicant or when the applicant has provided supplemental evidence proving that they suffered a job loss due to no fault of their own will not be considered. If your eviction was related to a non-behavioral issue, you may provide supplemental evidence as instructed herein and that information will be considered.

RENT WELL GRADUATES

If the individual fails to meet any criteria related to credit, evictions and/or rental history, and the individual has received a certificate indicating satisfactory completion of a tenant training program such as "Rent Well," Owner/Agent will consider whether the course content, instructor comments and any other information supplied by the individual is sufficient to demonstrate that the individual will successfully live in the complex in compliance with the Rental Agreement. Based on this information, Owner/Agent may waive strict compliance with the credit, eviction and/or rental history screening criteria for this individual.

FAIR HOUSING LAWS

Landlord has a non-discrimination policy as required by federal, state or local law and does not discriminate against any applicant because of the race, color, religion, sex, sexual orientation, gender identity, national origin, marital status, familial status or source of income of the applicant. **CRIMINAL CONVICTION CRITERIA**

Upon receipt of the Rental Application and screening fee, Owner/Agent will conduct a search of public records to determine whether the individual or any proposed resident or occupant has a "Conviction" (which means: charges pending as of the date of the application; a conviction; a guilty plea; or no contest plea), or pending criminal charges that have not yet been adjudicated for any of the following crimes as provided in ORS 90.303(3): drug-related crime; person crime; sex offense; crime involving financial fraud, including identity theft and forgery; or any other crime if the conduct for which the individual was convicted or is charged is of a nature that would adversely affect property of the landlord or a tenant or the health, safety or right of peaceful enjoyment of the premises of residents, the landlord or the landlord's agent. Owner/Agent will not consider a previous arrest that did not result in a Conviction, was dismissed, expunged, voided or invalidated, determined or adjudicated through the juvenile justice system. Owner/Agent will also not consider convictions when the individual is participating or has completed a diversion or deferral of judgment program or for crimes that are no longer illegal in the State of Oregon.

If the individual, or any proposed occupant, has a Conviction or pending criminal charges that have not yet been adjudicated in their past which would disqualify them under these criminal conviction criteria, and desires to submit additional information to Owner/Agent <u>along with the application</u> so Owner/Agent can engage in an individualized assessment (described below) upon receipt of the results of the public records search and prior to a denial, the individual should do so. Otherwise, the individual may request the review process after denial as set forth below, however, see item (c) under "Criminal Conviction Review Process" below regarding holding the unit.

A single Conviction or pending criminal charges that have not yet been adjudicated for any of the following, subject to the results of any review process, shall be grounds for denial of the Rental Application.

- Felonies involving: murder, manslaughter, arson, rape, kidnapping, child or other violent/predatorysex crimes, or manufacturing or distribution of a controlled substance.
- b) Felonies not listed above involving: drug-related crime; person crime; sex offense; crime involving financial fraud, including identity theft and forgery; or any other crime if the conduct for which the individual was convicted or is charged is of a nature that would adversely affect property of the land-lord or a tenant or the health, safety or right of peaceful enjoyment of the premises of the residents, the landlord or the landlord's agent, where the date of disposition has occurred in the last 7 years.
- c) Misdemeanors involving: drug related crimes, person crimes, sex offenses, domestic violence, violation of a restraining order, stalking, weapons, criminal impersonation, possession of burglary tools, financial fraud crimes, where the date of disposition has occurred in the last 5 years.
- d) Misdemeanors not listed above involving: theft, criminal trespass, criminal mischief, property crimes or any other crime if the conduct for which the individual was convicted or is charged is of a nature that would adversely affect property of the landlord or a tenant or the health, safety or right of peaceful enjoyment of the premises of the residents, the landlord or the landlord's agent, where the date of disposition has occurred in the last 3 years.
- Conviction of any crime that requires lifetime registration as a sex offender, or for which the individual is currently registered as a sex offender, will result in denial.

Criminal Conviction Review Process.

Owner/Agent will engage in an individualized assessment of the individual's, or other proposed occupant's, Convictions if the individual has satisfied all other criteria (the denial was based solely on one or more Convictions) and: (1) the individual has submitted supporting documentation prior to the public records search; or

(2) the individual is denied based on failure to satisfy these criminal criteria and has submitted a written request along with supporting documentation. Supporting documentation may include:

- i) Letter from parole or probation office;
- ii) Letter from caseworker, therapist, counselor, etc.;
- iii) Certifications of treatments/rehab programs;
- iv) Letter from employer, teacher, etc.
- v) Certification of trainings completed;
- vi) Proof of employment; and
- vii) Statement of the the individual.
- Owner/Agent will:
- (a) Consider relevant individualized evidence of mitigating factors, which may include: the facts or circumstances surrounding the criminal conduct; the age of the convicted person at the time of the conduct; time since the criminal conduct; time since release from incarceration or completion of parole; evidence that the individual has maintained a good tenant history before and/or after the conviction or conduct; and evidence of rehabilitation efforts. Owner/Agent may request additional information and may consider whether there have been multiple Convictions as part of this process.
- (b) Notify the individual of the results of Owner/Agent's review within a reasonable time after receipt of all required information.
- (c) Hold the unit for which the application was received for a reasonable time under all the circumstances to complete the review unless prior to receipt of the individual's written request (if made after denial) the unit was committed to another individual.