

Prince George's County Association of REALTORS®, Inc. **RENTAL APPLICATION: Part I - Disclosure**



Please print clearly and complete all blanks on Part I and Part II of this Form.

Date	_		
Application is made to lease premises know	vn as		
for the <i>total</i> rental of \$		payable monthly	y in advance on the first day of each month on the
following terms: Monthly Rental: \$		Security 1	Deposit: \$
Lease Term:	Date Start:		y in advance on the first day of each month on the Deposit: \$Date End:
A denosit in the sum of			APPLIED TO THE SECURITY DEPOSIT UPON
Dollars (\$	is made herowith (WHIC	TH SHALL BE	APPLIED TO THE SECURITY DEPOSIT LIPON
SIGNING THE LEASE OR RETURNE	ED TO APPLICANT IN	N WHOLE OR	R IN PART AS HEREINAFTER PROVIDED)
Additionally, a non-refundable fee of			
Dollars (\$	is to be used in full by l	Listing Broker f	or the credit/consumer check and processing the
application with the understanding that this	s application, including e	ach prospective	for the credit/consumer check and processing the occupancy, is subject to Landlord's approval and
acceptance. When so approved and accepte	ed, the applicant(s) agree	e(s) to execute a	a lease and to pay any balance due on the security
deposit and/or the first month's rent (as requ	aired by Landlord) within	da	ays after being notified of acceptance and befor EFUSE(S) TO SIGN A LEASE WITHIN THE
			T PORTION OF THE HEREIN DESCRIBED uch expenditures exceed the non-refundable fee se
			at within fifteen (15) days of receipt of written
			ur. In the event the application is not approved and
			fifteen (15) days of such action. The applicant(s
hereby waive(s) any claim for damages for i			
			(Initials)
			(Initials:
SPECIAL LEASE REQUIREMENTS:	DV. DN.		
Waterbed: Yes No Pets: Special Equipment:	-		
Special Equipment: Other needs and/or requirements:			
I/we, the undersigned applicant(s) affirm u	inder the penalties of per	jury that I/we ha	ave read and understand Part I and Part II of this
application and that my/our answers to the	questions on this applicat	ion are true and	correct to the best of my/our personal knowledge,
application unfavorably.	not knowingly withheld a	any fact or circu	imstance which would, if disclosed, affect my/our
approximation unital orders.			
APPLICANT(S)' SIGNATURE(S):			
Checks: \$	Casl	h: \$	Date:
Leasing Broker:		Broker Code	×
Address:			Phone:
Leasing Agent.			Phone:

Date Application Received:	Consumer/Credit Report Orde	ereu:
Office/Owner Approval:	Denied:	Date:
Comments:		
Deposit Returned: Date:	Amount: \$	_Withheld: \$

Community Constitution of Constitution

Reason:

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Maryland Law requires that all applications for leases must contain certain information regarding the liabilities and rights of applicants. Certain liabilities which the prospective Tenant incurs upon signing this application will be enumerated herein. In addition to these liabilities, there are certain other liabilities and rights which the prospective Tenant has under Maryland Law.

- 1. If a Landlord/Agent requires from a prospective Tenant any fees other than a security deposit as defined by Section 8-203(a) of the Maryland Real Property Code, and these fees exceed \$25.00, then the Landlord/Agent shall return the fees, subject to the exceptions below, or be liable for twice the amount of the fees in damages. The return shall be made no later than 15 days following the date of occupancy or the written communication by either party to the other of a decision that no tenancy shall occur. The Landlord/Agent may retain only that portion of the fees actually expended for a credit check or other expenses arising out of the application and shall return that portion of the fees not actually expended on behalf of the Tenant making application.
- 2. If, within 15 days of the first to occur of occupancy or signing a lease, a Tenant decides to terminate the tenancy, the Landlord/Agent may also retain that portion of the fees which represent a loss of rent, if any, resulting from the Tenant's action.
- 3. The provisions of the foregoing Paragraphs 1 and 2 do not apply to any Landlord/Agent who offers four or less dwelling units for rent on one parcel of property, or at one location, or to seasonal or condominium rentals.

The applicant(s) hereby authorize Listing Broker/Landlord to order and obtain a credit/consumer report from a credit/consumer reporting agency to be used in conjunction with this transaction when the applicant(s) has made application for tenancy. In the event the Listing Broker is acting on behalf of the Landlord, another broker or other party directly or indirectly affected by said transaction, the applicant(s) hereby authorize the Listing Broker to forward and disclose all or any portion of the information contained in the credit/consumer report to the Landlord, another Broker or other party directly or indirectly involved. Cost of said credit/consumer report is to be paid for by applicant(s) at time of submitting this application.

The truth of the information contained herein is essential, and if the Landlord/Agent determines that any answer or statement contained herein is false or misleading, any lease granted by virtue of this application may be cancelled at the option of the Landlord/Agent. This application shall become part of any lease agreement executed between the Landlord and/or Agent and the applicant(s), and ANY FALSE OR MISLEADING statement shall be considered a SUBSTANTIAL breach of said lease. After this application has been processed, the Landlord/Owner may be contacted for final approval. Applicant will be contacted when approval is received or denied. If Landlord is out-of-state or overseas, it may take longer to obtain formal approval of tenancy.

I/we understand that this APPLICATION DOES NOT CONSTITUTE A COMMITMENT to lease or rent and that a WRITTEN LEASE WILL BE PREPARED if my application is approved. I/we further understand that the lease MUST BE SIGNED BY BOTH THE LANDLORD AND/OR ITS AGENT AND MYSELF TO BE VALID. Should I sign a lease for a dwelling unit managed by Listing Broker/Landlord, I am prepared to deposit with the Listing Broker/Landlord a security deposit in an amount not to exceed the maximum security deposit permitted by Law and in accordance with the risks to the property involved. I understand that the rate of interest on the security deposit is determined in accordance with section 8-203, Real Property Article, Annotated Code of Maryland. If a security deposit is required, I understand that I may make a written request to the Landlord/Agent within fifteen (15) days of the date of occupancy for a list of all existing damages.

I/we understand that any or all of the information given here may be used by the Landlord and/or its Agent to determine my/our reputation for meeting my/our financial obligations and my/our respect for the property of others. I/we freely give my/our consent to Listing Broker/Landlord to consult with any of the persons named or not named who have direct knowledge of my/our financial reliability.

I/we certify that I/we have received and carefully examined a copy of the Standard Dwelling Lease form and any addendum that may be used in conjunction with the Lease. I/we agree that I/we shall apply for all utilities services before taking occupancy of the leased premises and agree to pay all utilities: GAS, OIL, ELECTRICITY, WATER, SEWER, REFUSE, where applicable, and will pay deposits therefore, if required.



Prince George's County Association of REALTORS®, Inc. RENTAL APPLICATION: Part II - Applicant Information



Must accompany Part I - Disclosure of Rental Application

Applicant's Name:	Birth Date:	SS#:	
Driver's License #:		State: _	
Office Phone:	Cell l		
Email Address #1	Email Add	dress #2	
Present Address:			Zip:
Own Rent Years:_	Rent/Mtg. Pymts: \$		
Present Landlord/Agent:		Phone:	
	for the last five years including period of you rented. (Use additional sheet if needed).	stay in each and the n	ame and telephone number of
Address:	Zip:	From:	To:
Landlord/Agent's Name:		Phone:	
Address:	Zip:	From:	To:
Landlord/Agent's Name:		Phone:	
Applicant's Employer:		Position:	
If employed less than one year	r, give previous employment information:		
Previous Employer:		Position:	
Address:		H	ow Long:
Supervisor:		Supervisor's Phon	e:
	Dividends: \$		

IF EMPLOYER REFUSES TO VERIFY APPLICANT'S EMPLOYMENT BY PHONE, IT SHALL BECOME THE RESPONSIBILITY OF THE APPLICANT TO PROVIDE IMMEDIATE WRITTEN CONFIRMATION OF SUCH INFORMATION. IF APPLICANT IS SELF-EMPLOYED, ATTACH COPIES FOR PAST TWO YEARS OF INDIVIDUAL US TAX FORM 1040 AND SELF-EMPLOYMENT US TAX SCHEDULE C.

ASSETS: Checking Account: \$	Bank:		Acct. #:	
Savings Account: \$	Bank:		Acct. #:	
Credit Union: \$	Name:		11000. 11.	
Other Assets: \$	(Specify)			
TOTAL: \$				
LIABILITIES:	Creditor		Total Due	Monthly Terms
Auto Loan:		<u> </u>		
R.E. Mtg.:		\$		<u> </u>
R.E. Mtg.: Credit Cards:		\$		S
				<u> </u>
D 11		\$		
Bank Loans:		\$		
Bank Loans: Personal Loans: Alimony				
Alimony: Child Care/Support:		<u></u>		
Suite/Judgmente:				
Suits/Judgments:	TOTA	L: \$		<u> </u>
OCCUPANTS: Number of A Name:	dults:N	umber of Children:	Dolotionshin	
Name:		Age:	Keiauonsnip:	
Name:		Age:	Relationship:	
Name:		Agc Age:	Relationship:	
Name:		Age:	Relationship:	
AUTOMOBILES:				
Type/Make:Type/Make:	Year:	Tag #:	State:	
Type/Make:	Year:	Tag #:	State:	
Type/Make:	Year:	Tag #:	State:	
MOTOR CYCLES, TRUCKS, BOA	TS, AND TRAILERS:	Tog #·	Stato	
Type/Make:	Year:	rag π Τασ #·	State:	
Are any of the above commercial				
All motor vehicles or trailers shall in fire lanes or on the lawn), OR A	have current licenses and may S REQUIRED BY THE CO	be parked ONLY in	garages, driveways, if pro	ovided, on the street (not occident).
Citizen of (Country):	Yes No Length of Stay	Passport :	#:	
Have you ever filed bankruptcy?			Explanation:	

	D.L.C. Tr	
Nearest Relative Name:Address:	Relationship: Phone:	
LOCAL REFERENCES.		
	Relationship:	
Name:Address:	Phone:	
Name: Address:	Kelationship.	
have/ have not given my present Landlord not Reason for vacating is:		
Reason for vacating is:		
Reason for vacating is:		