Contemplated Lease Contract Information

To be filled in only if the Lease Contract is not signed by resident(s) at time of application for rental.

	TAA Lease Contract to be used must be the latest version of (check one): \Box the se, unless an earlier version is initialed by resident(s) and attached to this A		
	Names of all residents who will sign Lease Contract		Late charges due if rent not paid on or before;
			Initial late charge \$; Daily late charge \$;
	· · · · · · · · · · · · · · · · · · ·	•	Returned-check charge \$;
	Name of Owner/Lessor;		Animal violation charges: Initial \$; Daily \$; Check if the dwelling is to be furnished;
	Property name and type of dwelling (bedrooms and baths)		 Utilities paid by owner (check all that apply): □ electricity, □ gas, □ water,
	Complete street address;		□ wastewater, □ trash, □ cable TV, □ master antenna, □ Internet,
	City/State/Zip;		□otherutilities;
	Names of all other occupants not signing Lease Contract (persons under		Utility connection charge \$;
	age 18, relatives, friends, etc.)		You are (check one): ☐ required to buy insurance or ☐ not required to buy insurance;
	;		• Agreed reletting charge \$;
	Total number of residents and occupants;	۰	• Security deposit refund check will be by: (check one) one check jointly payable to all residents (default), OR
	Our consent necessary for guests staying longer than days;		one check payable and mailed to;
•	Beginning date and ending date of Lease Contract;		Your move-out notice will terminate Lease Contract on (check one): ☐ last day of month, or ☐ exact day designated in move-out notice;
•	Number of days notice for termination;		If dwelling unit is house or duplex, owner will be responsible under
	Total security deposit\$; Animal deposit\$;		paragraph 26 of the Lease Contract for I lawn/plant maintenance,
	#of keys/access devices forunit,mailbox,other;		□ lawn/plant watering, □ picking up trash from grounds, □ lawn/plant
	Total monthly rent for dwelling unit \$;		fertilization, □ trash receptacles. If not checked, applicant will be responsible.
•	Rent to be paid: ☐ at the onsite manager's office; ☐ through our online		The applicant will be responsible for the first \$ of each repair.
	payment site; □ at; Prorated rent for: □ first month or □ second month \$;	•	• Special provisions regarding parking, storage, etc. (see attached page,
۰			ifnecessary):
	Application	Agree	
1.	Lease Contract Information. The Lease Contract contemplated by the parties is attached—or, if no Lease Contract is attached, the Lease Contract will be the		application deposits as liquidated damages, and the parties will then have no further obligation to each other.
	current TAA Lease Contract noted above. Special information and conditions	8.	Completed Application. An Application will not be considered "completed"
	must be explicitly noted on an attached Lease Contract or in the Contemplated		and will not be processed until all of the following have been provided to us (unless checked): □ a separate Application has been fully filled out and signed
2.	Lease Information above. Application Fee (may or may not be refundable). You have delivered to our		by you and each co-applicant; □ an application fee has been paid to us; □ an
	representative an application fee in the amount indicated in paragraph 14		application deposit has been paid to us. If no item is checked, all are necessary for the Application to be considered completed.
3.	below, and this payment partially defrays the cost of administrative paperwork. Application Deposit (may or may not be refundable). In addition to any	9.	Nonapproval in Seven Days. We will notify you whether you've been
	application fee, you have delivered to our representative an application		approved within seven days after the date we receive a completed Applica- tion. Your Application will be considered "disapproved" if we fail to notify
	deposit in the amount indicated in paragraph 14. The application deposit is not a security deposit. However, it will be credited toward the required security		you of your approval within seven days after we have received a completed
	deposit when the Lease Contract has been signed by all parties; OR it will be		Application. Notification may be in person or by mail or telephone unless you
	refunded under paragraph 10 if you are not approved; OR it will be retained by us as liquidated damages if you fail to sign or attempt to withdraw under		have requested that notification be by mail. You must not assume approval until you receive actual notice of approval.
	paragraph 6 or 7, or fail to answer any question or give false information.	10.	Refund after Nonapproval. If you or any co-applicant is disapproved or
4.	Approval When Lease Contract Is Signed in Advance. If you and all co-		deemed disapproved under paragraph 9, we'll refund all application deposits within days (not to exceed 30 days; 30 days if left blank) of such
	applicants have already signed the Lease Contract when we approve the Application, our representative will notify you (or one of you if there are co-		disapproval. Refund checks may be made payable to all co-applicants and
	applicants) of our approval, sign the Lease Contract, and then credit the application	44	mailed to one applicant. Extension of Deadlines. If the deadline for signing, approving, or refunding
5.	deposit of all applicants toward the required security deposit. Approval When Lease Contract Isn't Yet Signed. If you and all co-applicants	11.	under paragraphs 6, 9, or 10 falls on a Saturday, Sunday, or a state or federal
J.	have not signed the Lease Contract when we approve the Application, our		holiday, the deadline will be extended to the end of the next business day.
	representative will notify you (or one of you if there are co-applicants) of the approval, sign the Lease Contract when you and all co-applicants have signed,	12.	Notice to or from Co-applicants. Any notice we give you or your co- applicant is considered notice to all co-applicants; and any notice from you
	and then credit the application deposit of all applicants toward the required		or your co-applicant is considered notice from all co-applicants.
,	security deposit.	13.	Keys or Access Devices. We'll furnish keys and/or access devices only after: (1) all parties have signed the contemplated Lease Contract and other rental
6.	If You Fail to Sign Lease After Approval. Unless we authorize otherwise in writing, you and all co-applicants must sign the Lease Contract within 3 days		documents; and (2) all applicable rents and security deposits have been paid in full.
	after we give you our approval in person or by telephone, or within 5 days after	14.	Receipt. Application fee (may or may not be refundable): \$
	we mail you our approval. If you or any co-applicant fails to sign as required, we may keep the application deposit as liquidated damages, and terminate all further		Application deposit (may or may not be refundable): \$Administrative fee (refundable only if not approved): \$
	obligations under this Agreement.		Total of above fees and application deposit: \$
7.	If You Withdraw Before Approval. You and any co-applicants may not withdraw your Application or the application deposit. If, before signing the Lease	15.	Total amount of money we've received to this date: \$
	Contract, you or any co-applicant withdraws an Application or notifies us that you've		the above application agreement. It does not bind us to accept applicant
	changed your mind about renting the dwelling unit, we'll be entitled to retain all		or to sign the proposed Lease Contract.
If yo	ou are seriously ill or injured, what doctor may we notify? (We are not respons	sible fo	or providing medical information to doctors or emergency personnel.)
Nan			Phone: ()
	ortant medical information in emergency:		
any sele	cnowledgment. You declare that all your statements on the first page of the means, including consumer reporting agencies and other rental housing cation criteria, which include reasons your application may be denied, a understand that if you do not meet our rental selection criteria or if you	owners such a	. You acknowledge that you had an opportunity to review our rental s criminal history, credit history, current income, and rental history.
ann	dication, retain all application fees, administrative fees, and deposits a	s liqui	idated damages for our time and expense, and terminate your right
of o	occupancy. Giving false information is a serious criminal offense. In lawsuits	s relatir	ng to the application or Lease Contract, the prevailing party may recover
fron	n the non-prevailing party all attorney's fees and litigation costs. We may at an ners regarding your performance of your legal obligations, including both	ny time favoral	ble and unfavorable information about your compliance with the Lease
Cor	tract, the rules, and financial obligations. Fax or electronic signatures are	legally	binding. You acknowledge that our privacy policy is available to you.
MANAGEMENT AND ADDRESS OF THE PARTY AND ADDRES			
Rigi	ht to Review the Lease. Before you submit an application or pay any fees or well as any community rules or policies we have. You may also consult an	deposit	is, you have the right to review the Rental Application and Lease Contract, These documents are binding legal documents when signed. We will
not t	take a particular dwelling off the market until we receive a completed applicati	ion and	any other required information or monies to rent that dwelling. Additional
prov	visions or changes may be made in the Lease Contract if agreed to in writing	ng by a	Ill parties. You are entitled to an original of the Lease Contract after it is
-	y signed.		·
	plicant's Signature:		
	nature of Spouse:		
	nature of Owner's Representative:		Date:
FC 1.	PROFFICEUSEONLY Apt. name or dwelling address (street, city):		Unit # or type:
2.	Apt. name or dwelling address (street, city):		Phone: ()
3. 4.	Person processing application: Date that applicant or co-applicant was notified by ☐ telephone, ☐ letter, or ☐ in perso	on of \square	Phone: ()
4.	(Deadline for applicant and all co-applicants to sign lease is three days after notification	on of aco	ceptance in person or by telephone, five days if by mail.)
5. 6.	Name of person(s) who were notified (at least one applicant must be notified if multip Name of owner's representative who notified above person(s):	ie applic	:ants):
0.	Transcorowner stepresentative who hother above person(s).		