

Guide for Tenant and Rental Criteria

Disclaimer concerning the Use of this Guide: This guide for tenant & rental criteria form is a suggested format with suggested text that Landlords may use as a guide to develop criteria. Keller Williams Realty does not represent or warrant that this model document addresses all items that should be addressed in a tenant selection criteria form or that compliance with this model document will eliminate any potential responsibility or liability by the company or its agents.

From Texas Association of Realtors®- Summary of Applicable Law

When adopting tenant selection criteria one should consider the following statutes:

- (a) Section 92.3515 of the Property Code; and
- (b) The Fair Credit Reporting Act, 15 U.S.C.A, Section 1681, Chapter 41.

Texas Property Code Section 92.3515 requires you to make available to a residential tenancy applicant a copy of your printed tenant selection criteria and the grounds for which a rental application may be denied. While you do not have to provide a copy of the policy every time you receive an application, you are required to have a copy of your selection criteria available in the event an applicant requests it. Failure to make a copy of the tenant selection criteria available to an applicant who is rejected could result in the landlord's forfeiture of any application fee and application deposit.

The Federal Fair Credit Reporting Act requires a landlord to provide certain information to an applicant who is rejected based upon information the landlord obtained from the applicant's Credit Reporting Agency (CRA) report, commonly referred to as a credit report. That information includes the agency from which the information was obtained and that agency's contact information. In order to comply with that requirement, you should use TAR Form 2212, "Adverse Action Notice and Credit Score Disclosure", or an equivalent form.

ALWAYS have a conversation and document in writing your clients requirements for this particular property.

Tenant and Rental Criteria

This criteria is being provided by the Landlord only in reference to the Property located at the following address:

	10131 Northview Drive	(Street Address)
lt r	Houston, TX 77086 must be signed by Landlord and Tenant before acceptance of application.	(City,State,Zip).
foll Ba aga rai	rsuant to Property Code Section 92.3515, these Tenant Selection Criteria are being provide lowing constitute grounds upon which Landlord will be basing the decision to lease the Prosed on the information you provide, Landlord may deny your application or may take other ainst you (including, but not limited to, requiring a co-signer on the lease, requiring an additional sing rent to a higher amount than for another applicant). If your application is denied or another at the lease of	pperty to you. r adverse actions litional deposit, or other adverse
1.	<u>Criminal History</u> : Landlord will perform a criminal history check on you to verify the info by you on the Lease Application. Landlord's decision to lease the Property to you may be the information contained in the report.	
2.	Previous Rental History: Landlord will verify your previous rental history using the info by you on the Lease Application. Your failure to provide the requested information, provisinformation, or information learned upon contacting previous landlords may influence Landlease the Property to you.	sion of inaccurate
3.	<u>Current Income</u> : Landlord requires tenant must document at least <u>3</u> times the monthly income. The tenant applicant must provide at least <u>2</u> month(s) of recent employed, Landlord will require <u>2</u> months of bank statements and <u>2</u> years	t paystubs. If self-
4.	Other Income: Including Child Support, Social Security or other will require3n Bank statements showing deposits a letter from the court, Social Security or Finar Professional.	
5.	Landlord requires a clear copy and readable Driver's License for each Applicant 1	8 years or older.
6.	<u>Credit History</u> : Landlord will obtain a Credit Reporting Agency (CRA) report, commonly credit report, in order to verify your credit history. Landlord's decision to lease the Proper based upon information obtained from this report. If your application is denied based up obtained from your credit report, you will be notified.	ty to you may be
7.	Applications must be received for all persons over 18 years or older that will occu The fee for each applicant is	py the property.
8.	Failure to Provide Accurate Information in Application: Your failure to provide accur your application or your provision of information that is unverifiable will be considered by making the decision to lease the Property to you.	
9.	Other:	
Le	adjord Dogwiromonto	
∟ar	ndlord Requirements	

B. (1) (2)	Late Charges: Time at which late charges are incurred: 11:59 p.m. on the day after the date on which rent is due Initial Late Charge: ☑ (a) \$ 100 (b) % of one month's rent. Additional Late Charges: \$		
C.	Pets: not permitted permitted with the following restrictions (size, weight, number, type):		
	Case-By-Case) If a pet is permitted, Landlord requires the tenant to sign a pet agreement and requires:		
(1)			
	(a) a pet deposit of \$ in addition to the security deposit. (b) the monthly rent to be increased by \$ (c) a one-time, non-refundable payment of \$350.00		
(2)	Pet violation charges (whether pet is permitted or not permitted): (a) an initial charge of \$;		
	and b) \$per day thereafter.		
D.	Security Deposit: \$; 2,000.00		
E.	<u>Utilities</u> : All utilities to be paid by Tenant except: N/A		
F.	Vehicles: Number of vehicles permitted on Property: 2		
G.			
Н.			
l.	Key box: Authorized during last 45 Days of lease: Early Withdrawal Fee \$ 2,000.00		
J.	<u>Inventory and Condition Form</u> : To be delivered withindays		
K.	Yard: To be maintained by: ☐ Landlord; ☐ Tenant; ☐ a contractor chosen and paid by Tenant; or(contractor) paid by Tenant		
L.	<u>Pool/Spa</u> : To be maintained by: ☐ Landlord; ☐ Tenant;		
М.	Repairs: Emergency phone number for repairs: 713-384-9606		
	Appliances or items that will not be repaired: Tenant-Owned Appliances		
	Special Provisions:		
O.	Assignment, Subletting and Replacement Tenant Fees: (1) If procured by tenant:		
Р.	Other:		
ıdl	ord(s) Signature and Date: Jair Jaramillo, Managing member, JRJ Homes Investments Inc dottoop verified 08/31/233-250 DYPP-QWOE5VG		