

Lease Application

Each person over 18 years of age, residing at the property, must complete the following:

- Residential Lease Application
- Authorization to Release Information Related to Residential Lease Applicant
- Request for Rental History (Complete top portion then have current landlord complete and sign the form)
- Broker Notice to Buyer/Tenant
- Tenants Walk Through for Lease Transactions

Additional Documentation

- Copy of Driver's License or Some form of State Issued Pictured ID
- (3) Recent Pay Stubs or an Employer's Award Letter Stating Annual Income

Return the completed forms and Application Fee (Cash, Zelle or Certified Funds Only)

Once Accepted, Deposit and First Month Rent will be due with Certified Funds Only

Toke Ettehadieh, Broker Associate Director of Fine Homes

3033 Chimney Rock, Suite 120Houston, Texas 77056C: 713-398-5009

www.TokeProperties.com

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- ← FineHomesTx
- Toke Properties

| Received on | (date) at | (time) |
|---------------|-----------|---------|
| 1 CCCIVCG OII | (date) at | (11110) |



RESIDENTIAL LEASE APPLICATION

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Each occupant and co-applicant 18 years or older must submit a separate application.

| Property Address: | | | | |
|--|-----------------------------|------------------------|------------------------|----------------------|
| Anticipated: Move-in Date: | Monthly Rent: \$ | | Security Deposit: \$ | |
| Initial Lease Term Requested: | (months) | | | |
| Property Condition: Applicant is s Landlord makes no express or implifollowing repairs or treatments shou | ed warranties as to the P | roperty's condition. A | pplicant requests Land | lord consider the |
| Applicant was referred to Landlord backers Real estate agent Sign Interne | | (pho | one) | (e-mail |
| Applicant's name (first, middle, last) Is there a co-applicant? Applicant's former last name | yes no If yes, co- a | applicant must subn | | |
| E-mail | | Home Ph | one | |
| Work Phone | | Mohile/Pa | aner | |
| Soc. Sec. No. | Driver Licens | e No | in | (state) |
| Date of Birth | Height | Weight | Eye Color | ` |
| Soc. Sec. No Date of Birth Mari | tal Status | Citizen | ship | (country) |
| Emergency Contact: (Do not insert in Name: | the name of an occupant of | | | |
| Name all other persons who will occ | | | | |
| Name: | | Relationship: | A | ae: |
| Name: | | Relationship: | | |
| Name: | | | | |
| Name: | | | | |
| Applicant's Current Address: | | | Apt. No. | (oity otato zin) |
| Landlord or Property Manager's | Name: | | Email: | (city, state, zip) |
| Phone: Dav. | Name: | Mh. | Fax | |
| Phone: <i>Day:</i> Date Moved-In: | Move-Out Dat | e | Rent \$ | |
| Reason for move: | | | | |
| Applicant's Previous Address: | | | Apt. No. | (city, state, zip) |
| I andlord or Property Manager's | Name: | | Fmail· | _ (Uity, State, 21μ) |
| Landlord or Property Manager's Phone: <i>Day:</i> | Nt· | Mh· | Fav | |
| Tione. Day. | 1 16. | IVID. | 1 GA | |

(TXR-2003) 2-1-18 Page 1 of 4

| Residen | ntial Lease Appl | ication concerning | 9 | | | | | | |
|------------|------------------|--------------------|-----------------|-----------------|-------------------|-----------------------|-------------------------------|--------------------|-----------------------|
| Da | ite Moved-In | | N | /love-Out Da | ate | | Rent \$ | | |
| | | e: | | | | | | | |
| Applied | ant'a Current | Employer | | | | | | | |
| Applica | dress: | Employer | | | | | | (ctroo | t, city, state, zip) |
| | | mo. | | | Phone: | - | | (Silee | |
| Su Er | mail: | | | | FIIONE. | | | _ rax | |
| Cto | art Date: | | Gross Month | aly Income: 9 | \$ | | Position: | | |
| No | ote: If Annlic | rant is self-emi | nloved Landi | ord may rec | uire one or moi | re nreviou | i osilioii is vear's tay r | eturn at | tested by a CPA, |
| 740 | | , or other tax μ | | ora may req | and one of mor | ie previet | io year e tax r | otarri ati | lested by a Gr71, |
| Applica | ant's Previous | Employer: | | | | | | | |
| | dress: | | | | DI. | | | | t, city, state, zip) |
| Su | pervisor's Na | me: | | | Phone: | | | _ | |
| E-r | maii: | 4. | | Cross Mon | thly Income: ¢ | | Dooi | tion | |
| EII | ipioyea irom | ແ | · | _ Gross Mor | ithly income: \$ | | Posi | uon: | |
| | | | | | | | | | |
| | | | | | | | | | |
| List all | vehicles to be | e parked on the | e Property: | | | | | | |
| | <u>Type</u> | Year | Make | | Model | Lic | ense Plate No. | /State | Mo.Pymnt. |
| | | | | | | | | | |
| | list all pets to | be kept on the | | · | Gender N | leutered? Y N Y N Y N | | Rabie Shots Cun | rent? Bite History? N |
| <u>Yes</u> | No | | | | | | | | |
| | | Will any w | aterbeds or v | vater-filled fo | urniture be on th | ne Proper | ty? | | |
| | | Does any | one who will o | occupy the F | Property smoke | ? | | | |
| | | | cant maintain | | | | | | |
| | | | | | even if separate | | | | |
| | | • | | iry person s | erving under o | rders lim | iting the milita | ary pers | on's stay to one |
| | | | or less? | | | | | | |
| | | Has Appli | | | | | | | |
| | | | evicted? | | | | | | |
| | | | asked to mov | • | | | | | |
| | | | hed a lease o | | eement? | | | | |
| | | | or bankruptcy | | | | | | |
| | | | roperty in a fo | | | | | | |
| | | | | | ding any outstar | nding deb | ot (e.g., stude | nt loans | or medical bills), |
| | | | pays or deline | | | | | | |
| | | | | | es, provide the | | | | |
| | | | | gistered se | x offender? If | yes, pro | vide the loca | ation, ye | ear, and type of |
| | | conviction | | | | | | | |
| | | is there a | dditional infor | mation Appl | icant wants con | isidered? | | | |

| Residential Lease Application concerning |
|--|
| Additional comments: |
| Authorization: Applicant authorizes Landlord and Landlord's agent, at any time before, during, or after any tenancy, to: (1) obtain a copy of Applicant's credit report; (2) obtain a criminal background check related to Applicant and any occupant; and (3) verify any rental or employment history or verify any other information related to this application with persons knowledgeable of such information. |
| Notice of Landlord's Right to Continue to Show the Property: Unless Landlord and Applicant enter into a separate written agreement otherwise, the Property remains on the market until a lease is signed by all parties and Landlord may continue to show the Property to other prospective tenants and accept another offer. |
| Privacy Policy: Landlord's agent or property manager maintains a privacy policy that is available upon request. |
| Fees: Applicant submits a non-refundable fee of \$ to |
| Acknowledgement & Representation: (1) Signing this application indicates that Applicant has had the opportunity to review Landlord's tenant selection criteria, which is available upon request. The tenant selection criteria may include factors such as criminal history, credit history, current income and rental history. (2) Applicant understands that providing inaccurate or incomplete information is grounds for rejection of this application and forfeiture of any application fee and may be grounds to declare Applicant in breach of any lease the Applicant may sign. (3) Applicant represents that the statements in this application are true and complete. |
| Applicant's Signature Date |
| For Landlord's Use: |
| On,(name/initials) notified |
| Applicant byphonemaile-mailfaxin person that Applicant was |
| approved not approved. Reason for disapproval: |

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request.



AUTHORIZATION TO RELEASE INFORMATION RELATED TO A RESIDENTIAL LEASE APPLICANT

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| to lease a property located at | |
|--|--|
| | (address, city, state, zip). |
| | |
| The landlord, broker, or landlord's representative is: | (nome) |
| | (name) (address) |
| | (alternative) |
| (phone) | · · · |
| | (1D |
| | |
| | |
| I give my permission: | |
| I give my permission: (1) to my current and former employers to release any informathe above-named person; | tion about my employment history and income history to |
| (1) to my current and former employers to release any informa | |
| (1) to my current and former employers to release any information the above-named person; | ion about my rental history to the above-named person; |
| (1) to my current and former employers to release any information the above-named person; (2) to my current and former landlords to release any information (3) to my current and former mortgage lenders on property the | ion about my rental history to the above-named person; at I own or have owned to release any information abou |
| (1) to my current and former employers to release any information the above-named person; (2) to my current and former landlords to release any information (3) to my current and former mortgage lenders on property the my mortgage payment history to the above-named person (4) to my bank, savings and loan, or credit union to provide | ion about my rental history to the above-named person; at I own or have owned to release any information about the averification of funds that I have on deposit to the |
| (1) to my current and former employers to release any information the above-named person; (2) to my current and former landlords to release any information of the above-named former mortgage lenders on property the my mortgage payment history to the above-named person (4) to my bank, savings and loan, or credit union to provide above-named person; and (5) to the above-named person to obtain a copy of my constitution. | ion about my rental history to the above-named person; at I own or have owned to release any information about the above-named person; at I own or have owned to the above-named person; at I have on deposit to the |
| (1) to my current and former employers to release any information the above-named person; (2) to my current and former landlords to release any information of the above-named former mortgage lenders on property the my mortgage payment history to the above-named person (4) to my bank, savings and loan, or credit union to provide above-named person; and (5) to the above-named person to obtain a copy of my constitution. | ion about my rental history to the above-named person; at I own or have owned to release any information about the averification of funds that I have on deposit to the |

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REQUEST FOR RENTAL HISTORY

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| To: (Landlord) |
|---|
| From: |
| Re: Lease Applicant: |
| The above-referenced Lease Applicant has made application to lease a property from the undersigned prospective landlord. The Lease Applicant reported that he or she previously leased the following property from you: |
| (1) Beginning date of lease Ending date Monthly Rent \$ |
| (2) Did the Lease Applicant timely pay rent? Yes No If no, how many times? Dates late rent received: |
| (3) Were any of Lease Applicant's checks returned unpaid by the bank? Yes No If yes, number o times? |
| (4) Did the Lease Applicant owe you money when he or she left? \(\subseteq Yes \subseteq No If yes, how much? \\$ \) |
| (5) Did the Lease Applicant cause any damage to the property? Yes No. If yes, explain in (11). |
| (6) Did the Lease Applicant have a pet? Yes No |
| (7) Did the Lease Applicant violate the lease? Yes No |
| (8) To your knowledge, did the Lease Applicant or anyone living with the Lease Applicant have a crimina record? Yes No. If yes, explain in (11). |
| (9) Would you lease the property to the Lease Applicant again? Yes No. If no, explain in (11). |
| (10) Was the lease terminated early for any reason? Yes No. If yes, explain in (11). |
| (11) Other relevant information: |
| Name of person completing this form: |
| |
| Please return this form as soon as possible to: |
| (Property Manager Landlord)(fax)(e-mail) |
| Enclosure: Page 4 of TXR No. 2003 |

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(This notice is to be furnished to a prospective buyer/tenant at such time as broker begins assisting buyer/tenant to locate a property.)

BROKER NOTICE TO BUYER/TENANT

As a prospective buyer/tenant, you should know that the listing and cooperating ("selling") brokers and any broker representing you as a buyer's/tenant's broker, possess no special skills, knowledge or expertise concerning the physical or environmental condition of the property or properties introduced to you nor do they represent themselves to be such experts, and, therefore, make no representations, warranties or guaranties regarding the physical or environmental condition of any such property.

Environmental Hazards/Inspection

As the result of concerns regarding environmental hazards (including, but not limited to, asbestos, lead-based paint, mold, urea formaldehyde insulation, radon gas, PCB transformers, underground storage tanks, electromagnetic fields, hazardous or toxic waste and materials, ammonium compounds, solvents, pesticides, acids, DDT, and any other substance on or about the property or forming a component part of the improvements which has heretofore or may in the future be determined to contain toxic or hazardous materials or undesirable substance injurious to the health of occupants of a property), it is recommended that you retain the services of a qualified expert of your choice to inspect and test for the presence of environmental hazards on or about the property as part of the contract between seller and buyer in a sale transaction or a lease between landlord and tenant, if desired. Buyer/Tenant shall be solely responsible for retaining the services of such expert, if any.

Physical Condition/Inspection

You are advised that you should thoroughly inspect the property and have the physical condition of the property inspected by persons of your choice who are licensed as inspectors by the Texas Real Estate Commission or otherwise permitted by law to perform inspections and take whatever other action you deem necessary or appropriate as part of the contract between seller and buyer in a sale transaction or a lease between landlord and tenant. If you request broker to furnish a list of inspectors and/or repairmen, broker is not making any representations or warranties as to the capabilities or workmanship of such persons. You are advised to accompany the inspectors during their inspection of the property and to ask any questions you may have regarding the property. You are advised to walk through and visibly inspect the property immediately prior to the closing in a sale transaction or occupancy in a lease transaction. In the event the condition of the property is not then in accordance with the contract/lease, you should immediately inform the below-named Broker.

MLS/CIE Information

Information contained in the Multiple Listing Service (MLS), or Commercial Information Exchange (CIE) of Houston Realtors Information Service, Inc. ("HRIS"), a subsidiary of Houston Association of REALTORS®, Inc., is furnished by (1) MLS, and CIE participants who acquire the information from sources such as owners of listed properties, appraisers, and builders, and (2) county appraisal districts and tax services. The information is disseminated to MLS and CIE participants for their exclusive use and display to their clients and customers. Certain information in MLS and CIE such as square footage, assessed value, taxes, and year built is obtained from either the county appraisal district, an appraiser or builder. Neither the listing Broker, Broker displaying the information to you, HRIS, MLS, nor CIE represents or verifies the accuracy of the information. You should not rely upon any information contained in MLS and CIE and you should independently verify such information. You are further advised that MLS rules require the listing Broker of a sold/leased property to submit all information the MLS requires for participation, including the sales price/rent of a property purchased/leased by you.

Selling Broker or buyer's/tenant's broker, if any, shall furnish Listing Broker with a signed copy of this notice at the time the contract/lease is submitted.

Licertify that I have provided the prospective Buyer/Tenant named. I have received read and understand the information in this

| herein with a copy of this "Broker Notice to Buyer/Tenant." | "Broker Notice to Buyer/Tenant." | | |
|---|---|--|--|
| Date | Buyer/Tenant Name | | |
| Toktam Ettehadieh | • | | |
| Broker/Sales Agent Name | Signature | | |
| Signature Compass RE Texas, LLC | Buyer/Tenant Name | | |
| Company | Signature | | |
| 3033 Chimney Rock Rd Suite 120 | | | |
| Houston, TX 77056 | | | |
| Address | Address | | |
| (713)398-5009 | | | |
| Phone | Phone | | |

HAR 410 1/03

COMPASS

NOTICE AND ACKNOWLEDGMENT OF TENANT SELECTION CRITERIA

| Tł | nese criteria are being provided in reference to the Property located at the following address: (Street Address) (City,State,Zip) |
|------------------------|--|
| fo the (ir hi | Irsuant to Texas Property Code Section 92.3515, these tenant selection criteria are being provided to you. The llowing constitute grounds upon which Landlord will be basing the decision to lease the Property to you. Based on a information you provide, Landlord may deny your application or may take other adverse actions against you including, but not limited to, requiring a co-signer on the lease, requiring an additional deposit, or raising rent to a gher amount than for another applicant). If your application is denied or another adverse action is taken based on information obtained from your credit report or credit score, you will be notified. |
| 1. | <u>Criminal History:</u> Landlord will perform a criminal history check on you to verify the information provided by you on the Lease Application. Landlord's decision to lease the Property to you may be influenced by the information contained in the report. |
| 2. | <u>Previous Rental History</u> : Landlord will verify your previous rental history using the information provided by you on the Lease Application. Your failure to provide the requested information, provision of inaccurate information, or information learned upon contacting previous landlords may influence Landlord's decision to lease the Property to you. |
| 3. | <u>Current Income</u> : Landlord may ask you to verify your income as stated on your Lease Application. Depending upon the rental amount being asked for the Property, the sufficiency of your income along with the ability to verify the stated income may influence Landlord's decision to lease the Property to you. |
| 4. | <u>Credit History</u> : Landlord will obtain a Credit Reporting Agency (CRA) report, commonly referred to as a credit report, in order to verify your credit history. Landlord's decision to lease the Property to you may be based upon information obtained from this report. If your application is denied based upon information obtained from your credit report, you will be notified. |
| 5. | Failure to Provide Accurate Information in Application: Your failure to provide accurate information in your application or your provision of information that is unverifiable will be considered by Landlord when making the decision to lease the Property to you. |
| 6. | Other: |
| se | y signing below, you are indicating that you have had the opportunity to review Landlord's tenant selection criteria to forth above. The tenant selection criteria may include factors such as criminal history, credit history, current come, and rental history. If you do not meet the selection criteria, or if you provide inaccurate or incomplete formation, your application may be rejected and your application fee will not be refunded. |
| I, cr in | hereby acknowledge that I have reviewed Landlord's tenant selection and understand that if I do not meet the selection criteria, or if I provide inaccurate or incomplete formation, my application may be rejected and my application fee will not be refunded. |
| Da | ated: |
| | |
| Na | ame of applicant |

COMPASS

COMPLETELY UNDERSTAND WHAT YOU SIGN (For Information Only)

As Agent in this lease transaction, we wish to better inform each part of what is expected and required when leasing a property in Texas. Please read the below carefully, and sign to acknowledge that you have retained a copy.

- 1. Subchapter D, Chapter 92 Property Code requires the Unit to be equipped with certain types of locks and security devices. Landlord has rekeyed the security devices since the last occupant vacated the Unit or will rekey the security devices within 7 days after Tenant moves in. "Security device" has the meaning assigned to that term in Section 92.151 of the Texas Property Code.
- 2. A working smoke alarm must be furnished by the landlord. It is very important that the tenant check before moving in and notify the landlord immediately in writing if the alarm is found to be defective or missing. (Texas Association of Realtors Residential Lease TAR-2001, paragraph 20)
- 3. A local ordinance may require the landlord to furnish a working carbon monoxide detector in the Unit. If so, it is very important that the tenant check before moving in and notify the landlord immediately in writing if the detector is found to be defective or missing. Even if the landlord is not required to provide one, we strongly recommend that a carbon monoxide detector be installed before the premises are occupied.
- 4. Federal law requires the owner of any rental property built before 1978, or containing components manufactured before 1978, to disclose to the tenant the likelihood of the presence of lead based paint. This disclosure must be accompanied by the Federal booklet "Protect Your Family From Lead in Your Home". (Texas Association of Realtors Addendum Regarding Lead Based Paint TAR-2008)
- 5. Texas landlords are only required to repair items materially affecting the health and safety of ordinary persons. Repair requests must be in writing and rent must be current to have repairs made. The landlord has up to seven days to make a diligent effort to satisfy a repair request. (Texas Association of Realtors Residential Lease TAR-2001, paragraph 18)
- 6. The landlord's property insurance policy will almost never cover any losses a tenant may incur while renting. We strongly recommend that a tenant acquire a renter's insurance policy prior to occupancy. (Texas Association of Realtors Residential Lease TAR-2001, paragraph 34.H)
- 7. Leases customarily grant a landlord the right to show the property to prospective renters and purchasers, especially during the last 30 days of a tenancy. (*Texas Association of Realtors Residential Lease TAR-2001, paragraph 14.D*)
- 8. The landlord must furnish the tenant a written, itemized deposit resolution within 30 days after the tenant vacates and provides the landlord a forwarding address. (Texas Association of Realtors Residential Lease TAR-2001, paragraph 10)
- 9. The landlord must verify whether the property must be registered with the city as a rental and if there is a registration fee.
- 10. Read the lease very carefully and obtain a legal opinion if there is anything you do not fully understand.

This form does not change any of your obligations under the Lease.

| Tenant | Date | Landlord | Date | |
|--------|------|----------|------|---|
| Tenant | Date | Landlord | Date | - |