

Orlando Realty and Property Management Application Outline

1. Submit application (VERY IMPORTANT STEP!)

- 1. Each tenant must completely fill out the application.
- 2. Each tenant must initial at the bottom of each page.
- 3. Each tenant must initial on page 3, near line 25.
- 4. Each tenant must initial at the bottom of page in either box #1 or box #2.
- If there are any issues regarding the condition of the property it <u>must</u> be placed on the application or the property will be leased 'As-Is' (the Owner has the right to not fix any of the issues).
- 6. Each tenant must sign and date the application on the last page.

2. Pay the application fee. This can be done via:

- 1. Cash
- 2. Check, Cashier's check or money order payable to "ORPM"
- 3. Credit card: Pay online at: www.407rentals.com/tenants

3. Landlord verification (see application for full details)

1. Provide the name, phone number, email address and/or fax number of your current landlord.

PLEASE NOTE! YOUR APPLICATION WILL NOT BE PROCESSED!!!

Until we have all necessary documents including but not limited to paystubs & IDs. Immediately provide written notice to your current landlord of your move out. The faster we receive all required information, the faster we can process an application. Please note, there are likely other potential applicants for a specific property, therefore, turning all documents quickly may assist you in getting the property you desire.

2. Most companies will not provide rental history to us if you have not provided written notice to your current landlord.

4. Employment verification (see application for full details regarding the necessary items)

- 1. Provide the 2 most recent paystubs if paid bi-weekly, if weekly, please provide the 4 most recent paystubs.
- 2. If you are self-employed: 2 prior years tax returns and 3 most recent bank statements.

5. Utility Addendum

1. The application can not be processed without the signing and submitting of this addendum.

6. If you have a pet

- 1. Choose an option on the Pet Addendum, sign and return with the application.
- 2. Take a picture of your pet. Email the picture to leasing@407rentals.com (Place in the subject the address of the property you are applying for. Place in the body of the email, your name/contact information).

APPLY ONLINE: www.407rentals.com/tenants

Submit your application via:

- 1. Fax: 407-429-3857
- 2. Email: <u>leasing@407rentals.com</u> (Place in the subj. line the address of the rental)
- 3. In person at our office or via mail

Orlando Realty and Property Management Office: 407-641-5049 | Fax: 407-429-3857 407rentals.com | leasing@407rentals.com

ORLANDO REALTY APROPERTY MANAGEMENT	Please read & completed the following For which property address are you placing this application?
	Please circle one: Website Realtor Sign
314 S. LAKEWOOD DR., ORLANDO, FLORIDA 32803 OFFICE: 407-641-5049 FAX: 407-429-3857	If a website, which site?:
	If a Realtor, what is Realtor's name, Brokerage, and Phone Number:
IMPORTANT INFORMATION FOR THIS APPLICATION	
• Fee is \$79 Per Adult - Non-Refundable.	What approximate move in date were you hoping for?
Check or Cash or Credit card @ www.407rentals.com	NOTICE: <u>\$79 PER ADULT FEE MUST BE PAID</u>
 CANNOT process until fee is paid. 	BEFORE YOUR APPLICATION CAN BE PROCESSED Checks – Payable to "Orlando Realty & Property Management"
CANNOT process if incomplete.	Checks – Payable to "Orlando Realty & Property Management" Credit card – Please use website - <u>www.407rentals.com</u> .
	THE \$79 IS NON-REFUNDABLE.
Mustinglude new stub/ prest of income	applications cannot be processed. Application fee will not be refunded.
o must moldae pay stab / proof of moone.	ALL APPLICANTS MUST INITIAL Page 3, SIGN, and DATE APPLICATION. Fax application to 407-429-3857 or Email/mail/bring to our office.
Applicant Name:	Date of Birth:
Driver's License #:	Social Security #:
Telephone #: Email address:	
Present Address: Do you own or rent?: Since (date): /	
Current Landlord:	Felenhone # Fax #
	·
Previous Address:	
Vehicle : Year Make Model	Color Tag #
Have you ever filed a petition of bankruptcy?If yes, when/explain	n?:
Have you been evicted from any tenancy or had an eviction notice service service and the service service service service and the service servi	/ed on you? If ves. when?
Explain:	
Have you ever willfully and intentionally refused to pay any rent when	due? If yes, when/explain?:
Occupation:	Present Employer:
Employer Address:	Phone:
Type of Business:	Name of Supervisor:
From://to/	/Monthly Gross Income:
	S MUST SIGN AND DATE PAGE 4***

		Date of Birth:				
)river's License #:		Social Security #:				
elephone #:	Email	address:				
vresent Address:						
)o you own or rent?:	Since (date):	<u> </u>	Monthly Payment?:			
Current Landlord:		Telephone #	Fax #			
Previous Address:						
CO-Applicant Vehicle:	Year Make	Model	Color	Tao #		
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lave you ever willfully and	intentionally refused to pay any	rent when due? If	yes, when/explain?:			
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Type of Business: Type of Business: From:/ Are any of the ap Please list ALL of Pets? - <u>Pets are not perm</u>	to oplicants an active military me other occupants/relationships	Name of Sup //I ember? Are any o /ages - <u>ALL ADULTS MUST BE</u> <u>I to lease is signed by App</u>	ervisor: Monthly Gross Income: f the applicants a college s E ON LEASE :	tudent?		

PLEASE CAREFULLY READ AND REVIEW ALLTHE FOLLOWING REQUIREMENTS AND PROCEDURES PRIOR TO MAKING APPLICATION FOR THIS PROPERTY.

- 1. Orlando Realty & Property Management (from hereafter "ORPM) supports and complies with all federal, state, and local Fair Housing Laws.
- 2. All parties acknowledge that ORPM is the agents of the Owner and will be paid by the Owner. ORPM is not the agent of and does not represent the applicants.
- 3. Each person, 18 years of age and over, MUST view the property in person PRIOR to submitting an application. An applicant can not lease a property without viewing the property in person first (Application/Admin fees are NON-refundable even if an applicant does not view). All applicants must fill out a complete ORPM application. All applicants applying together must qualify; denial of one applicant results in the denial of all applicants.
- 4. Valid current photo ID documentation (driver's license, military ID, or State ID) is required for each applicant.
- 5. The <u>\$79 per adult application fee is NON-REFUNDABLE at any time</u>. This fee must accompany the completed application form provided to you by our company. This fee is to cover the costs incurred while processing the application.
- 6. <u>A \$250.00 admin fee is due within 24 hours of an approved application</u>. Note: This is not a per applicant fee, but per rental property and is <u>NON-REFUNDABLE</u>.
- Your application is considered incomplete for any of the following: no current pay stubs, no current landlord name/information (including telephone number and fax number), a partially filled out application, an unsigned application or application missing signatures, no legible copy of all applicants' driver's license or required photo ID, or unpaid application fee for any or all applicants.
- 8. Some Homeowner and Condominium Associations may require a separate application and fees and if such is the case, <u>applicants must apply to</u> <u>such homeowners or condominium association and remit whatever other application fees and/or forms that maybe required</u>.
- 9. <u>Multiple Applications Tenant selection is not a "First Come First Serve" selection process</u>. It is entirely possible that ORPM may receive multiple applications from unrelated individual applicants on the same property at approximately the same time. If such is the case, we will process all applications for consideration as to what we (in our sole discretion) deem the best applicant, which may not necessarily be the first application received. In such cases, more than one applicant may be approvable, however only one will eventually be approved. Because we represent the best interest of the rental property Owner, we will accept the best application, which may not necessarily be the first application received. In order to evaluate the various applications it is necessary for ORPM to expend time and cost in credit reports, and other administrative cost. Hence, our policy that <u>the application fee is non-refundable</u>. If your application

is approvable, but not the approved one for the property for which you are applying, you may consider applying for other available properties that we may have, without payment of an additional application fee.

- 10. In the event that this application is denied and/or considered void for any reason and the applicant is entitled to a refund of any part of their deposit, it is understood that said deposit will be returned to applicant by check, through regular mail only. Applicant will not be refunded cash and cannot pick up their check at any office location. There will be no exceptions. It is further understood that said deposit will be made payable to all applicants and mailed to the current address given. In the event that the deposit is made by personal check, the required time for clearance must be taken into consideration. All deposits whether by personal check, cashier check, money order, bank checks, credit card or electronic funds transfer or any other means are subject to clearance by ORPM's bank which in all cases shall be not less than 7 business days. All holding deposits for a rental property are NON-REFUNDABLE.
- 11. ORPM will review your credit report, public records for past evictions, verify your employment, verify current landlord references, + perform a criminal background check.
- 12. ORPM obtains a credit report for all applicants, and does not accept copies of credit reports from applicants, no exceptions. ORPM must be able to verify all income sources, and reserves the right to disgualify applicants for failure to prove income, supply adequate documentation, or prove the ability to support rental payments.
- 13. We will not provide you with the credit report or tell you of its contents, however, as stipulated by the federal Fair Credit Reporting Act we will provide you with the name of the credit reporting agency so you may receive a copy from the credit bureau. All information collected for the approval or denial of this application is considered confidential in nature and are for internal company use to approve or deny application only. Such information will not be shared with third parties nor the Owner.
- 14. The applicant's statements given on this application are submitted for the purpose of obtaining credit and are hereby certified by applicant to be true, complete and correct. The purpose of asking for applicant's social security number is to verify applicant's credit score. Any person named herein is expressly authorized to furnish ORPM with information in connection with this application. This application shall remain the property of ORPM. Applicant agrees that ORPM may terminate any agreement entered into in reliance of any misstatement made on this application. Applicant expressly authorizes ORPM, to make inquiries of others concerning the foregoing information, including, but not limited to, procuring a consumer reporting agency and to provide information arising out of applicants transactions with others.
- 15. Applicant acknowledges this instrument has been signed before any lease agreement has been signed. Applicant acknowledges and agrees to the Texting Acknowledgement.
- 16. It is the Applicant's obligation and responsibility to review the lease/rental agreement, Rules & Regulations and other lease documents which are available 24/7 at the
- ORPM website, www.407rentals.com/tenants. Once the application / admin fees are paid, they are non-refundable.
- 17. Please note: Most Owners require a minimum deposit equal to one month's rent. Some Owners require on their properties a higher minimum deposit.
- 18. Applicant acknowledges this instrument as an addendum to Rental Agreement and when executed is made an integral part of the aforementioned agreement.
- 19. Renter's insurance is required for floatation bedding in property, naming ORPM and Owner as add'l insured for any loss or damage as a result of said floatation bedding.
- 20. Commercial vehicles are not permitted, neither is parking on the lawn, nor parking on the street at any property leased by ORPM.
- Smoking is not permitted in any property leased by ORPM.
- 22. PROHIBITION OF PUBLICATION; CONFIDENTIALITY. LANDLORD/MANAGER hereby agrees not to publish in any media (including but not limited to online, internet, or websites) nor provide to any third party data or information related to TENANT'S payment history, late payments, NSF, non-compliance, breach, or any violation of the rental agreement/lease agreement, nor provide any allegation, opinion or recounting of TENANT'S conduct related to or arising from the rental agreement/lease agreement without the express written consent of TENANT. TENANT, in exchange for such obligation from LANDLORD/MANAGER, hereby agrees not to publish in any media (including but not limited to online, internet, or websites) nor provide to any third party data or information related to LANDLORD'S/MANAGER'S non-compliance, breach, or any violation of the rental agreement, nor any allegation, opinion or recounting of LANDLORD'S/MANAGER'S conduct related to or arising from the rental agreement/lease agreement without the express written consent of LANDLORD/MANAGER. Both TENANT and LANDLORD/MANAGER hereby acknowledge and agree that foregoing obligations are of mutual benefit and value to both parties and that violation of foregoing obligations by one party shall be considered breach of the rental agreement/lease agreement, with all legal remedies available for said breach, including but not limited to all court costs, all legal fees, and damages to be awarded to prevailing party. Each Applicant and ORPM agree to liquidated damages of \$500.00 for each violation of this provision. The foregoing shall in no way whatsoever limit nor constrain either party from lawful enforcement of provisions of the rental agreement/lease agreement, nor in any way whatsoever limit nor constrain reports to law enforcement or government agencies.
- 23. It is expressly understood that this transaction involves a lease/rental agreement and the applicant acknowledges that they have been advised of the importance of rental insurance for contents and belongings. In the event that the applicant decides that they do not desire said insurance, they agree to hold harmless ORPM, its agents, the property owner, and all parties involved in this transaction.
- 24. All required utilities must be converted into the tenant's name, must be ACTIVE and turned on at the lease commencement before tenant will receive possession / keys. 25. Deposits are security for faithful performance by tenants of all terms, covenants and conditions of the lease agreement and tenants may not dictate that the deposit be used
- for any rent due. Unless claimed due to a breach of lease of damages, the deposit is refundable when the tenants move out of the property at the expiration of the lease term. 26. Key(s) to the property are available at our Orlando office after 4:00pm on the 1st day of the rental agreement after an executed rental agreement is complete, all
- monies are correctly paid via a cashier's check ONLY, and the walkthrough document is signed by tenant(s). 27. The property you are applying for comes in 'AS-IS' condition. Any request for repairing, cleaning, etc., must be in writing and must be received before or at time the application is received. Requests will be submitted to Owner for consideration. Otherwise it is understood that the property will be rented to the approved applicant in an 'AS-IS' condition. (See below).
- **Applicant Initial** Applicant Initial
- 28. Pets are not permitted unless PET ADDENDUM to lease/rental agreement is signed by Applicant(s) and accepted by Owner.

RENTAL REQUIREMENTS

- 1. 1 year of verifiable residence history from a third-party landlord required.
- 2. Rental history demonstrating residency but not by a third party, may require an additional deposit.
- 3. Three (3) or more three-day notices or "late rents" within a 12 month period will result in denial, or an additional deposit.
- 4. Two (2) or more NSF checks within a 12 month period will result in denial, or an additional deposit.
- 5. Rental history reflecting any unpaid past due rent will result in denial, or an additional deposit.
- 6. Any unlawful detainer action or eviction over five (5) yrs old which has been paid can be approved with an additional deposit.
- 7. Rental history showing property damage may require an additional deposit, if the amount has been paid in full. If the damage has not been paid this may result in a denial.
- 8. Rental history with disturbance complaints may be denied if the previous owner/manager would not re-rent.

CREDIT REQUIREMENTS

- 1. All tenants must have a credit score above 600 in order to lease a property with a deposit equal to one month's rent.
- 2. A credit score below 600 for 1 of the applicants will likely result in an additional deposit above one month's rent.
- 3. A credit score below 550 for 1 of the applicants will most likely result in a minimum of first month, and a deposit equaling two Two years of verifiable residence times the monthly rent. history from a third-party landlord will be required.
- 4. Negative credit reports can be grounds for denial of an application.
- 5. College students are required to have a co-signor and an additional deposit. At least 1 parent with a good credit score and a deposit of 2 times the monthly rent is needed.
- 6. Co-signers are accepted at the manager's/owner's discretion only, must meet all requirements.

INCOME REQUIREMENTS

- 1. Monthly income must equal approximately three (3) times the monthly rent. If monthly income does not equal approximately three (3) times stated monthly rent, additional deposits, guarantor or qualified roommate may be required.
- 1 year of verifiable employment is required, or an additional deposit may be required. A current paycheck stub will be required.
- 3. Some form of verifiable income will be required for unemployed applicants.
- 4. Self employed applicants will require proof of income from 2 years tax returns, and last 3 months of bank statements.

AUTOMATIC DENIALS

- 1. Any collection filed by a property management company or landlord will result in denial, unless paid, which will result in an additional deposit.
- 2. Any applicant with unlawful detainer action or eviction within the past five (5) years will be denied.
- 3. Any current three-day notice will result in denial.
- 4. Any pets on the dangerous breed list including but not limited to Staffordshire Terriers, Pit Bull Terriers, Presa Canarios, American Bulldog, Chows, German Shepherds, Dobermans, Rottweilers, Mastiffs, Cane Corsos, Great Danes, Alaskan Malamutes, Siberian Huskies, Akitas, Wolf-Hybrids, "Mixed" / "Mutt" dogs without veterinarian proof of dog's breed and other dogs / animals not mentioned or dogs not permitted by an individual owner. Farm animals are not permitted.
- 5. Giving false information is automatic grounds for denial.
- An incomplete application is grounds for a denial. An application must have current pay stubs, current landlord information, completed application, signed application, copy of all applicant's driver's license, and paid application fee for all applicants.
- 7. Any exceptions to the above list of criteria, can result in a higher deposit.

CRITERIA FOR TENANCY

- 1. I have read and understand ORPM by criteria for tenancy (Tenant Screening Requirements).
- 2. Any exceptions to these criteria will need to be submitted in writing to ORPM for consideration. If approval is then given for such exceptions, additional deposit, co-signers and/or additional "higher" rent may be required. The minimum amount to move into an ORPM leased property is a full month's rent and a minimum one month deposit.
- 3. Holding Deposit: Once you have been notified that your application has been approved, you have twenty-four (24) hours to deliver a one month holding deposit (same amount as the monthly rent) to our office. This holding deposit MUST be in the form of a cashier's check ONLY (Personal checks, money orders or cash will not be accepted). The cashier's check MUST be written to "Orlando Realty and Property Management." Until we receive an approved application, approval of owner, the holding deposit, executed lease, we will continue to market the property to prospective tenants.
- 4. Once approved and holding deposit is received, this deposit is non-refundable. In the event that you fail to enter into the lease agreement or refuse to take possession of the property on or before your applied for beginning rental date, you shall forfeit these funds as liquidated damages. Due to the high demand for rental homes, we will not hold the property you applied for off the rental market for more than 24 hours unless you provide the required holding deposit. If you do not comply with this requirement, we may rent the home you applied for to someone else, and your application fee and holding deposit is non-refundable.
- 5. All rent/deposits made prior to commencement of lease must be made in a <u>cashiers check only and made payable to</u>: "Orlando Realty and Property Management." Required funds prior to move-in: may include first and last month's rent, additional deposit and miscellaneous fees. Please pay these funds by cashier's check only.
- 6. Personal checks will be accepted starting with the second rental payment.
- 7. <u>Rental payments are due on or before the First day of each month.</u> The ORPM late fee policy is \$75.00 on the 2nd calendar day of the month and \$5 per calendar day after the 2nd. It is important that your payment is received by the end (5:00 p.m.) of business on the first day of each month.
- All deposits and all payments are subject to clearance by ORPM's bank which in all cases shall be not less than 7 business days.

ALL RENT/DEPOSITS PAID PRIOR TO THE COMMENCEMENT OF THE LEASE MUST BE MADE BY <u>CASHIER'S CHECK ONLY</u> AND MADE PAYABLE TO: "<u>ORLANDO REALTY AND PROPERTY MANAGEMENT</u>"

Thank you for applying to Orlando Realty & Property Management.

CONDITION OF THE PROPERTY

For the application to be complete – any and all alterations to the property <u>must</u> be stated on this application.

Initial Only #1 or #2

1. I/We will accept the property in the condition the property is currently in. We are accepting this property in 'AS-IS' condition with no changes by the Owner.

L/	Applicant Initial
5	Applicant Initial

2. I/We will accept the property in the condition the property is currently in except for the items on page 5.

-V	Applicant Initial
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Item #1:	
Item #4:	
Item #5:	

I HAVE READ ALL 5 PAGES, UNDERSTAND & AGREE TO THE ABOVE INFORMATION. I DECLARE THAT THE FOREGOING IS TRUE & CORRECT, AUTHORIZE ITS VERIFICATION & THE OBTAINING OF A CREDIT REPORT. I ALSO AGREE THAT THE LANDLORD MAY TERMINATE ANY AGREEMENT ENTERED INTO IN RELIANCE ON ANY MISSTATEMENT MADE ABOVE.

-	Applicant Signature:		Date:	
4/	Applicant Signature:		Date:	
	PLEASE PL	ACE AT LEAST 2 EMERGENCY CONTACT NAMES, PH	ONE NUMBERS FOR EACH APPLICANT.	
	Applicant #1			
-	Relationship:	Contact Name:	Ph #:	
5/	Relationship:	Contact Name:	Ph #:	
	Applicant #2			
	Relationship:	Contact Name:	Ph #:	
4	Relationship:	Contact Name:	Ph #:	

DRIVING DIRECTIONS: Orlando Realty and Property Management, 314 S. Lakewood Dr. - Orlando, FL 32803

<u>FROM DAYTONA BCH or TAMPA</u>: Travel I-4, Take exit 82A to FL-408 E, Travel 408 E, then take exit 12A toward Bumby Ave, merging onto E Anderson St, Turn Left on S Crystal Lake Dr, go under the bridge and immediately turn left onto E South St, and then immediately Right on S Lakewood Dr, our office will be on the Left. <u>EAST ORLANDO</u>: Travel 408 West, Take exit 12B Crystal Lake, at the bottom of the exit ramp, travel straight through traffic light. Turn Right onto S Lakewood Dr, our office will be on the Left. <u>WINTER GARDEN</u>: Travel 408 East, Take exit 12A toward Bumby Ave, merging onto E Anderson St, Turn Left on S Crystal Lake Dr, go under the bridge and immediately turn Left onto E South St, Turn Right on S Lakewood Dr, our office will be on the Left. Call 407-641-5049 for further driving directions.



PARKING IS FREE

TEXTING ACKNOWLEDGEMENT

By executing the application, the Applicant agrees that Landlord and/or Management and/or a third party service hired by Landlord and/or Management may send non-commercial text messages to Applicant's cell phone or mobile device before and/or during any tenancy. Examples of text messages include but are not limited to rent due reminders and inspection notices. Landlord and/or Management will not provide Applicant's or Tenant's cell number to any third party for the purposes of marketing any goods or services without prior authorization of applicant or tenant except for notification from vendors performing repairs, maintenance, or other related services at the property.

UTILITIES ACKNOWLEDGEMENT

By signing below I/we agree to convert all required utilities; water, power and if applicable gas, into my/our name(s) as my/our sole responsibility(s). Also, I/we agree and acknowledge that all required utilities; water, power and if applicable gas, must be on at the property at the time I/we obtain keys from the Broker's agent. All required utilities must remain on through the last day of the lease.

By signing below, I/we agree and acknowledge that under no circumstances will I/we receive keys, garage door remotes, or permission to enter the property, store any personal items at the property until the commencement of the lease and the Broker's agent is able to receive confirmation from the utility companies that the utilities have been converted into the tenant's responsibility and are actually on at the property at the time of lease commencement.

THERE ARE NO EXCEPTIONS TO THESE POLICIES AND UNFORUNATELY TENANTS THAT HAVE NOT CONVERTED UTILITIES INTO THEIR NAME WILL DELAY THEIR MOVE IN.

By signing below I/we agree and acknowledge that if the required utilities are not on, I/we will not be able to move into the property. If this delays my move in by 1 hour, 1 day or 1 week or longer, I/we will still be responsible for rent for each day that I/we agreed to within the lease agreement. Also, if any damages occur (examples: lawn not receiving proper water for irrigation, the pool becoming unclean due to the failure to have power on at the property, or other damages), I/we agree to be solely responsible for these items.

Many of the names, website addresses and phone numbers of the utility companies, can be found at: https://www.allconnect.com or http://www.407rentals.com/resources

By signing below I/we will not hold the broker, the broker's agents/firm, nor the owner responsible for my disregard in converting utilities into my name and having them on at the time of lease commencement.

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PET FEE REQUIREMENTS DISCLOSURE

THESE PET FEE REQUIREMENTS ARE IN PLACE AND IN FORCE UPON AUTHORIZATION OF THE PET ADDENDUM TO LEASE AGREEMENT.

These PET FEE REQUIREMENTS shall apply to TENANT(s) upon consent being granted to TENANT(s) to keep pet(s) identified on the PET ADDENDUM on the Premises, provided the below listed conditions are adhered to by TENANT(s).

1. TENANT(s) shall review each Option below and **SELECT ONE OPTION** to be included as a part of and incorporated into Lease Agreement.

OPTION A - PET APPLICATION FEE of \$250 is charged to TENANT(s) for FIRST PET identified here below on this Pet Addendum. Pet Application Fee of \$50 is charged to TENANT(s) for EACH ADDITIONAL PET identified here below. Payment of the Pet Application Fee is a non-refundable charge for administrative processing and property damage disbursements allocation for term of lease. Damage to Premises which is directly caused by a specific pet identified here below will be the monetary obligation (subject to limits) of MANAGER and not TENANT(s). TENANT(s) must provide direct irrefutable evidence that a specific pet identified here below is the direct cause of the damage, failure to do so shall then cause TENANT(s) Holding Deposit to be charged for damage and MANAGER shall have no monetary obligation. Any monetary obligation of the MANAGER under this Option A is strictly limited to damage to Premises directly caused by a specific pet identified here below and Manager's total monetary obligation herein shall in not exceed an amount equal to \$750.

I/We select OPTION A						
	TENANT	Date	TENANT	Date	TENANT	Date

OPTION B - PET APPLICATION FEE of \$250 is charged to TENANT(s) for FIRST PET identified here below. Pet Application Fee of \$250 is charged to TENANT(s) for EACH ADDITIONAL PET identified here below. Fifty percent (50%) of each Pet Application Fee is a non-refundable charge for administrative processing. Fifty percent (50%) of each Pet Application Fee will be refundable to TENANT(s) provided there is no damage to Premises in any form, type, or manner whatsoever from any pet(s). Damage to Premises in any form, type, or manner whatsoever from any pet(s) will be assessed first against the refundable portion of the Pet Application Fee and next against the TENANT(s) Holding Deposit, beyond which any further amount shall be a liability and obligation of the TENANT(s) as per the Lease Agreement. The refundable portion may be used by MANAGER to pay for any pet damage or for any other amounts due and owing under the terms of the Lease Agreement whether pet related or not upon TENANT(s) vacating the premises. TENANT(s) will be responsible for full replacement and/or repair cost of carpet, walls, blinds, flooring or any other items damaged in any way by any pet(s). TENANT(s) also will be responsible for the full cost of any exterminating of pests that may be required because of any pet(s).

I/We select OPTION B						
	TENANT	Date	TENANT	Date	TENANT	Date

- Only pet(s) specifically identified here below are allowed onto Premises. No other pet(s) may be brought onto Premises at any time for any length of time for any reason whatsoever – not even a visit. Absolutely no dangerous pets of any kind will ever be allowed on Premises, (including, but not limited to, Rottweiler's, Pit Bulls, Shepard of any breed, etc.). A \$350 charge will apply for each unauthorized pet.
- 3. Pet(s) must be kept on a leash at all times while it is outside of the Premises. <u>PETS ARE NOT ALLOWED</u> <u>TO RUN LOOSE AT ANY TIME</u>. TENANT(s) agree to fully indemnify the Landlord, Owner or Manager for any damages arising out of injury to another person or to another pet by the pet(s). Pet(s) must not be tied or kept outside door, in the hallways or on the balcony or on open porch or lanais, if applicable. TENANT(s) may be assigned a designated area to walk pet(s) and TENANT(s) must walk pet(s) in that area only. TENANT(s) are responsible for immediately cleaning up after pet(s) and must do so.
- 4. In the event any pet(s) have offspring, TENANT(s) will be in immediate breach of the Lease Agreement.
- 5. TENANT(s) agree that approval or denial of all pets(s) is at the sole discretion of OWNER. OWNER reserves the right to withdraw consent at any time by giving the TENANT(s) 7 days written notice to remove pet(s) from the Premises for any reason, including, but not limited to, noise, barking, disturbances, damage, threatening behavior towards other TENANT(s), neighbors, or the OWNER or MANAGER or their employees or agents. In the event the pet(s) are not removed after notice and cure period, TENANT(s) will be in breach of the Rental Agreement and subject to eviction. TENANT(s) agree that keeping a pet on the Premises is a revocable privilege and not a right. In case of conflict between the provisions of this disclosure and any other provisions of the Lease Agreement, the provisions of this disclosure shall govern

DESCRIPTION OF PET(S) – TENANT must supply picture of each pet and complete following.

PET ONE

Туре	Breed	Color	NAME	LBS
Vaccination/Licens	se Tag #	Year		
<u>PET TWO</u>				
Туре	Breed	Color	NAME	LBS
Vaccination/Licens	e Tag #	Year		
TENANT A	CKNOWLEDGEME	INT OF RECEIPT:		
	Initial	Initial	Initial	