

Rental Application for Residents and Occupants

Each co-resident and each occupant over 18 must submit a separate Application.

M E M B E R

Date when filled out: _____

Full name (exactly as it appears on driver license or govt. ID	card)
i an name (exactly as it appears on univer license or govt. ID (Cui a,
Former name (if applicable)	
	Social Security #
	Social Security # State
	State (if applicable)
	Cell phone
•	Email address
Marital status ☐ single ☐ married U.S. citizen?	
I am applying for the apartment located at	
Is there another co-applicant? ☐ yes ☐ no	
	Email
	Email
	Email
Co-applicant name	Email
OTHER OCCUPANTS	
Full name	Relationship
	Social Security #
	State
	State (if applicable)
	State (ii applicable)
Full name	Relationship
Birthdate	Social Security #
Driver license #	State
Government ID #	State (if applicable)
Edhama	Delationahio
	Relationship
	Social Security #
	State
Government ID #	State (if applicable)
Full name	Relationship
Birthdate	Social Security #
Driver license #	State
Government ID #	State (if applicable)
WHERE YOU LIVE	
Current home address (where you live now)	
	State Zip
Do you ☐ rent or ☐ own? Beginning date of residency:	Monthly payment \$
Name of owner or manager	
Previous home address (most recent)	
	State Zip
	Monthly payment \$
Phone Reason for leaving	α
	9
YOUR WORK	
Current employer	
Address	
City	StateZip
Work phone Beginning date of	f employment

YOUR WORK, continued		
Gross monthly income \$	Position	
Supervisor		Phone
		tateZip
Work phone	Dates: From	То
Gross monthly income \$	Position	
Supervisor		Phone
ADDITIONAL INCOME		
(Income must be verified to be con	sidered.)	
Туре	Source	Gross monthly amount \$
		Gross monthly amount \$
CREDIT HISTORY		
If applicable, please explain any pa	st credit problem:	
RENTAL AND CRIMINAL HISTORY		
Check only if applicable.		
Have you or any occupant listed in th	is Application ever	
been evicted or asked to move ou	· ·	
	ne end of the lease term without the owner's c	onsent?
declared bankruptcy?		
☐ been sued for rent?		
been sued for property damage?been convicted or received proba	tion (other than deferred adjudication) for a fe	alony or say crima?
to discuss more facts before making	on, and type of each felony or sex crime for wh a decision. You represent the answer is "no" to	hich you were convicted or received probation. We may need anny item not checked above.
HOW DID YOU FIND US?		
Online search (website address)		
Online search (website address)		
Online search (website address)Referral from a person or locator	r? Name	
 □ Online search (website address) □ Referral from a person or locator □ Social media (please be specific) 	r? Name	
 □ Online search (website address) □ Referral from a person or locator □ Social media (please be specific) □ Other 	r? Name	
 □ Online search (website address) □ Referral from a person or locator □ Social media (please be specific) 	r? Name	
☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18	R? Name	
☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name	R who will not be living with you:	Relationship
☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name Address	R? Name	Relationship
☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name Address City	r? Name	Relationship
☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name Address City Home Phone	R who will not be living with you: St Cell Phon	Relationship tate Zip
☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name Address City Home Phone	R who will not be living with you: St Cell Phon	Relationship
☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name Address City Home Phone Work Phone If you die or are seriously ill, missing	r? Name	Relationship Zip
☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name Address City Home Phone Work Phone If you die or are seriously ill, missing or ☐ your parent or child, we may a box, storerooms, and common area	R? Name	Relationship Zip
☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name Address City Home Phone Work Phone If you die or are seriously ill, missing or ☐ your parent or child, we may a box, storerooms, and common area	r? Name	Relationship Zip
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☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name Address City Home Phone Work Phone If you die or are seriously ill, missing or ☐ your parent or child, we may a box, storerooms, and common area you authorize us to call EMS or send	St who will not be living with you: St Cell Phon Email Ado g, or incarcerated according to an affidavit o illow such person(s) to enter your dwelling to as. If no box is checked, any of the above are d for an ambulance at your expense. We're re	Relationship Zip
☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name Address City Home Phone Work Phone If you die or are seriously ill, missing or ☐ your parent or child, we may a box, storerooms, and common are you authorize us to call EMS or send	R who will not be living with you: Cell Phon Email Ado g, or incarcerated according to an affidavit o illow such person(s) to enter your dwelling t as. If no box is checked, any of the above are d for an ambulance at your expense. We're r e) d by you or any occupants (including cars,	Relationship Zip
☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name Address City Home Phone Work Phone If you die or are seriously ill, missing or ☐ your parent or child, we may a box, storerooms, and common area you authorize us to call EMS or send YOUR VEHICLES (If applicable List all vehicles owned or operated Make	r? Name	Relationship Zip
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☐ Online search (website address) ☐ Referral from a person or locator ☐ Social media (please be specific) ☐ Other EMERGENCY CONTACT Emergency contact person over 18 Name Address City Home Phone If you die or are seriously ill, missing or ☐ your parent or child, we may a box, storerooms, and common are you authorize us to call EMS or send YOUR VEHICLES (If applicable List all vehicles owned or operated Make Year	r? Name	Relationship Zip
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YOUR ANIMALS	(if applicable)				
You may not have any animal in your unit without management's prior authorization in writing. If we allow your requested animal, you must sign a separate animal addendum, which may require additional deposits, rents, fees or other charges.					
Kind		Weight			
Breed		Age			
Kind		Weight			
Breed		Age			

Application Agreement

The following Application Agreement will be signed by you and all co-applicants prior to signing a Lease. While some of the information below may not yet apply to your situation, there are some provisions that may become applicable prior to signing a Lease. In order to continue with this Application, you'll need to review the Application Agreement carefully and acknowledge that you accept the terms.

- 1. **Apartment Lease information.** The Lease contemplated by the parties will be the current TAA Lease. Special information and conditions must be explicitly noted on the Lease.
- 2. **Approval when Lease is signed in advance.** If you and all co-applicants have already signed the Lease when we approve the Application, our representative will notify you (or one of you if there are co-applicants) of our approval, sign the Lease, and then credit the application deposit of all applicants toward the required security deposit.
- 3. **Approval when Lease isn't yet signed.** If you and all co-applicants have not signed the Lease when we approve the Application, our representative will notify you (or one of you if there are co-applicants) of the approval, sign the Lease when you and all co-applicants have signed, and then credit the application deposit of all applicants toward the required security deposit.
- 4. **If you fail to sign Lease after approval.** Unless we authorize otherwise in writing, you and all co-applicants must sign the Lease within 3 days after we give you our approval in person or by telephone or within 5 days after we mail you our approval. If you or any co-applicant fails to sign as required **your Application will be deemed withdrawn**, and we may keep the application deposit as liquidated damages, and terminate all further obligations under this Agreement.
- 5. **If you withdraw before approval.** If you or any co-applicant withdraws an Application or notifies us that you've changed your mind about renting the dwelling unit, we'll be entitled to retain all application deposits as liquidated damages, and the parties will then have no further obligation to each other.
- 6. **Approval/non-approval.** If we do not approve your Application within 7 days after the date we received a completed Application, your Application will be considered "disapproved." Notification may be in person or by mail or telephone unless you have requested that notification be by mail. You must not assume approval until you receive actual notice of approval. The 7-day time period may be changed only by separate written agreement.
- 7. **Refund after non-approval.** If you or any co-applicant is disapproved or deemed disapproved under Paragraph 6, we'll refund all application deposits within 30 days of such disapproval. Refund checks may be made payable to all co-applicants and mailed to one applicant.
- 8. **Extension of deadlines.** If the deadline for approving or refunding under paragraphs 6 or 7 falls on a Saturday, Sunday, or a state or federal holiday, the deadline will be extended to the end of the next business day.
- 9. **Keys or access devices.** We'll furnish keys and/or access devices only after: (1) all parties have signed the Lease and other rental documents referred to in the Lease; and (2) all applicable rents and security deposits have been paid in full.
- 10. **Application submission.** Submission of an Application does not guarantee approval or acceptance. It does not bind us to accept the applicant or to sign a Lease. Images on our website may represent a sample of a unit and may not reflect specific details of any unit. For information not found on our website regarding unit availability, unit characteristics, pricing or other questions, please call or visit our office.
- 11. **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 or your co-applicants is considered notice from all co-applicants.

Disclosures

- 1. **Application fee (non-refundable).** You agree to pay to our representative the non-refundable application fee in the amount indicated in paragraph 3. Payment of the application fee does not guarantee that your Application will be accepted. The application fee offsets the cost of screening an applicant for acceptance.
- 2. Application deposit (may or may not be refundable). In addition to any application fees, you agree to pay to our representative an application deposit in the amount indicated in paragraph 3. The application deposit is not a security deposit. The application deposit will be credited toward the required security deposit when the Lease has been signed by all parties; OR, it will be refunded under paragraph 7 if the applicant is not approved; OR it will be retained by us as liquidated damages if you fail to sign or withdraw under paragraphs 4 and 5 of the Application Agreement.
- **3. Fees due.** Your Application will not be processed until we receive your completed Application (and the completed Application of all co-applicants, if applicable) and the following fees:

A. Application fee (non-refundable): \$	19.00
B. Application deposit (may or may not	be refundable) \$

- **4. Completed Application.** Your Application will not be considered "complete" and will not be processed until we receive the following documentation and fees:
 - A. Your completed Application;
 - B. Completed Applications for each co-applicant (if applicable);
 - C. Application fees for all applicants;
 - D. Application deposit.

Authorization and Acknowledgment

lauthorize AT Villages at Cypress LP

(name of owner/agent) to obtain reports from any consumer or criminal record reporting agencies before, during, and after residency on matters relating to a lease by the above owner to me and to verify, by all available means, the information in this Application, including criminal background information, income history and other information reported by employer(s) to any state employment security agency. Work history information may be used only for this Application. Authority to obtain work history information expires 365 days from the date of this Application.

Payment Authorization lauthorize <u>AT Villages at Cypress LP</u> (name of owner/agent) to collect payment of the application fee and application deposit in the amounts specified under paragraph 3 of the Disclosures. Non-sufficient funds and dishonored payments. If a check from an applicant is returned to us by a bank or other entity for any reason, if any credit card or debit card payment from applicant to us is rejected, or if we are unable, through no fault of our own or our bank, to successfully process any ACH debit, credit card, or debit card transaction, then: 50.00 for each returned payment; and 2. We reserve the right to refer the matter for criminal prosecution. **Acknowledgment** You declare that all your statements in this Application are true and complete. Applicant's submission of this Application, including payment of any fees and deposits, is being done only after applicant has fully investigated, to its satisfaction, those facts which applicant deems material and necessary to the decision to apply for a rental unit. You authorize us to verify your information through any means, including consumer-reporting agencies and other rental-housing owners. You acknowledge that you had an opportunity to review our rental-selection criteria, which include reasons your Application may be denied, such as criminal history, credit history, current income and rental history. You understand that if you do not meet our rental-selection criteria or if you fail to answer any question or give false information, we may reject the Application, retain all application fees as liquidated damages for our time and expense, and terminate your right of occupancy. Giving false information is a serious criminal offense. In lawsuits relating to the Application or Lease, the prevailing party may recover from the non-prevailing party all attorney's fees and litigation costs. We may at any time furnish information to consumer-reporting agencies and other rental-housing owners regarding your performance of your legal obligations, including both favorable and unfavorable information about your compliance with the Lease, the rules, and financial obligations. Fax or electronic signatures are legally binding. You acknowledge that our privacy policy is available to you. Right to review the Lease. Before you submit an Application or pay any fees or deposits, you have the right to review the Application and Lease, as well as any community rules or policies we have. You may also consult an attorney. These documents are binding legal documents when signed. We will not take a particular dwelling off the market until we receive a completed Application and any other required information or monies to rent that dwelling. Additional provisions or changes may be made in the Lease if agreed to in writing by all parties. You are entitled to a copy of the Lease after it is fully signed. Images on our website may represent a sample of a unit and may not reflect specific details of any unit. For information not found on our website regarding availability, unit characteristics or other questions, please call or visit our office. This Application and the Lease are binding documents when signed. Before submitting an Application or signing a Lease, you may take a copy of these documents to review and/or consult an attorney. Additional provisions or changes may be made in the Lease if agreed to in writing by all parties. Applicant's signature Date

 Apt. name or dwelling address (street, city):	days if by mail.)
Additional comments:	



Co-Applicant

Supplemental Rental Application for Units Under Government Regulated Affordable Housing Programs

ployment Update. Present er dress: ork Phone:			D:	4.1			City, State, Z	IP:		
urk Phone: usehold Composition. List all										
	persons, n	icidaling			ii be livilig ili you				Chin	dont Ctatus
Number of Persons			Full Nam	1e		Ke	lationship	Age		dent Status ☐ Part-time ☐ N/A
1 (Head of Household)										□ Part-time □ N/A □ Part-time □ N/A
3										☐ Part-time ☐ N/A
4									☐ Full-time	☐ Part-time ☐ N/A
5										☐ Part-time ☐ N/A
es anyone live with you now wou answered "Yes" to any quest	ho is not lis ion, please	sted abov	⁄e? ☐ Yes	□ No	. Does anyone pl	an to liv	ve with you in	the future		☐ Part-time ☐ N/A sted above? ☐ Ye
e any of the household membe re any of the names listed abo olication is completed?	ve student No. If yo	s in the y u answer	ear this ap ed "Yes" to	plicati eithei	ion was complete question, please	ed? 🗖		any of th	nem plan to b	
nome. List all income of all adults age of 18 who are dependents	of anothe	r househ	old memb	old, in er).	icluding those un	der 18	except for inc	come earn	ed from emp	loyment by persor
Gross Monthly Income Sou your household receives i					Applicant	Ca	-Applicant		er Household Members	d Total
Salary		☐ Yes	□ No	\$		\$		\$		\$
Overtime Pay		☐ Yes		\$		\$		\$		\$
Commissions and Fees		☐ Yes		\$		\$		\$		\$
Tips and Bonuses Interest and/or Dividends		☐ Yes		\$		\$		\$		\$
Net Income from Business		☐ Yes		\$		\$		\$		\$
Net Rental Income		☐ Yes		\$		\$		\$		\$
Social Security, Suppleme Security Income	ntal	☐ Yes	□ No	\$		\$		\$		\$
Pensions, Retirement Fund	.,	☐ Yes		\$		\$		\$		\$
Support from Parents or R	elatives	☐ Yes		\$		\$		\$		\$
Unemployment Benefits Workers' Compensation, e	tc.	☐ Yes		\$		\$		\$		\$
Alimony		☐ Yes		\$		\$		\$		\$
Sources of Child Support: • Court-ordered (regardless	if paid)	☐ Yes ☐ Yes		\$		\$ \$		\$ \$		\$ \$
Voluntary paymentsAnticipated payments		☐ Yes		\$		\$		\$		\$
AFDC/TANF		☐ Yes		\$		\$		\$		\$
Student Financial Assistan		☐ Yes	□ No	\$		\$		\$		\$ \$
Other:				1 -	19 11 1	\$	640	\$	тот/	
sets. List all assets of all adults	and persor	is in your	nousenoi	a, incit	Annual Inte		je of 18.			
Listing of All A			Cash V	alue	Dividends or from Asse		Name of Fi or Desc	nancial Ir ription of		Account Numbe
Checking Account(s)	☐ Yes		\$		\$					
Savings Account(s)	☐ Yes	⊔ No	\$ \$		\$					
Credit Union Account(s)	☐ Yes	□ No	\$		\$					
Stocks, Bonds or Mutual Funds	☐ Yes	□No	\$		\$					
Real Estate or Home	☐ Yes	□ No	\$		\$					
IRA/Keough Account	☐ Yes	□ No	\$		\$					
Retirement Fund (401(k), 457, 403(b), etc.)	□Yes		\$		\$					
Pension Fund Trust Fund	☐ Yes		\$		\$					
Mortgage Note Held	☐ Yes		\$		\$					
Whole Life Insurance Cash Value	☐ Yes	□No	\$		\$					
Other: Tes No (explai	n)		\$		\$					
ntal Assistance. Do you receiv	e any type	of federa	l, state, or	local g	overnment renta	l assista	ince? 🗖 Yes 🛭	☐ No. If ye	s, please expl	ain:
set Verification. Have you disp										

Date of Signing Application

Villages at Cypress

11821 Cypress Corner Lane Houston, TX 77065 (P) 832-688-9121 (F) 832-688-9064 TTY – 1 (800) 659-8331

EFFECTIVE: May 22, 2017

Villages at Cypress is 162 Low Income Housing Tax Credit (LIHTC) Community that is administered by Section 42 of the IRS Code, and is designated to attract applicants for occupancy from all potentially eligible groups of people in the housing area regardless of race, color, religion, sex, national origin, disability, familial status, Marital Status, source of income, age, ancestry, medical condition, sexual orientation or any other arbitrary basis. Villages at Cypress has 1 and 2 bedroom apartments available for rent. The goal of this Tenant Selection Criteria is to establish a guideline for the selection of residents in accordance with HUD 4350.3 and Section 42 LIHTC regulations, which will enhance the quality of life for our residents and improve the financial viability of Villages at Cypress.

Availability of Plan

The Tenant Selection Criteria is available in a common area of the rental office. It may be reviewed at the above location during normal office hours. All applicants will be provided a copy of this plan and will be required to sign an acknowledgment form stating they have read and understand the plan.

Modification of Plan

Villages at Cypress will review this Tenant Selection Criteria at least once annually or when there is a change in regulations to ensure that it reflects current operating practices, program priorities and LIHTC Section 42 requirements. If Villages at Cypress and/or the property's governing agency feel the plan needs to be modified in anyway, a notice of such modification will be provided to existing residents. Based on the new criteria Tenants who already reside at Villages at Cypress at the time new or revised Tenant Selection Criteria are applied and who are otherwise in good standing under the lease will not receive notices of non-renewal or termination. For this reason, the current Tenant Selection Criteria in place at Villages at Cypress will always be dated.

Additional Policies

Villages at Cypress has created additional policies & procedures in conjunction to this plan. These policies are also available for review in a common area of the rental office and may be reviewed at the above location during normal office hours. These policies are:

Waiting List Policy, VAWA Policy, Termination policy & Reasonable Accommodation Policy.

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I. Fair Housing and Equal Opportunity Requirements

It is the policy of Property Name to comply fully with Title VI of the Civil Rights Act of 1964, Title VIII and Section 3 of the Civil Rights Act of 1968 (as amended by the Community Development Act of 1974), Executive Order 11063, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975 and any legislation protecting the individual rights of residents, applicants or staff which may subsequently be enacted. Property Name will comply with state and federal fair housing and antidiscrimination laws; including but not limited to, consideration of reasonable accommodations requested to complete the application process Property Name shall not automatically deny admission to a particular group or category of otherwise eligible applicants. Each applicant in a particular group or category will be treated on an individual basis in the normal processing routine.

The following factors will not be considered when making a decision to admit or reject an application:

Race, Color, Religion, Ancestry, National Origin, VAWA, Age, Sex, Marital Status, Familial Status, Sexual Orientation, Medical Condition, Place of employment, Handicap or disability including mental or psychological illness or Gender Identity.

In addition, Villages at Cypress will not:

- ➤ Deny to any applicant the opportunity to apply for housing nor deny any eligible applicant the opportunity to lease housing suitable to his/her needs;
- ➤ Provide housing which is different from that provided others
- Subject a person to segregation or disparate treatment
- Restrict a person's access to any benefit enjoyed by others in connection with the housing program
- > Treat a person differently in determining eligibility or other requirements for admission
- > Deny a person access to the same level of services; or
- > Deny a person the opportunity to participate in a planning or advisory group that is an integral part of the housing program

II. Violence against Women Reauthorization Act of 2013

Provides protections to Applicants/Tenants from being denied admission to, denied assistance under, termination from participation or evicted from housing on the basis that such person(s) are or have been the victims of domestic violence, dating violence, sexual assault and/or stalking *or* deny assistance, tenancy or occupancy rights solely on the basis of criminal activity directly relating to domestic violence, dating violence, sexual assault or stalking.

- This Community will not assume that any act is a result of abuse covered under VAWA. In order to receive the protections outlined in the VAWA, the applicant/resident must specify that he/she wishes to exercise these protections. If any applicant or resident wishes to exercise the protections provided in the VAWA, he/she should request additional information from the Office Staff and follow the steps and guidelines outlined in UAH Property Management's Violence Against Women Act Policy.
- ➤ If a request under VAWA has been made the applicant will complete the VAWA certification form or supply approved documentation outlined in the UAH Property Management's VAWA Policy within 14 calendar days from the date of the request.
- ➤ Office Staff will review and respond to requests to exercise protections provided under the VAWA within ten (10) business days of receiving all required documentation. Responses may include but is not limited to:
 - ✓ Approval of the Request
 - ✓ Denial of the Request
 - ✓ Request for additional information
- ➤ If the certification provided by the Applicant/Tenant contains conflicting information, we may request additional documentation as described in our VAWA policy. The Applicant/Tenant must supply requested documentation within (10) business days after request. If the victim is unable to provide required documentation within the required timeframe, the Office Staff will deny the request.

If a request that is subject to VAWA is denied, the requestor has the right to appeal the decision within fourteen (14) days of the date of the written notification of denial. The appeal meeting will be conducted by a person who was not originally involved in the decision to deny.

NOTE: Per the Reauthorization Act of 2013, Villages at Cypress is not limited from terminating assistance or tenancy for

any violations under the Tenants current lease agreement that is not premised on the act of violence.

III. Marketing

Villages at Cypress enforces a marketing effort that attracts a broad cross-section of the eligible population without regard to Race, Color, Religion, Ancestry, National Origin, VAWA, Age, Sex, Marital Status, Familial Status, Sexual Orientation, Medical Condition, Place of employment, Handicap or disability including mental or psychological illness, Gender Identity or any other arbitrary basis.

> Affirmative Fair Housing Marketing Plan (AFHMP)

Villages at Cypress complies with the requirements of the approved AFHMP established for Villages at Cypress, which is designed to promote equal housing choice for all prospective residents. Villages at Cypress will market at least quarterly but as needed to fill vacancies. The purpose of the plan is to ensure that eligible households of similar income levels will have a similar range of housing opportunities. The plan outlines marketing strategies Villages at Cypress will use. Special efforts will be made to attract persons who are least likely to apply due to such factors as the racial or ethnic composition of the neighborhood. Marketing will also seek to reach persons with disabilities and potential applicants outside the immediate neighborhood if marketing only within the neighborhood would create a disparate impact against certain classes, such as the case of an entire neighborhood that includes no minorities.

Villages at Cypress will review the AFHMP every two years and update it as needed to ensure compliance with LIHTC regulations. If the demographics of the area have changed, Villages at Cypress will determine whether advertising efforts should be targeted to different groups. The AFHMP will be revised whenever a substantial change takes place, or the local Consolidated Plan is updated. For further information, please reference the Biennial Affirmative Fair Housing Marketing Plan Policy & Procedure.

> Monitoring and Documenting Marketing Activities

Villages at Cypress will monitor marketing efforts and document the results in writing. The documentation will be made available, upon request for all marketing activities to show consistency with affirmative fair housing marketing requirements and the approved plan for Villages at Cypress. This documentation will include copies of media and marketing materials, records of marketing activities conducted and documentation of any special marketing activities conducted in accordance with Villages at Cypress approved AFHMP and placed in property marketing binder.

> Targeted Population

When available units cannot be filled from applicants on a Waiting List, Villages at Cypress will target advertising to groups other than the typical population of the neighborhood and will reach out to applicants who are least likely to apply because they are not the predominant racial or ethnic group in the neighborhood.

Form of Advertisement

All advertising for this property includes the HUD-approved Equal Housing Opportunity logo, the Equal Housing Opportunity slogan or an equal housing statement. All advertising using human models will depict members of all eligible protected classes including individuals from both majority and minority groups.

> Source of Advertising

Villages at Cypress will use the following public forums for its general advertising:

- ✓ Marketing Letters
- ✓ Elderly options of Texas

> Fair Housing Poster

Villages at Cypress has posted the required Equal Housing Opportunity poster in a window of the Leasing Office that can be seen from outside, so that it is readily apparent to all persons seeking housing.

IV. Privacy Policy

It is the policy of Villages at Cypress to guard the privacy of individual's conferred by the Federal Privacy Act of 1974 and to ensure the protection of such individuals' records maintained by Villages at Cypress. Unless required by Federal or State Law, neither Villages at Cypress nor its agents shall disclose any personal information contained in its records to any person or agency unless the individual about whom information is requested shall give written consent to such disclosure. Villages at Cypress will also not make files, forms or documents available to any investigating officer unless a court order for such action is provided.

This privacy policy in no way limits Villages at Cypress from collecting information needed to determine the eligibility

and income to determine an applicant(s) suitability for tenancy.

V. Project Eligibility Requirements

Project Eligibility establishes whether applicants are eligible to reside in the specific property to which they are applying. Villages at Cypress will review all of the following criteria to establish household project eligibility. The screening criteria will be applied uniformly and in a manner consistent with all applicable law, including the state and Federal Fair Housing Acts, the Federal Fair Credit Reporting Act, program guidelines and the Departments Rules. Certain key questions relating to the applicant's eligibility and resident history will be asked, including Social Security numbers or other sort of identification, the names, addresses and telephone numbers of current and former landlords. Failure to provide this information will result in cessation of application processing. Property staff will assist applicants, as needed in understanding the application process and completing forms. Applicants will be instructed on what aspects of their background will be checked. An applicant has the right to voluntarily withdraw from the application process at any time. Live in Aids will be subject to the same general screening criteria as household members, except that Live-in Aids will not be screened for their ability to pay rent.

> Occupancy Standards

Occupancy Standards is the maximum number of occupants that can reside in a unit. Units are assigned according to household size and composition. Villages at Cypress has adopted a bedroom size standard of 2 persons over the age of 6 per bedroom. This standard serves to avoid overcrowding and ensure consistency. If the appropriate unit size is not available at the time of application, the applicant will be put on the Waiting List for the appropriate unit size.

Bedroom	Maximum
Studio/Efficiency	2
Loft	2
1 Bedroom	2
2 Bedrooms	4
3 Bedrooms	6
4 Bedrooms	8
5 Bedrooms	10

Villages at Cypress will rely on the applicant's disclosure of all member's expected to reside in the unit for the next 12 months when determining household size and the appropriate unit size. Household members also include but are not limited to the following:

- ✓ Child(ren) expected to be born to a pregnant woman
- ✓ Minor(s)s in the process of being adopted by an adult household member
- ✓ Minor(s) whose custody is being obtained by an adult household member
- ✓ Individuals who are temporarily in a foster home who will return to the household
- ✓ Minor(s) in joint custody arrangements who are present in the household 50% or more of the time
- ✓ Any Individual who is away at school and who live at home during recesses
- ✓ Any Individual temporarily in a correctional facility / detention center who will return to the household
- ✓ Household members permanently confined to a Hospital / Nursing Home as requested by Applicant
- ✓ Household member of Military Personnel deployed to active duty

Rental History

Past performance for meeting financial rent and current lease compliance obligations will be checked by contacting the current landlord and at least one prior landlord. Villages at Cypress will check county court records for evidence of evictions or judgments against the applicant. The purpose of these checks is to obtain information on the applicant's past history of meeting financial rent obligations, future ability to make timely rent payments and to describe whether the applicant has ever been evicted from a rental unit. If the applicant current living arrangements are with a household member, then two previous landlords may be contacted.

- Rental Debt: Villages at Cypress will screen applicants for their credit activity for the past 3 years.
 - ✓ Villages at Cypress will require for any/all rental debts within the past 3 years that proof of payments made, payment arrangement or paid in full status be provided
 - ✓ Villages at Cypress will require that any/all rental debt owed to the Community for which the applicant is

applying *or* another community that is managed by UAH Property Management, be paid in full prior to approval of application. A money order or certified check will be the only acceptable form of payment for a past due debt

An applicant will in no way be held accountable by Villages at Cypress for the rental delinquency or other problems of a former household of which the applicant was a member, but not the head or spouse.

- Record of Eviction: An eviction granted for any household member within the past year will be grounds for denial. Evictions older than 1 year will be considered. Villages at Cypress will consider the date and circumstances of any past eviction or termination of tenancy in determining eligibility
- ❖ <u>Disturbance(s)</u>: Villages at Cypress will check with the current landlord and at least one former landlord for potential problems regarding documented disturbance of neighbors or destruction of property that would pose a threat to the health and safety of other residents and/or property. An applicant's behavior toward property staff will be considered in relation to future behavior toward neighbors. Physical or verbal abuse or threats by an applicant toward staff will be noted in the file and may be grounds for denial of residency
- Housekeeping Habits: All landlords contacted for rental history will also be questioned regarding the applicant's housekeeping habits, to determine the maintenance of the present home in regards to sanitary conditions and fire and safety standards. This includes but is not limited to causing or permitting infestation, foul odors or other issues injurious to other persons' health, welfare or enjoyment of the premises; depositing garbage improperly; failing to use in a reasonable and proper manner all utilities, facilities, services, appliances and equipment within the dwelling unit, or failing to maintain them in good clean condition; or any other conduct or neglect which could result in health or safety problems or in damage to the premises

Drug Abuse & other Criminal Activity

Villages at Cypress will deny admission to any member of the household that is subject to a lifetime registration requirement under a state sex offender registration program. In accordance with Federal Law, Villages at Cypress is establishing this standard to prohibit admission to this federally assisted property to sex offenders subject to a lifetime registration requirement under a state sex offender registration program. During the admission screening process, Villages at Cypress will perform the necessary criminal history background checks in the state where the housing is located and in other states where the household members are known to have resided.

Villages at Cypress will deny admission to a household in the event that any of the items listed below are discovered during the screening process.

- ✓ Any household member convicted of a derogatory criminal (felony, misdemeanor, etc.) record less than three (3) years old from the date of disposition
- ✓ Any household member convicted of a Non-violent felony, (forgery, fraud, etc.) that is less than three (3) years from the date of the disposition
- ✓ Any household member is currently engaging in illegal drug use
- ✓ Any household member if there is reasonable cause to believe that member's behavior, from abuse or pattern of abuse of alcohol, may interfere with the health, safety and right to peaceful enjoyment by other residents. The screening standards will be based upon behavior not the condition of alcoholism or alcohol abuse
- ✓ A household member was, or is engaged in criminal activity that involves crimes or physical violence to persons or property, or that disturbs the peaceful enjoyment of the premises
- ✓ There is evidence of acts of violence or any other conduct that constitutes a danger or disruption to the peaceful enjoyment of the premises
- ✓ There is confirmed drug addiction or alcohol abuse, such as a conviction for possession, trafficking or use of narcotics or controlled substances, a records of conviction for activity relating to the misuse of alcohol, or written reports from a probation officer, a social agency or the household itself to the effect that the individual is addicted to, or is misusing drugs or alcohol
- ✓ A household member has a conviction for the offense of murder, Homicide, Manslaughter (or related offenses) rape, prostitution, indecent exposure, sodomy, carnal abuse, impairing the morals of a minor or similar crimes indicating sexual deviation
- ✓ Theft, robbery or breaking & entering
- ☐ Any household member with 3 or more offenses relative to drugs, criminal activity, theft, burglary, trespassing, stolen property, breaking & entering, crime resulting in injury to person(s), arson, forgery, money/check related offenses, sexually oriented offense, fraud, embezzlement, tampering, weapons charge, gang related offense, criminal mischief or property damage

Villages at Cypress, at its option may request an override from the company's Compliance Director when such proof of Rehabilitation can be provided in regards to the disqualifying record. Additionally, Villages at Cypress will further consider the following items when determining eligibility:

- ✓ Applicants dispute of accuracy and/or relevance of the disqualifying record
- ✓ Mitigating circumstances regarding the disqualifying record

Villages at Cypress shall not consider an arrest for a disqualifying offense as proof that the applicant or tenant engaged in disqualifying criminal activity. The arrest may, however, trigger an investigation to determine whether the applicant or tenant actually engaged in disqualifying criminal activity. As part of our investigation, we may obtain the police report associated with the arrest and consider the reported circumstances of the arrest. Villages at Cypress may also consider any statements made by witnesses or the applicant or tenant not included in the police report; whether criminal charges were files; whether, if filed, criminal charges were abandoned, dismissed, not prosecuted, or ultimately resulted in an acquittal; and any other evidence relevant to determining whether or not the applicant or tenant engaged in disqualifying activity.

Minimum Financial Standards

Villages at Cypress has adopted the following minimum income requirement:

- ✓ The gross income for HH receiving rental assistance is 1.5 times the portion of rent the tenant pays
- ✓ If the applicant rent portion is equal to or below \$50, a minimum income of \$2500 per year is required
- ✓ The gross income for households not receiving rental assistance is 1.5 times the monthly rentamount

> Preferences

Villages at Cypress is intended and operated for occupancy by at least one person 55 years of age or older per unit, where at least 80% of the total housing units are occupied by at least once person who is 55 years of age or older. This community affirmatively markets to veterans through direct marketing or contracts with veteran's organizations.

VI. Program Eligibility Requirements

Villages at Cypress is an Income Housing Tax Credit (LIHTC) Community that is administered by Section 42 of the IRS Code. All households will be screened for eligibility in accordance with the rules and regulations set forth in Section 42 of the IRS Code. To be eligible, a household must meet all of the following:

Income Limits

HUD establishes income limits and revises them annually. Based off the limits released by HUD, the state agency responsible for monitoring compliance for the LIHTC program, will release income limits or provide direction to the LIHTC Community on how to acquire these applicable rent and income limits. Income limits are based on household size and the annual income the household receives. These limits are available for review below.

	1 Person	2 Person	3 Person	4 Person	5 Person	6 Person	7 Person	8 Person	0	1	2	3	4
	1 CISOII												
30%	15030	17160	19320	21450	23190	24900	26610	28320	375	402	483	558	622
50%	25050	28600	32200	35750	38650	41500	44350	47200	626	670	805	930	1037
60%	30060	34320	38640	42900	46380	49800	53220	56640	751	804	966	1116	1245

> Student Eligibility

On 11/30/2005, Congress enacted Public Law 109-115, which included in Title III, Section 327, appropriations for HUD regarding eligibility of students for assisted housing under Section 8. Owners of LIHTC communities are required to determine a student's eligibility at move-in and annual recertification. Villages at Cypress will use the following HUD guidelines as indicated in Chapter 3 of HUD's Occupancy Handbook, HUD Handbook 4350.3 REV 1, CHG-4 and Section 42 of the IRS guidelines. Villages at Cypress strictly adheres to these guidelines on student eligibility.

Units comprised of full-time students do not qualify as an LIHTC unit unless one of the following exceptions apply:

✓ A student receiving assistance under Title IV of the Social Security Act,

- ✓ A student who was previously under the care and placement responsibility of the State agency responsible for administering a plan under part B or part E of title IV of the Social Security Act,2 or
- ✓ A student enrolled in a job training program receiving assistance under the Job Training Partnership Act or under other similar Federal, State or local laws.
- ✓ single parents and their children and such parents are not dependents (as defined in IRC §152, determined without regard to subsections (b)(1), (b)(2), and (d)(1)(B) thereof) of another individual and such children are not dependents (as so defined) of another individual other than a parent of such children,3 or
- ✓ married and file a joint return

Any financial assistance, for households receiving Section 8 assistance, a student receives (1) under the Higher Education Act of 1965 (2) from private sources or (3) from an institution of higher education that is in excess of amounts received for tuition is included in annual income, except if the student is over the age of 23 with dependent children or if the student is living with his or her parents who are receiving Section 8 assistance. (See the Glossary of HUD Handbook 4350.3 REV 1, CHG-4 for an expanded definition of Student Financial Assistance)

VII. Application Intake & Processing

Application(s) can be submitted to Villages at Cypress via mail, email, and fax or can be picked up during normal office hours at Villages at Cypress leasing office only when the waiting list is open. If Villages at Cypress accepts an application via mail, email or fax, consideration of the application will be deferred pending receipt of the application fee. Villages at Cypress will make exceptions to these procedures to take into account circumstances beyond the applicant's control, such as medical emergencies or extreme weather conditions. A onetime applicant fee of \$14 will be required for each applicant over the age of 18. This fee is for the processing of a credit & criminal background check and is non-refundable. Failure to respond to letters or phone messages may result in withdrawal of an application from further processing.

> Application Packet

Every applicant over the age of 18 is required to complete an application. The information requested in the application packet includes:

- ✓ Household characteristics such as name, sex, age, disability status (only where necessary to establish eligibility), need for an accessible unit;
- ✓ General household contact information such as address, phone number, etc.:
- ✓ Sources and estimates of the household's anticipated annual income and assets;
- ✓ Social Security Number(s);
- ✓ Certification of Student Status Eligibility
- ✓ Identification of preferences for which the household qualifies
- ✓ Screening information, which may include prior landlord, credit, and drug/criminal history;
- ✓ Marketing information regarding how the applicant heard about Villages at Cypress; and
- ✓ Certification from the applicant stating the accuracy and completeness of information provided, and an acknowledgement that the applicant has read the Privacy Act and understands the disclosure requirements.
- ✓ Authorization by the applicant that allows Villages at Cypress to verify all information provided on the rental application.

Every applicant whom completes an application for tenancy must also complete a Tenant Release and Consent. The consent allows owners to request and receive information from third-party sources about the applicant. An application cannot be processed without this form.

Staff will be prepared to assist any applicants who might have trouble completing the application packet. This assistance might take the form of answering questions about the application form. This assistance may include literacy, vision or language barriers and, in general, making it possible for interested parties to apply for assisted housing.

Certifications and Verifications

In accordance with the HUD 4350.3 and Section 42 of the IRS Code, Villages at Cypress will require certifications and/or verifications be completed or obtained for the following items:

❖ Annual Income: Is defined as the gross income (with no adjustments or deductions) the household anticipated it

will receive in the 12-month period following the effective date of the household anticipated move in. Income Includes, but is not limited to, earned income of adult members, unearned income from all household members and income from assets. All sources of income must be verified. The following methods are the preferred methods when verifying household income:

- ✓ Written verification sent & received directly from a 3rd party source
- ✓ Documentation provided by household such as benefit letters, tax returns or pay stubs
- ✓ Approved UAH Certifications used to further document information not obtainable by methods listed above
- ❖ Assets: All household assets must be disclosed including the cash value, interest rate and bank name. When applicable, Villages at Cypress will require a verification be obtained for disclosed assets.
- ❖ Student Status / Eligibility: A certification of Student Eligibility must be completed for each household and executive by every adult member. If applicable, a student verification for every adult member will also be obtained. If the household is comprised of all FT students, UAH will require the household to provide supporting documentation of a student exception to prove student eligibility.

Please note that verification requirements may vary in different states due to the regulations of different state finance agencies. No decision to accept or reject an application will be made until all verifications have been collected.

Calculating Annual Income

Projections of Annual Income will include estimates for each disclosed income and will be based on the information obtained and/or provided during the verification process. Villages at Cypress will consider the current income rate(s), frequency, any potential rate increase, bonuses, commissions, tips and possibility of overtime. Income will be calculated by two methods, the current circumstances based on information and the year-to-date income. The income of irregular workers will be estimated on the basis of the best information available, considering earning ability and work history. The total household income will be based on the highest calculated income.

Compliance Second Review

Once the preceding processes have been completed, Villages at Cypress will submit the completed application, certifications & verifications to UAH Property Management's Compliance Department for a second review. The file transmissions are through a secure data base that only UAH Property Management personnel has access to. The second review process is critical to ensuring eligibility of an applicant and/or household prior to tenancy. Once the second review has been completed, the Compliance Department will either notify Villages at Cypress of an approval or request additional documentation / clarification that may be necessary to meet program requirements.

VIII. Approval and Move In

Once Villages at Cypress has received notification of approval, Villages at Cypress will immediately contact the applicant to schedule a move in date. At that time the applicant will need to schedule all applicable utilities to be switched into the applicant's name.

On the day of lease execution, the applicant should be prepared for the following:

- ✓ To provide account numbers and Agency name for all tenant responsible utilizes
- ✓ To pay the required security deposit by cashier's check or money order
- ✓ To pay full or pro-rated rent by cashier's check or money order
- ✓ To pay additional deposits if applicable by cashier's check or money order
- ❖ Unit Inspection: Before executing the Lease, Villages at Cypress representative and the resident(s) will jointly inspect the unit. The move-in inspection form will be used to indicate the condition of the unit. The condition of the unit must be decent, safe, sanitary and in good repair. If cleaning or repair is required, Villages at Cypress will specify on the form the date by which the work will be completed, which will be no later than 30 days after the effective date of the lease. After the move-in inspection, the resident has five (5) days to report any additional deficiencies in the unit to management. The complete move-in inspection will be attached to the lease. The inspection form must be signed and dated by both Villages at Cypress and the Resident

Security Deposit: A security deposit will be required for every household and is due at the time of lease execution. Please note that the forfeiture of a Security Deposit will apply if/when: The Tenant fails to move in or take possession of the unit after signing the Lease Contract, the Tenant fails to provide notice of intent to vacate within the required time frame, Failure to fulfill the Lease Terms as identified within the Lease Contract. Villages at Cypress's security deposits are as follows:

1 Bedroom	\$150
2 Bedroom	\$250

Additional Deposit

Villages at Cypress is a pet permitted community. A deposit of \$300 and a monthly recurring fee of \$20 is required per pet. All pets must be registered and approved prior to residing in a unit.

Assistance Animals

Villages at Cypress will allow assistance animals, which are defined as animal that work, provide assistance, perform tasks for the benefit of a person with disability, or provide emotional support to alleviate identified symptoms or effects of a person's disability. These animals, often referred to as assistive, service, support or therapy animals perform many disability-related services, including but not limited to guiding individuals who are blind, alerting individuals who are deaf, providing minimal protection or rescue assistance, pulling a wheelchair, fetching items, alerting persons to impending seizures or providing emotional support to persons with disabilities who have a disability-related need for such support. No pet deposit or pet fee is required for assistive animals. Specific animal, breed, number, weight restrictions, pet rules and pet deposits will not apply to households who have a qualified service/assistance animal(s). If an accommodation for assistive animals causes a financial and/or administrative burden to Villages at Cypress, or becomes a danger to the safety of the other residents or staff, it will be asked that the assistive animal be removed by the Resident.

❖ Lease Documents: All adult household members will be required to execute the finalized Tenant Income Certification, 6-12-month lease, Affordable Housing Addendum, House Rules, Charge List Detail and any other required addenda specific to our community. After execution, the household will receive a copy of all signed documents.

IX. Rejection of Ineligible Applicants

Applicants who do not pass the eligibility requirements listed within this Tenant Selection Criteria will immediately be sent a letter of rejection (*within 7 days*). The written rejection notice will specifically state the reason for rejection and will inform the applicant of his/her right to respond to Villages at Cypress in writing or to request a meeting within 14 days to dispute the rejection. Villages at Cypress will record all specific dates on the denial log. If rejection is a result of a 3rd party report, Villages at Cypress will disclose contact information for the applicable 3rd party source.

A copy of the criteria for which the applicant was screened and denied will be kept with the applicant file and such file will be maintained for the program applicable time frame.



X. Resident Acknowledgement

I have read and been offered or received a copy of the Tenant Selection Criteria for Villages at Cypress. I further acknowledge, by signing below that all information provided has been explained and is understood.

Tenant Signature	Date
Tenant Signature	Date
Tenant Signature	Date
Management Representative Signature Community Name	Date
Community Traine	

If you are disabled or have difficulty understanding English, please request our assistance and we will ensure that you are provided with meaningful access based on your individual needs.

UAH Property Management does not discriminate on the basis of disability status in the admission or access to, or treatment or employment in, its federally assisted programs and activities. The person named below has been designated to coordinate compliance with the nondiscrimination requirements contained in the Department of Housing and Urban Development's regulations implementing Section 504 (24 CFR, Par 8 dated June 2, 1988)



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