APPLICATION TO RENT

All sections must be completed. Individual applications are required from each occupant 18 years of age or older, unless instructed otherwise by Landlord. If any occupant over the age of 18 is <u>not</u> intended to be a signatory to the Rental/Lease Agreement, please contact Landlord regarding their policy prior to completing this Application.

(To be completed by Landlord) Applicant is applying to rent the premises designated as:

Unit. No. (if applicable) _____ Located at _____

PART 1 – PERSONAL INFORMATION & ADDRESS HISTORY											
Last Name First Name			Middle Name		SSI	N or ľ	TIN				
Other names us	sed in t	the last ´	l0 yrs.	Work phone number ()		Home phone number ()			er		
Date of birth		E-mail a	ddress				Mol (oile/C)	ell pho	ne r	number
Photo ID/Type	Num	ber		Issuing Gov.		Exp. d	late	Other	' ID		
Present addre	SS			City			Sta	ate	Zip)	
Date in	Date o	out	Landlo	rd Name			L	andl	ord pho	one	number
Reason for mov	ving ou	t					Curi	rent re	ent		
							\$				/Month
Previous address			City			Sta	ate	Zip)		
Date in	Date o	out	Landlo	rd Name			L	andl	ord pho	one	number
Reason for mov	ving ou	t					Rer	nt at r	nove-o	ut	
							\$				/Month





□Tenant □Guarantor		Name of Applicant:			
Next previous address City			Sta	ate	Zip
Date in	Date out	Landlord Name	L	andlo	ord phone number
Reason for	moving out		Ren	t at n	nove-out
	-		\$		/Month

PART 1 – P	PART 1 – PERSONAL INFORMATION & ADDRESS HISTORY (CONTINUED)				
		Name			
Occupants:					
in addition		Name			
to yourself	Name	Name			
	Name	Name			

PART 2 – INCOME						
Income from Employment (If no income is a	ncome from Employment (If no income is received from employment, write N/A)					
Current Employer Name	Job Title or Position Dates of Employment					
Employer address	Employer/Human Resources phone number ()					
	Name of supervisor/human resources manager					
0 1 5	<i>(check one)</i> Per⊟Week ⊟Month⊟Year					
Prior Employer Name	Job Title or Position Dates of Employment					
Employer address	Employer/Human Resources phone number					
	Name of supervisor/human resources manager					





□Tenant □Guarantor	Name of Applicant:
Income from Other Sources	
Other income source	Amount \$ Frequency
Other income source	Amount \$ Frequency

PART 3 – ASSETS 8			
Name of your financial institution	Branch or address	Account Number	Type of Acct
	ease list ALL of your financ	ial obligations below	
Name of Credito	-	Phone Number M	onthly Pmt
			Amount
		()	
		()	
		()	
		()	
		()	

PART 4 – EMERGENCY CONTACT(S)					
In case of emergency, notify:	Address: Street, City, State, Zip	Relation	Phone		
1.					
2.					





PART 5 – REFERENCES					
Personal References:	Address: Street, City, State, Zip	Length of Acquaintance	Occupation	Phone	
1.					
2.					

PART 6 – MISCELLANEOUS INFORMATION							
Vehicles							
Automobile #1	Make:	Model:					
	Year:	License #:					
Automobile #2	Make:	Model:					
Automobile #2	Year:	License #:					
Other motor vehicles (list all):							
Other Information							
Have you ever filed fo If yes, explain:	Have you ever filed for bankruptcy? □ No □ Yes If yes, explain:						
Have you ever been evicted or asked to move? □ No □ Yes If yes, explain:							
Do you have pets? □ No □ Yes If yes, describe:							
Do you have a water If yes, describe:	bed? □ No □ Yes						





Name of Applicant:

How did you hear about this rental?

PART 7 – ICRAA NOTICE

NOTICE REGARDING CALIFORNIA INVESTIGATIVE CONSUMER REPORTING AGENCIES ACT

Landlord does <u>not</u> intend to request an investigative consumer report regarding the Applicant

Unless the box above is checked, Landlord intends to request an investigative consumer report regarding the Applicant's character, general reputation, personal characteristics, and mode of living. Under Section 1786.22 of the California Civil Code, the files maintained on you by the investigative consumer agency shall be made available to you during business hours and on reasonable notice, provided you furnish proper identification, as follows: (1) You may appear at the investigative consumer reporting agency identified below in person, (2) you may make a written request for copies to be sent by certified mail to a specified addressee, or (3) you may make a written request for a summary of the file to be provided over the telephone. The agency may charge a fee, not to exceed the actual duplication costs, if you request a copy of your file. The agency is required to have personnel available to explain your file to you, and the agency must explain to you any coded information appearing in your file. If you appear in person, a person of your choice may accompany you, provided that this person furnishes proper identification. If you are accompanied by a person of your choosing, the agency may require you to furnish a written statement granting permission to the investigative consumer reporting agency to discuss your file in the other person's presence. The agency that will prepare the report(s) identified in this section is listed below:

Agency 1:

Name of Agency

Address of Agency





Agency 2 (*if applicable*):

Name of Agency

Address of Agency

If you would like a copy of the report(s) that is/are prepared, please check the box below:

 \Box I would like to receive a copy of the report(s) that is/are prepared.

If the box above is checked, Landlord agrees to send the report to Applicant within three (3) business days of the date the report is provided to Landlord. Landlord may contract with another entity to send a copy of the report.

[Continued on Next Page]





PART 8 – CONSIDERATION OF CREDIT HISTORY Important Information, read carefully:

Under California law, applicants with a government rent subsidy have the option, at the applicant's discretion, of providing lawful, verifiable alternative evidence of the applicant's reasonable ability to pay the portion of the rent to be paid by the tenant, including, but not limited to, government benefit payments, pay records, and bank statements.

If an eligible applicant elects to submit such alternative evidence, Landlord will consider that alternative evidence instead of the applicant's credit history.

Option 1: Consideration of Credit History	Option 2: Alternative Evidence of Ability
	to Pay
	(This option is <u>ONLY</u> available to
	government rent subsidy recipients)
 If you <u>either</u>: Do NOT have a government rent subsidy <u>OR</u> Do have a government rent subsidy but are <u>not</u> choosing to submit alternative evidence of your ability to pay rent to be considered instead of credit history 	 If you <u>both</u>: DO have a government rent subsidy <u>AND</u> Are choosing to submit alternative evidence of your ability to pay rent to be considered instead of your credit history Applicant: read and check the box below.
Applicant: read and check the box below.	Applicant authorizes the Landlord to obtain
	reports <u>other than credit reports</u> , such
Applicant authorizes the Landlord to obtain	reports may include unlawful detainer
reports that may include credit reports,	(eviction) reports, social security number
unlawful detainer (eviction) reports, bad	verification, fraud warnings, previous tenant
check searches, social security number	history and employment history.
verification, fraud warnings, previous tenant	Application will not be considered complete
history and employment history.	Application will not be considered complete until Applicant submits their verifiable
	alternative evidence of the ability to pay.
	allomative evidence of the using to pay.





By signing below, Applicant represents that all the above statements are true and correct, authorizes verification of the above items, and agrees to furnish additional references upon request. Applicant authorizes Landlord to obtain the reports indicated in Part 8 of this Application. Applicant further consents to allow Landlord to disclose tenancy information to previous or subsequent Landlords.

Date

Applicant (signature required)

TO BE COMPLETED BY LANDLORD – SCREENING FEE DISCLOSURE AND ITEMIZATION

Landlord r does r does NOT require payment of a screening fee. If payment of a screening fee is <u>not</u> required, this portion of the Application may be left blank.

Landlord will require payment of a fee, which is to be used to screen Applicant. The total amount of the fee is specified below. As required by California Civil Code Section 1950.6, Landlord's screening process complies with at least one of the policies indicated below (*check one*):

□ **First Qualified, First Approved.** Landlord's written screening criteria are provided together with this Application. Completed applications are considered in the order received, and the first applicant who meets Landlord's screening criteria will be made an offer to rent. Applicants are not charged a screening fee unless or until their application is actually considered. In the case of payment of a screening fee tendered by cash, check, or money order at the time the Application is submitted, such payment will not be deposited or cashed, as applicable, unless this Application is actually considered. In the case of payment of a screening fee tendered but such payment may be authorized and a hold placed at the time the Application is submitted but such payment will not be charged unless this Application is actually considered. In the event Landlord inadvertently charges screening fees to multiple applicants as the result of concurrent submissions, Landlord will refund the screening fee within 7 days to any applicant whose application is not considered, except as otherwise agreed by applicant. Landlord is not required to refund a screening fee to an applicant whose application is denied, after consideration, because the applicant does not meet the landlord's established, written screening criteria.





□Tenant	Name of Applicant:
□Guarantor	

□ **Refund to Denied Applicants.** Landlord will return the entire screening fee to any applicant who is not made an offer to rent, regardless of the reason, within 7 days of selecting an applicant for tenancy or 30 days of when the application was submitted, whichever occurs first.

Total fee for applications subject to credit history review(Applicable for Applicants who selected Option 1 in Part 8 of this Application)	Total fee for applications subject toreview of alternative evidence of abilityto pay(Applicable for Applicants who selectedOption 2 in Part 8 of this Application)	
\$	\$	

The amount charged is itemized as follows:

1. Actual cost of credit report, unlawful detainer (eviction) search, and/or other screening reports, as applicable:

Actual cost for screening reports inclusive of credit history (Applicable for Applicants who selected Option 1 in Part 8 of this Application)	Actual cost for screening reports NOT including credit history (Applicable for Applicants who selected Option 2 in Part 8 of this Application)
\$	\$

- 2. Cost to obtain, process and verify screening information (may include staff time and other soft costs)
 - \$_____
- 3. \$______ of the screening fee shall be paid directly to Landlord and \$______ shall be paid

directly to ______, which provides screening services, including but not limited obtaining screening reports, on Landlord's behalf.

[Continued on Next Page]





□Tenant
Guarantor

Name of Applicant:

Option to receive receipt by email. (Landlord check only if applicable) If box is checked, Applicant can choose to receive a receipt by email. If you would like to have your receipt emailed

to you, please provide your email address here:

(Applicant fill in email address, if electing email receipt)

If the box is not checked, or if you do not provide a valid email address, your receipt will be mailed to the present address listed in Part 1 of this Application, or provided personally.

[Continued on Next Page]





☐Tenant
☐Guarantor

RECEIPT FOR TENANT SCREENING AND/OR CREDIT CHECKING FEES

On, Landlor (Date)	d received \$	from the			
<i>(Date)</i> undersigned, hereinafter called "Applicant,					
	(Street Address)				
Unit # (if applicable)					
		, CA			
(City)		, err(Zip)			
(<i>Complete only if applicable</i>) In addition, \$ was paid directly to a third party,					
obtaining screening reports, on Landlord's	, which provides scr behalf.	eening services, including but not limited			
Payment is to be used to screen "Applicant".	The amount charged is item	ized as follows:			
1. Actual cost of credit report, unlawful detained	er (eviction) search, and/or	other screening			
reports		\$			
2. Cost to obtain, process and verify screening	ost to obtain, process and verify screening information (may include staff time and				
other soft costs)		\$			
3. Total fee charged (cannot exceed the amou	unt fixed by law)	\$			
Screening fees paid by:	For Landlord Use Only onal Check 🗖 Cashier's (Check 🗖 Money Order			
□ Credit Card # (Last 4 digits only)	MC/VISA/AM	/IEX Expiration Date:			
	Π by				
Landlord	by <i>Ind</i>	ividual Signing for Landlord			
Agent fo	r Landlord. Date:				

Management Co. (If Applicable)





CALIFORNIA APARTMENT ASSOCIATION CODE FOR EQUAL HOUSING OPPORTUNITY

We, the members of the California Apartment Association, support the spirit and intent of all local, state and federal fair housing laws for all residents without regard to protected characteristics including race, color, religion, age, sex, sexual orientation, gender, gender identity, gender expression, genetic information, marital status, military or veteran status, national origin, ancestry, immigration status, familial status, source of income, disability of that person or whether that person is the victim of domestic violence, dating violence, sexual assault, stalking, human trafficking, or abuse of an elder or a dependent adult, or any combination of these characteristics.

We believe that equal opportunity can best be accomplished through effective leadership, education, and the mutual cooperation of owners, managers, and the public. Therefore, as members of the California Apartment Association, we agree to abide by the following provisions of this Code for Equal Housing Opportunity:

- 1. We agree that in the rental, lease, sale, purchase, or exchange of real property, owners and their employees have the responsibility to offer housing accommodations to all persons on an equal basis.
- 2. We agree to set and implement fair and reasonable rental housing rules and guidelines and will provide equal and consistent services throughout our residents' tenancy.
- 3. We agree that we have no right or responsibility to volunteer information regarding the racial, creed, or ethnic composition of any neighborhood, and we do not engage in any behavior or action that would result in "steering."
- 4. We agree not to print, display, or circulate any statement or advertisement that indicates any preference, limitations, or discrimination in the rental or sale of housing.



