

PORTLAND APPLICATION SCREENING GUIDELINES LANDLORD CHOICE

Property Address:

APPLICATION PROCESS

- We offer an Application form to everyone, and review Applications in the order received in accordance with City of Portland, ordinance 30.01.086. Notice of Unit Availability must be posted for 72 hours prior to accepting Applications, and must include the time/d when Applications will be accepted. If Owner/Agent is assessing a Screening Charge pursuant to ORS 90.295, the amount of the Screening fge is \$. and screening criteria are enumerated below. Any Applications submitted prior to the deadline, will incur an 8-hour p
- If the Dwelling Unit is ADA accessible as a Type A Unit in accordance with the Oregon Structural Build ode and ICC 7.1, providing accessibility for wheelchair users throughout the unit, Applicants who self-identify as Mobility Disabled, w given preferer the unit.
- Applicants are encouraged to review their rights prior to submitting an Application. Applicants may view the Statemer Applicant Rights at https://www.portland.gov/phb/rental-services.

NONDISCRIMINATION POLICY

- We do business in accordance with Fair Housing Law.
- We do not discriminate among Applicants based on membership in a protected class including, race, color, religion, sex. orie national origin, disability, marital status, familial status, source of income, or any other and cted class as defined in any fee or local law.

SCREENING GUIDELINES

Complete Application

- Each Applicant over the age of 18 must submit an individual Application
- Applications must be signed and dated. We will not review incomp **TDD**

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- Applicants must provide two pieces of identification reasonably dated to d rm identr One must be government issued and one must include a phote
- We will accept the first qualified Applicant(s).

Acceptable forms of ID

- 1) SSN
- 2) Valid Permanent Resident Alien Registration Recei
- 3) Immigrant Visa
- 4) ITIN
- 5) Non-immigrant Visa
- 6) Any government-issued ID regardless of expiration date
- 7) Any ID or combination of ID's that would permit a reasonal le ventie. ion of identity

Prior Rental History

- fable from unbiased and unrelated sources. • Favorable rental history of _ _ yea LUUIST 6
- consider exections which took place five years or more ago, nor do we consider No evictions within the past five years. do not eral judgment for the Applicant. We also do not consider eviction judgments that were out April 1, 2020. February 28, 2022.) evictions which resulted in a dismissal or a rendered during the COVID-19 Protected Per
- Applicants must prove **Entry** formation neces contact past Landlords.

Income/Resources

an App

- Rent vs income calculate chick all cumulative sources of income for all financially responsible Applicants, including non-1) ns must i governmental Rent assister ce
- Income requirements are the PHB cental Housing Application and Screening Minimum Income Requirement Table: 2) sed 1 ult/files/2021/table-30.01.086.d.2.a-b_2021.pdf portland.gov https:
- 3) If⊿ below the amount listed for the number of bedrooms in a Dwelling Unit, Owner/Agent can require Rent Amount nicant(s) to demonstrate onthly gross income of up to but not greater than 2.5 times the amount of the Rent.
- the Monthly Rent Amount t or above the amount listed for the number of bedrooms in a Dwelling Unit, Owner/Agent can 4) equire Appli a monthly gross income of up to but not greater than 2 times the amount of the Rent. mons 5^{\dagger}
 - fails to the **Theo** criteria, Owner/Agent may require an additional Security Deposit as specified in 30.01.087 A, an additional bal -months' Rent or a qualified Co-Signer.
 - a. If the tenancy is se ured by a Co-Signer, Owner/Agent may require the Co-Signer to demonstrate financial capacity. If the Guarantor is a fright or family member, Owner/Agent may require that individual to prove no more than three times the Rent Amount to qual

Credit Histor

- We may require you to submit a copy of your credit report obtained within the past 30 days.
- Negative credit reports may result in denial of Application. Negative reports include, but are not limited to: late payments, collections, judgments, total debt load, and pending bankruptcy excepting nonpayment balances that accrued during the COVID-19 Protected Period (April 1, 2020 - February 28, 2022.)





Criminal History

- Criminal convictions or pending charges which may result in an Application denial include, but are not limited to: drug-related crimes, person crimes, sex offenses, any crimes involving financial fraud (including identity theft or forgery), or any other crime that would adversely impact the health, safety or right of peaceful enjoyment of the premises by the Residents or Owner/Agent but not including pending charges or crimes that are no longer illegal in the state of Oregon, or charges that are pending but for which the Applicant is presently participating in a diversion, conditional discharge or deferral of judgment program on the charges.
- Criminal history will be evaluated on a case-by-case basis, taking into consideration the nature and severity of the incidents that would lead to denial, the number and type of incidents, the time that has elapsed since the date the incidents occurred, and the age of the individual at the time the incidents occurred.
- Applicants are encouraged to provide supplemental information to explain, justify or negate the relevance of po ly negative screening outcomes.

Explanations/Exceptions

- All Applicants may submit a written explanation with their Application if there are extenuating circumstances require additio onsideration.
- If, after making a good faith effort, we are unable to verify information on your Application, or if you fail ss any of the s ig criteria, the application process will be terminated.
- Applicants may be rejected based on the demeanor in which they treat the Owner/Agent or other parties prese

TION FALSIFICATION OR MISREPRESENTATION OF ANY PART OF THE APPINE WILL BE GROUNDS FOR DENIAL.

Approval/Acceptance Process

If your Application is approved, please be advised of the following process and timelines for

- Upon notification of Application approval, Applicant must tender the Deposit-to-Hold in the mount of the required Deposits in certified funds denial of tenancy. only within two business days, unless otherwise agreed. Failure to submit funds timely may
- All Applicants must sign and return the Deposit-to-Hold Agreement. If Appli of the nature must by ized and original sent to Owner/Agent promptly. Failure to sign the Deposit-to-Hold or mail not days ma alt in denial of tenancy. n two
- Rent begins the day after the Owner/Agent receives the Deposit-to-Hol wb er comes last. he day the s move-ii
- Upon notification of Move-in Date, Tenant must transfer all application fities as outline low to begin ate. Failure to set up utilities by the scheduled Move-in Date (regardless of whether or not the Te takes occupand that date) may r in denial of occupancy until such time as utilities are transferred and any amounts owing are paid.
- If the Rental Agreement is secured by a Co-Signer, all final uments must be presented at time of move-in, or transfer of ed, origin ign accrue fro possession will not occur until they are delivered, but Re inal Move-in Date.

stances:

Applications are valid for 60 days from the date of submission managed by Owner/Agent. perties of

Owner/Agent may refuse to accept an Application under the follo

- 1. Application is incomplete
- Applicant fails to provide information to confirm identity of 2. omě
- 3. Applicant has intentionally withheld g misiopresented requir inforn
- Applicant has verifiable repeated vio ent with the ame Landlord. Most recent violation must have occurred 4. Rental Agre and past Landlord must provide copies of the violation notices. within the past 365 days from the date the submit plic en

Screening Guidelines - Landlord Choice/Individual As

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Owner/Agent applies their own screening criteria as form. If screening criteria used is more prohibitive than any of the Low d on page Barrier criteria, Applicants n e for consideration in order to mitigate potentially negative screening results. The City clude Supplemental I portland.gov/code/30/01/086. of Portland's Low Barrier & viewed at: https

Landlord Choice/Individual ing criteria on-financially responsible Tenants is identical to above, but only for factors essmen related to maintaining the proper y, and for c induct consistent with the health, safety and peaceful enjoyment of the premises by other Residents. andlo A Non-Applicant Tenant for financial responsibility. ay not

vill notify each Applicant in writing of the determination within 14 days of completing the evaluation. If Upon receipt of Application, Own eve an explanation of the reasons and a further explanation of why any Supplemental Evidence provided did Applic Applicant w leading to the denial. ately compensate for the fa not

> form and hereby authorize Owner/Agent to do a credit check and make any inquiries deemed necessary to nding cluding but not limited to, credit reports. I understand that I have the right to dispute the accuracy of any g service or credit reporting agency.

Applicant Printed N

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ate my tena

Applicant Signature

Date



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421 SW 6th Avenue, Suite 500 • Portland, OR 97204 PHONE 503-823-1303 • FAX 503-865-3260 portlandoregon.gov/phb/rso

> Rental Services Helpdesk Hours MON, WED, FRI 9- Mm and 1-4pm

Right to Request a Modification or Accommodation Na Required Under Portland City Code Title 30.01.086.C.3

Within the City of Portland, a landlord is required to include this notice with application forms for the rental of a dwelling unit.

State and federal laws, including **the Fair Housing Act**, make hallogal for housing providers to refuse to make **reasonable accommodations** and **reasonable modifications** for individuals with disabilities. All persons with a disability have a next to request and be provided a reasonable accommodation or modification at any time, from application through to termination/eviction.

Some examples of reasonable accommodations include

- Assigning an accessible particular
- Transferring a tenant to a ground floor unit
- Changing the rent payment screduce to accommodate when an individual receives public benefits

pace

- Allowing an applicant to submit a housing application via a different means
- Allowing an assistance pnimal in a mo pets pailding. More information about assistance animals is available here

https://www.hud.gov/cogram_offerentfair_housing_equal_opp/assistance_animals

Some examples of reasonable modification include:

- Adding a grat bar to a tenant's bathroom
- Installing visual smoke alorm systems
- Installing a ramp to the front door

Under fair housing laws, a person with a disability is someone:

- th a physical or mental impairment that substantially limits one or more for life activities of the individual;
- With a record of having a physical or mental impairment that substantially limits operations of the individual; or
- **W**(po is regarded as having a physical or mental impairment that substantially minits one or more major life activities.

Major life activities include, but are not limited to seeing, walking, reaching, lifting, hearing, speaking, interacting with others, concentrating, learning, and caring for oneself.

Right to Request a Modification or Accommodation Notice 30.01.086.C.3.B (Valid through 12/31/2022) Page 1 of 4



Reasonable Accommodations

A reasonable accommodation is a change or exception to a rule, policy, practice, or service that may be necessary for a person with a disability to have an equal opportunity to use and enjoy a dwelling. This includes public use and common spaces or fulfilling their program obligations. Any change in the way things are customarily done that allows a person with a disability to enjoy housing opportunities or to meet program requirements is a reasonable accommodation.

All housing or programs are required to make reasonable accommodations. Housing providers may not require persons with disabilities to pay extra fees or deposits of expectation special requirements as a condition of receiving a reasonable accommodation.

Reasonable Modifications

A reasonable modification is a structural change made to the premises in order to afford an individual with a disability full enjoyment of the premises. Reasonable modifications can include structural changes to interiors and exteriors of develops and to cublic use and compon areas.

Under federal law, public housing agencies, other federally assisted housing providers, and state or local government entities are required to provide and pay for structural modifications as reasonable accommodations/modifications. For private housing, the person requesting the reasonable modification will need to cover the costs of the modification.

Verification of Disability

est and only when it is necessary to verify In response to an accommodation or modified tion N that a person has a disable s or apparent to the housing provider, they, can ask is not known le du ntation from a qualified third party (professional), that an applicant/tenant to p the applicant or tenant has ability ts in one or more functional limitation. If the disability-related need for the uested acc modation or modification is not known or request documentation stating that the requested obvious, (ing provider accommod fication is ne ary because of the disability, and that it will allow the on o nit and any amenities or services included with the rental equally applicant/ten nt access to other tena

A nousing provider pannot inquire into the nature or extent of a known or apparent disability or require that an applicant or tenant release his or her medical records. Housing providers can require that the verification come from a qualified professional, but they cannot require that it be a medical poctor

Nondiscrimination laws cover applicants and tenants with disabilities, as well as applicants and tenants and without disabilities who live or are associated with individuals with disabilities these laws also prohibit housing providers from refusing to rent to persons with disabilities, making discriminatory statements, and treating persons with disabilities less favorably than other tenants because of their disability.

Right to Request a Modification or Accommodation Notice 30.01.086.C.3.B (Valid through 12/31/2022) Page 2 of 4 Under fair housing laws, it is illegal for a housing provider to deny reasonable accommodations and reasonable modifications to individuals with disabilities. If wrongfully denied an accommodation or modification contact HUD or the Fair Housing Council of Oregon. Time limits apply to asserting any legal claims for discrimination.

Call HUD toll-free at 1-800-669-9777 or TTY 1-800-927-9275 or visit https://www.hud.gov/program_offices/fair_housing_equal_opp/complaine process

HUD will investigate at no cost to the complainant.

For more information about reasonable accommodations and modifications visit www.hud.gov/program_offices/fair_housing_equal_opp/reasonable_accommodations d_modifications

Call the Fair Housing Council of Oregon at (503) 223-8197 ext. 2 http://fhco.org/index.php/report-discrimination.

Right to Request a Modification or Accommodation Notice 30.01.086.C.3.B (Valid through 12/31/2022) Page 3 of 4



If you believe you have been harassed or discriminated against because of your race, color, national origin, religion, gender, familial status, disability, marital status, source of income sexual orientation including gender identity, domestic violence type of occupation, or ego over 18 seek legal guidance regarding your rights under the Housing law.

> For translation or interpretation, please can 503-823-1303 TTY at 503-823 6855 or Oregon Roley Service at 711

503-823-1303: Traducción e interpretación | Chuyển Ngữ Ngặc Phiên Dịch | 翻译或传译 Письменныйили уставий перевод | 新訳またの通訳 | Traducere sau Interpretare 번역 및 통역 | Письмеричарбо уснута переклад | Turjumida ama Fasiraadda ப் マロンマンロンマン にひしつお 節 ภาบอะที่บาย

Hue requirement of in addition to any other rights and responsibilities set forth in the Oregon Residential Landorm and Tenant Act under Oregon Revised Statute Chapter 90, and Portland Landord Tenant Lawyunder Portland City Code Title 30.

The information in this form is for educational purposes only. You should review appropriate state statute, dity code, and administrative rule as necessary. If you need legal guidance, or are considering taking legal action, you should contact an attorney.

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