

TEXAS ASSOCIATION OF REALTORS®

AGREEMENT FOR APPLICATION DEPOSIT AND HOLD ON PROPERTY

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2 41	(city, state, zip)			
ap	PLICATION AND DEPOSIT: In addition to the non-refundable application fee described in a residential lease blication that the undersigned Applicant(s) has submitted to the undersigned Landlord, Applicant has delivered to an Application Deposit in the amount of \$			
(C	LD: Landlord will remove the Property from the market and will not lease the Property to another person: neck only one box.) if and when Landlord approves Applicant as a tenant. Landlord is not obligated to remove the Property from the market until Landlord notifies Applicant of approval. at the time this agreement becomes binding on the Landlord and Applicant.			
A. B. C. D.	 A. If Landlord approves Applicant as a tenant for the Property, Landlord will notify Applicant of the approval of than the 7th day after the date this agreement becomes binding. B. Not later than the 2nd day after Landlord notifies Applicant of the approval, Applicant must sign a written let the Property with terms described in this agreement and the Application Deposit will be credited to the state deposit in the lease. C. If Landlord does not approve Applicant or does not notify Applicant of approval within the time required, Landlord the Application Deposit to Applicant and this agreement will terminate. D. If Landlord notifies Applicant of approval and Applicant fails to sign the lease within the time required, Land retain the Application Deposit and may lease the Property to another person. E. If Applicant withdraws Applicant's application or breaches this agreement, Landlord will retain the Applicant may lease the Property to another person. LEASE TERMS: If Landlord approves Applicant, Landlord and Applicant will enter into a written lease with the formula of the property o			
	ns on forms published by the Texas Association of REALTORS®.			
100 Pa 2 34 4 54 55				

Agreement for A	Application Deposit concerning			
14D(2)-(3) 15A	Early Keybox Withdrawal Fee \$ Property is accepted in its AS-IS condition pro	Trip Charge: \$ ovided Landlord:		
15B 17B(3) 18C 18C(3) 26	Inventory and Condition Form to be delivered within days Yard to be maintained by: Landlord; Tenant; a contractor chosen and paid by Tenant; or (contractor) paid by Tenant Applicant to pay first \$ of repairs, except as otherwise provided by the lease. Appliances or items that will not be repaired: Special Provisions:			
28B(4) Addenda & Exhibits	& Subletting Fees: 28B(4)(b): (i) \$; or (ii)% of one month'			
	 Pool/Spa Maintenance Addendum (TAR Notes) B(1) B(2) B(3) with: ☐ a contractor who regularly 	p. 2011) with the following box to provides pool maintenance set 7) executed by	o apply: vice; or (contractor)	
may rejec time and e	IFORMATION: If Applicant provides any false the application, retain the application fee and expense, and terminate any right of occupancy recover attorney's fees from the non-prevailing	the Application Deposit as lique. In any legal proceeding between	idated damages for Landlord's	
negotiable be this agreeme	, Chapter 92, Property Code governs Applica etween the parties. Copies of lease forms an nt, Applicant should determine if all necess 's intended use. This is a binding agreement	d addenda are available from ary utilities are available to th	your broker. Before signing e Property and are adequate	
Landlord	Date	 Tenant	Date	
Landlord	Date	Tenant	Date	
-	andlord under written property management ower of attorney:	Tenant	Date	
By:		_		
Printed Name:	Date	Tenant	Date	
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