	OKLAHOMA REAL ESTATE CO This is a legally binding Contract; if not understood, se	
	LEASE APPLICATIO	ИС
SE	ECTION 1 RENTAL PROPERTY/LE	ASE INFORMATION
Rental Property Address 11	<u>0 Skyline Hills Ave. Perry Ok</u>	<u>K 73077-9206</u> (the "Property")
Requested Lease Start Date		
	lication and Credit Check Processing Fee is \$ of application. This Processing Fee is NOT RE	for each credit report, payable in cash, FUNDABLE .
be payable in cash or certified Application is approved and a approved, the Reserve Property	funds at time of application. The Reserve Prapplicant fails to sign a lease and take posse	f market a Reserve Property Fee of \$
Security Deposit \$	payable in certified funds upon appro	oval of the Lease Application.
Rent Amount \$	payable in certified funds before or at time	me of possession.
NOTICE: The Property is national origin.	offered for lease without regard to sex, race	e, religion, color, age, handicap, familial status or
	SECTION 2 APPLICANT INF	ORMATION
A COPY OF PH	IOTO IDENTIFICATION FOR ALL APPLICANTS MUST	BE SUBMITTED WITH THIS APPLICATION
Print Name in full	Soc Sec	c.#
Driver's License #	Date of Birth	Photo IDYesNo
RESIDENCE HISTORY FOR	PAST TWO YEARS	
Present Address		Rent/Mortgage Pmt
City	State Zip Code	How long? Years Months
Home Phone	Business Phone	Mobile/Pager #
Present Landlord/Mortgage Co.I	Phone	
Reason for Leaving		
Previous Address		Rent/Mortgage Pmt
City	State Zip Code	How long? Years Months
Present Landlord/Mortgage Co.I	Phone	
Reason for Leaving		
EMPLOYMENT HISTORY		
Employer	Phone	How long? Years Months
Address		_ Position
Supervisor	Supervisor Phone	Gross Monthly Income
Previous Employer	Phone	How long

Position			Gross	Monthly Incom	ie	
Other Income						
Do you have a checking/savings account?						
Have you ever:						
Filed for bankruptcy?	Yes	No	If so, Date of	Discharge?		
Been evicted?	Yes	No				
Broken a lease?	Yes	No				
Been convicted of a felony?	Yes	No				
Been sued for non-payment of rent?	Yes	No				
Been sued for damage to rental property?	Yes	No				
Explain any yes listed above:						
Personal References (people or friends who	have visited you i	n vour cur	rent residence)	. NO RELATIVI	ES	
Name						
Can be reached using Phone No:						
Name						-
Can be reached using Phone No:						
In Case of Emergency or Death (pursuan (Must not be co-applicant or another occupation)	t to Title 41 O.S.					
Name			_ Phone:			
Relationship						
	SECTION	3 CO-4		<u>r</u>		
A COPY OF PHOTO IDENTI	FICATION FOR ALL	APPLICANT	S MUST BE SUE	BMITTED WITH TH	IS APPLICATION	
Co-Applicant		_Soc Sec.	#			
Driver's License #		_ Date of I	Birth		Photo ID	_YesNo
RESIDENCE HISTORY FOR PAST TW	O YEARS					
Co-Applicant's Present Address					Rent/Mort	gage Pmt
City	State	_Zip Cod	e	How long?	Years	Months
Home Phone	_Business Phone			Mobile/Page	r #	
Present Landlord/Mortgage Co.Phone						
Reason for Leaving						
Previous Address				Rei	nt/Mortgage Pmt	
City	State	_ Zip Cod	e	How long? _	Years	Months
Present Landlord/Mortgage Co.Phone						
Reason for Leaving						

Co-Applicant's Employer		Phone		How long?	
Address			Position		
Supervisor	Supervisor Phone			Gross Monthly Income	
Previous Employer	Phone			How long	
Position			Gross Mo	onthly Income	
Other Income					
Do you have a checking/savings account?	Yes	No	If yes, name of b	ank	
Have you ever:					
Filed for bankruptcy?	Yes	No	If so, Date of Dis	charge?	
Been evicted?	Yes	No			
Broken a lease?	Yes	No			
Been convicted of a felony?	Yes	No			
Been sued for non-payment of rent?	Yes	No			
Been sued for damage to rental property?	Yes	No			
Personal References (people or friends who Name			, ,		
			-	a.m. and	
Can be reached using Phone No:			-	a.m. and	
Can be reached using Phone No: Name			Between Relationship		p.m.
Can be reached using Phone No: Name Can be reached using Phone No: In Case of Emergency or Death (pursual	nt to Title 41 O.S. §13		Between Relationship Between	a.m. and	p.m.
Can be reached using Phone No: Name Can be reached using Phone No: In Case of Emergency or Death (pursuar (Must not be co-applicant or another occup Name	nt to Title 41 O.S. §13 pant)	0.1A) 1	Between Relationship Between notification is to b	a.m. and e made to:	p.m.

List name and age of occurrents of	41 41 A 1"			-	
List name and age of occupants of	mer man Applican	n and Co-Applic	ant:		
Name					Age
No other individuals shall occupy	y the Property oth	er than those n	amed above.		
Pets: Yes No if	yes, how many?	wha	t kind?		
breed	weight	age	Neutered: Yes	No	Indoors 🗌 Outdoors
breed	weight	age	Neutered: Yes	No	🗌 Indoors 🗌 Outdoors
Service/Assistance Animal: Yes _	No	if yes, what k	ind?		
breed					
NOTICE: Smoking, ind	cluding tobacco	and marijuana	, and vaping or the a		-cigarettes on the interior
NOTICE: Smoking, ind or exterior of the Proper responsible for the cost and carpets and draper vaping occurs it could b on the interior or exter	cluding tobacco erty is not permi of having Proper eries professionall be cause for the is rior of the Prope erty. If Tenant or	and marijuana tted, and shoul 'ty painted, wal ly cleaned, and ssuance of an ev rty. Tenant sha	, and vaping or the an d such occur by Tenan ls washed, interior deo any other cost to repa viction notice. Tenant s ll not sell or distribut	it or Tenan dorized, ai air any oth shall not gr e marijuar	-cigarettes on the interior t's guests, Tenant shall be r ducts and filters cleaned, er damage. If smoking or ow or cultivate marijuana ta, or products containing t will be subject to eviction
NOTICE: Smoking, inc or exterior of the Proper responsible for the cost and carpets and draper vaping occurs it could h on the interior or exter marijuana, at the Proper and liable for any dama	acluding tobacco erty is not permit of having Proper eries professionall be cause for the is rior of the Prope erty. If Tenant or ages.	and marijuana tted, and should ty painted, wal ly cleaned, and ssuance of an ev rty. Tenant sha Tenant's guests	, and vaping or the an d such occur by Tenan ls washed, interior deo any other cost to repa viction notice. Tenant s ll not sell or distribut s engage in such activit	it or Tenan dorized, ai air any oth shall not gr e marijuar	t's guests, Tenant shall be r ducts and filters cleaned, er damage. If smoking or ow or cultivate marijuana a, or products containing
or exterior of the Prope responsible for the cost and carpets and draper vaping occurs it could b on the interior or exter marijuana, at the Prope	acluding tobacco erty is not permit of having Proper eries professionall be cause for the is rior of the Prope erty. If Tenant or ages. ers Insurance Cove	and marijuana tted, and should ty painted, wal ly cleaned, and ssuance of an ev rty. Tenant sha Tenant's guests erage?	, and vaping or the an d such occur by Tenan ls washed, interior deo any other cost to repa viction notice. Tenant s ll not sell or distribut s engage in such activit Yes No	it or Tenan dorized, ai air any oth shall not gr e marijuar ties, Tenan	t's guests, Tenant shall be r ducts and filters cleaned, er damage. If smoking or ow or cultivate marijuana ha, or products containing t will be subject to eviction
NOTICE: Smoking, inc or exterior of the Proper responsible for the cost and carpets and draper vaping occurs it could h on the interior or exter marijuana, at the Proper and liable for any dama	acluding tobacco erty is not permit of having Proper eries professionall be cause for the is rior of the Prope erty. If Tenant or ages. ers Insurance Cove surance Company	and marijuana tted, and should ty painted, wal ly cleaned, and ssuance of an ev rty. Tenant sha Tenant's guests erage?	, and vaping or the an d such occur by Tenan ls washed, interior deo any other cost to repa viction notice. Tenant s ll not sell or distribut s engage in such activit Yes No	it or Tenan dorized, ai air any oth shall not gr e marijuar ties, Tenan	t's guests, Tenant shall be r ducts and filters cleaned, er damage. If smoking or ow or cultivate marijuana a, or products containing t will be subject to eviction
NOTICE: Smoking, inc or exterior of the Proper responsible for the cost and carpets and draper vaping occurs it could h on the interior or exter marijuana, at the Proper and liable for any dama Do you have Tenant's Homeowne If so, what is the name of your Ins	acluding tobacco erty is not permit of having Proper eries professionall be cause for the is rior of the Prope erty. If Tenant or ages. ers Insurance Cove surance Company Number of Automo	and marijuana tted, and should ty painted, wal ly cleaned, and ssuance of an ev rty. Tenant sha Tenant's guests erage?	, and vaping or the an d such occur by Tenan ls washed, interior deo any other cost to repa viction notice. Tenant s ll not sell or distribut s engage in such activit Yes No	it or Tenan dorized, ai air any oth shall not gr e marijuar ties, Tenan	t's guests, Tenant shall be r ducts and filters cleaned, eer damage. If smoking or ow or cultivate marijuana aa, or products containing t will be subject to eviction

SECTION 5 BROKER RELATIONSHIP

- **A.** Broker shall have the following duties to all parties in a transaction, which are mandatory and may not be abrogated or waived by Broker:
 - 1. Treat all parties with honesty and exercise reasonable skill and care;
 - **2.** Unless specifically waived in writing by a party to the transaction:
 - a) receive all written offers and counteroffers,
 - b) reduce offers or counteroffers to a written form upon request of any party to a transaction, and
 - c) c)present timely such written offers and counteroffers;
 - 3. Timely account for all money and property received by Broker;
 - 4. Keep confidential information received from a party or prospective party confidential. The confidential information shall not be disclosed by a firm without the consent of the party disclosing the information unless consent to the disclosure is granted in writing by the party or prospective party disclosing the information, the disclosure is required by law, or the information is made public or becomes public as the result of actions from a source other than the firm. The following information shall be considered confidential and shall be the only information considered confidential in a transaction:
 - a) that a party or prospective party is willing to pay more or accept less than what is being offered;
 - **b**) that a party or prospective party is willing to agree to financing terms that are different from those offered;
 - c) the motivating factors of the party or prospective party purchasing, selling, leasing, optioning, or exchanging the property; and
 - d) information specifically designated as confidential by a party unless such information is public.
 - 5. Disclose information pertaining to the property as required by the Residential Property Condition Disclosure Act; and
 - 6. Comply with all requirements of The Oklahoma Real Estate License Code and all applicable statutes and rules.
- **B.** B. Broker shall have the following duties and responsibilities only to a party for whom the broker is providing brokerage services in a transaction which are mandatory and may not be abrogated or waived by Broker:
 - 1. Inform the party in writing when an offer is made that the party will be expected to pay certain costs, brokerage service costs and approximate amount of costs; and
 - 2. Keep the party informed regarding the transaction.
- **C.** When working with both parties to a transaction, the duties and responsibilities set forth in this section shall remain in place for both parties.

Specific Directions. Owner and Broker agree that the specific directions provided for in the Broker Relationship Act shall be in writing, and Owner shall pay any costs Broker incurs in complying with such instructions.

SECTION 6 APPLICANT(S) ACKNOWLEDGEMENT/AGREEMENT AND AUTHORIZATION

Applicant(s) represents that all of the above statements are true and complete and authorizes verification of all of the above information by all means available, including employment, personal references, credit records, public records, current and previous property owners and criminal records by the Owner and/or 'Owner's Broker. Applicant(s) authorizes all parties from whom such information is requested to release the information without giving me prior notice of such. I hereby release and agree to hold harmless the Owner, Owner's Broker and all parties requesting or releasing such information from any and all claims, demands or liabilities arising out of or related to the investigation and release of such information.

Applicant(s) acknowledges that false information may constitute a breach of the lease entitling the Owner, at the Owner's option, to terminate the Lease and demand you vacant the Property. Further, Applicant(s) expressly authorizes Owner and/or Owner's Broker (including a collection agency) to obtain Applicant(s) consumer credit report, which Owner and/or Owner's Broker may use if attempting to collect past due rent payments, late fees, or other charges from Applicant(s) both during the term of the Lease and thereafter.

Applicant(s) also understands and agrees that this application will be retained by Owner and/or Owner's Broker whether or not approved. Applicant(s) understands and agrees that, in the future upon request, the Owner and/or Owner's Broker will release information concerning the Owner's experience with Applicant(s) as an Applicant/Tenant(s).

Applicant(s) understands and agrees that this Lease Application will not be processed without the "Processing Fee" set out in Section 1. Applicant(s) further agrees and understands that this Processing Fee will <u>NOT BE REFUNDED regardless of whether Owner accepts</u> this Lease Application for lease of the Property and the Reserve Property Fee shall NOT BE REFUNDED if the Lease Application is approved and Applicant(s) fails to sign a Lease and take possession of the Property.

I have read and understand the Section 5 Broker Relationship.

Date
Processing Fee.
Date