

APPLICATION FOR RESIDENCY PAGE 2 OF 2 – (LIST APPLICANTS NAME AGAIN)

Name of Property/Mgmt. **RICHARD REINHARDT RENTALS**

Applicant's Name _____

PART 3 – CREDIT AND PERSONAL REFERENCES

- A. Have you ever filed bankruptcy? Yes No When? _____
- B. Any judgments or collections against you? Yes No
- C. Auto loan? Yes No Monthly Payment \$ _____
- D. Approximate total monthly debt/credit card payments \$ _____
- E. Have you or any other occupant who will reside in this rental unit been arrested and charged, or convicted of a misdemeanor or felony (of any type) within the last seven (7) years? Yes No. (note: you may answer “no” when said records are sealed, legally eradicated, or expunged, or the judgment has been set aside and diversion granted). You may choose to explain and comment in writing about the reasons for this legal action against you, any defenses or claimed improprieties, and the status and/or outcome of the case. Please include any comments that you would like to convey to your prospective landlord or manager. Neither Tenant Guarantors, Inc. nor management is responsible for your failure to provide timely written explanation.
- F. Are you or any other occupant who will reside in the rental unit currently abusing prescription drugs, using or trafficking in the sale of narcotics or illicit drugs? Yes No
- G. Who should we contact in case of emergency?

Name: _____ Relationship _____ Address _____ Phone _____

H. Character References:

Name: _____ Relationship _____ Phone # _____

Name: _____ Relationship _____ Phone # _____

PART 4 – AUTHORIZATION AND RELEASE FROM LIABILITY

We welcome all applicants. It is illegal and against our policy to arbitrarily discriminate against any person because of age, race, color, religion, sex or sexual orientation, ancestry, national origin, source of legal income, familial or handicapped status. Your signature below means that the information on this application is true and complete, that you are not leaving off or misrepresenting rental residence or other relevant information (when specific questions are not answered by you, we assume this means “no” that all persons and firms named or which we believe may be related to reviewing application, may be contacted and freely give any information concerning you and that you waive all rights of legal action and damages resulting from these references and our report (with the single exception of action relating to false information clearly furnished with malice or willful intent to injure). You authorize an investigation of all statements contained herein by the management and Tenant Guarantors, Inc. including but not limited to a credit check and information as to your character, general reputation, personal characteristic, and mode of living (note: some owners and manages may also undertake criminal record searches). You agree that public record information including eviction filings, judgments, dismissals, and criminal records may be searched and reflected on these reports and that they may require “updated” documentation from you which you agree to provide for further evaluation of your application. You understand, agree and accept that there is room for human error in this process, that the management will rely upon your application as an inducement for entering into a rental agreement and that false statements will serve as the basis for declining your application or terminating your tenancy immediately and collecting from you any damages incurred, including reasonable attorney’s fees. Pursuant to applicable laws, you are also herein notified that a negative credit report reflecting on your credit record may be submitted in the future to a credit reporting agency if you default in your rental/credit obligations. In any action brought to enforce the terms of this agreement and the services provided hereunder, the prevailing party will be entitled to recover their reasonable attorney’s fees and cost of suit. Venue for any arbitration action arising out of this agreement against Tenant Guarantors, Inc., or it’s officers or employees, will be in Placer County, California and shall be mandatory, final and binding arbitration and not by a lawsuit or resort to court process. Your signature or use of this form means that you are giving up your constitutional right to have any such dispute against Tenant Guarantors, Inc. it’s officers or employees, decided in a court of law before a jury, and instead are accepting the use of arbitration.

Applicants Signature _____ Spouse’s Signature _____
Date _____ Date _____

The rental agreement will not become effective until this application is approved by management. Tenant Guarantors, Inc., a resident screening service is not responsible for rental decisions, regardless of any recommendations, written or otherwise, which may be made by Tenant Guarantors, Inc.

How did you hear about our community? Check any that apply: ___ For Rent ___ Apt. Guide ___ Renter’s Digest ___ Newspaper
___ Yellow pages ___ Drive By ___ Resident referral
___ Other ___ Craig’s List

*Do you have or require a service animal? ___ If yes, do you have documentation for that animal? ___

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TG PHONE: (916) 791-3686 (800) 878-3689