KAUTZ PROPERTY MANAGEMENT

Prospective Renter Signature

Office 817-419-0088 Fax 817-419-1098 www.kpmgt.com

4107 S. Bowen Rd. Suite 131 Arlington, TX 76016

Prospective Renter Signature

QUALIFYING STANDARDS

1.	Income:	Income must be at least three times the amount of rent. If self-employed or retired we require a copy of the previous year's tax return, W-2, or bank statement. Income must be verified for occupancy.
2.	Employment:	A prospect must have current verifiable employment. A full-time student that does not meet all the requirements for the property will require a cosigner. A cosigner for any applicant must meet all qualifying criteria.
3.	Rental History:	24 months verifiable prior residency indicating no outstanding debt to a landlord (for all prior residence history) and compliance with all items of the lease and community policies is required. (Living in a property that is owned by a relative does not constitute a tenant/landlord relationship for rental verification purposes.) Owning your previous occupancy can replace verifiable rental history. Occupancy has to be verifiable.
4.	Age:	Applicant must be at least 18 years of age. All occupants 18 years of age or older must complete an application, pay all application fees, and are required to be on the lease as a resident.
5.	Security Deposit & Application Fees	An application fee of \$35.00 (cash or money order) is required at the time of application. A security deposit in certified funds (Cashiers check or money order, no cash, or personal checks) is recommended at the time of application. The security deposit is not mandatory, but any application that is received without a security deposit cannot guarantee that the property will be secured for the applicant. The first qualified applicant that has a security deposit submitted to Kautz Property Management, and has no additional requests, will be accepted for the property. The application fee is non-refundable and will not be waived. A Separate Application and application fee is required for each occupant over the age of 18.
6.	Pet Deposit:	If the owner permits a pet, a pet fee is required (Usually \$175 Non-Refundable). Only one pet per living unit accepted unless owner authorizes exception.
7.	Credit:	A credit report must be processed for each applicant to show at least the last 24 months' credit history. Medical or voluntary repossession will be waived in determining acceptable credit.
8.	Automatic Rejection:	 Applicants will be automatically rejected for the following: A. Anyone having been evicted by a prior landlord for cause. B. Anyone convicted of a felony or manufacture, possession, or distribution of a controlled substance. C. Falsification of application. D. Outstanding debt to previous landlord. E. Invalid Social Security Number. F. Failure to pay application fee. G. Any application that has not been fully filled out, including applicants signing all pages of application.
9.	Property Acceptance:	Prospective tenant(s) are accepting the property in an as-is condition. Requests for changes to the property may be submitted in writing with the application.
10.	Photo ID:	Part of the application process is that all applicants must provide a driver's license (or other approved photo ID) so the leasing/management service can make a photocopy of it to place with the application file.
11.	Signature:	By signing this you have reviewed the Qualifying Standards and understand that this is the basis of how the results of your application will be determined.
12.	Disclosure:	Real estate brokers and salespersons are required by law to make properties available without regard to race, color, religion, national origin, sex disability, or family status.

Received on	(date) at	(time)



RESIDENTIAL LEASE APPLICATION

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Each occupant and co-applicant 18 years or older must submit a separate application.

Property Address:				
Anticipated: Move-in Date: Initial Lease Term Requested:	Monthly Rent: \$ (months)	Se	curity Deposit: \$ _	
Property Condition: Applicant		ronerty in-nerson nri	or to submitting th	is application
Topolty Condition. Applicant	nas not viewed the r	roporty in-person pri	or to submitting th	з аррпсацоп.
Applicant is strongly encour Landlord makes no express of consider the following release:	r implied warranties as to t pairs or treatments sh	he Property's condi nould Applicant	tion. Applicant re	quests Landlord
Applicant was referred to Land	lord by:	(phone)	(e-mail)
Real estate agent Newspaper Sign Inter	net Other	The state of the s		(6)
	yes no <i>If yes, co-a</i> name (maiden or married)			
Soc Soc No.	Driver License	blie/Pager	in	(-t-t-)
Date of Birth	Height	Moight	Eve Color	(state)
Hair Color			Lye Color _	
Emergency Contact: (Do not in		ant or co-applicant.)		
City:	S	State:	Zip Code:	
Phone:		-		
Name all other persons who w				
Name:		Relationship:		Age:
Name:		Relationship:		Age:
Name:		Relationship:		Age:
Name:		Relationship:		Age:
Applicant's Current Address: _			Apt. N	
Landlard or Property Manag	Jor's Name:		moil	(city, state, zip)
Phone: Day:	er's Name: <i>Nt:</i>		mail:	
Date Moved-In:	Move-Out Date _	IVID.	I ax.	
Reason for move:	wove-out bate _		ι ζοιιι φ	

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Residential Lease Appl	ication concerning _				the second second second		Secretaria de la companya de la comp	
Applicant's Previo	us Address:						_ Apt. No	
							(0	city, state, zip)
Landlord or Pro	operty Manager'	s Name: _				Email:		
Phone: Day:		Nt:		Mb:		Fax.	·	
Date Moved-In		N	/love-Out D	ate		Rent \$		
Reason for mo	ove:							
Applicant's Currer	nt Employer:							
Address:	erification Cont						(street, c	ity, state, zip)
Employment V	erification Cont	act:				Pr	none:	
-av.	mail							
Start Date:	L-mail	Gross Mon	thly Income	: \$		Position:		
by a C	icant is self-em PA, attorney, or – .	other tax	profession	al.			ear's tax ret	urn attested
Applicant's Previo	us Employer: _				***			
Address:	/arification Cont					DI	(street, c	ity, state, zip)
Employment v	erification Cont	act:			·····	Pr	none:	-
Fmnloved from	E-mail		Cross N	Aonthly Inc	oma: ¢		looition.	
Note: Applica purpos	ant is responsib	le for inclu	Gloss in uding the a	ppropriate	contact info	rmation for	employmen	t verification
List all vehicles to	-	ne Properi Make	ty:	Model	Lic	ense Plate No	./State M	lo. Payment
Will any animals (If yes, list all anim Type & Breed	als to be kept o	n the Prop			Neutered? YNN YNN YNN		Rabies Shots Current: YNN YNN YNN	Assistance
If any of the anin reasonable accom	will any wa Will any wa Does anyo Will Applica Is Applican	est for the aterbeds o ne who wi ant mainta t or Applic	r water-fille Il occupy th in renter's cant's spous	e animal(s) ed furniture ne Propert insurance se, even if	be on the Py smoke? separated, i	Property?		
		s the milita ar or less?		serving ur	ider orders li	miting the n	nilitary pers	on's stay to

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Residential Lease Application concerning							
Has Applicant ever: been evicted? been asked to move out by a landlord? breached a lease or rental agreement? filed for bankruptcy? lost property in a foreclosure? been convicted of a crime? If yes, provide the location, year, and type of conviction below. Is any occupant a registered sex offender? If yes, provide the location, year, and type of conviction below. had <u>any</u> credit problems, slow-pays or delinquencies? If yes, provide more information below. Is there additional information Applicant wants considered?							
Additional comments:							
Authorization: Applicant authorizes Landlord and Landlord's agent, at any time before, during, or after any tenancy, to: (1) obtain a copy of Applicant's credit report; (2) obtain a criminal background check related to Applicant and any occupant; and (3) verify any rental or employment history or verify any other information related to this application with persons knowledgeable of such information.							
Notice of Landlord's Right to Continue to Show the Property: Unless Landlord and Applicant enter into a separate written agreement otherwise, the Property remains on the market until a lease is signed by all parties and Landlord may continue to show the Property to other prospective tenants and accept another offer.							
Privacy Policy: Landlord's agent or property manager maintains a privacy policy that is available upon request.							
Fees: Applicant submits a non-refundable fee of \$ 35.00 to Kautz Property Management LLC (entity or individual) for processing and reviewing this application. Applicant X submits will not submit an application deposit of \$ to be applied to the security deposit upon execution of a lease or returned to Applicant if a lease is not executed.							
 Acknowledgement & Representation: Signing this application indicates that Applicant has had the opportunity to review Landlord's tenant selection criteria, which is available upon request. The tenant selection criteria may include factors such as criminal history, credit history, current income and rental history. Applicant understands that providing inaccurate or incomplete information is grounds for rejection of this application and forfeiture of any application fee and may be grounds to declare Applicant in breach of any lease the Applicant may sign. Applicant represents that the statements in this application are true and complete. Applicant is responsible for any costs associated with obtaining information. 							
Applicant's Signature Date							
For Landlord's Use:							
On							

TEXAS REALTORS

AUTHORIZATION TO RELEASE INFORMATION RELATED TO A RESIDENTIAL LEASE APPLICANT

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I,to lease a property located at			(-11			
			(address, city, state, zip).			
The landlord, broker, or landlor	d's representative i	3 :				
	autz Property Ma		(name)			
	PO Box 150107					
(047)440.00	Arlington TX 76015					
(817)419-0	pnone) @kautzrepairs	(817)419-0198	(fax)			
	kautzrepairs@	Jinan.com	(e-mail)			
I give my permission:						
(1) to my current and forme history to the above-nar		ase any information about n	ny employment history and income			
•	nea person,					
-		e any information about my	rental history to the above-named			
(2) to my current and forme person;(3) to my current and formed	r landlords to relea		n or have owned to release any			
(2) to my current and forme person;(3) to my current and form information about my ments.	r landlords to relead ner mortgage lend ortgage payment h d loan, or credit un	ers on property that I own story to the above-named p	n or have owned to release any			
(2) to my current and forme person;(3) to my current and form information about my m(4) to my bank, savings an the above-named person	r landlords to relead ner mortgage lend ortgage payment h d loan, or credit un on; and	ers on property that I own story to the above-named provide a verification by of my consumer report	n or have owned to release any person;			
 (2) to my current and forme person; (3) to my current and forminformation about my m (4) to my bank, savings an the above-named person (5) to the above-named person 	r landlords to relead ner mortgage lend ortgage payment h d loan, or credit un on; and	ers on property that I own story to the above-named provide a verification by of my consumer report	or have owned to release any person; of funds that I have on deposit to			

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request.

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Information About Brokerage Services

Texas law requires all real estate licensees to give the following information about brokerage services to prospective buyers, tenants, sellers and landlords.

TYPES OF REAL ESTATE LICENSE HOLDERS:

- A BROKER is responsible for all brokerage activities, including acts performed by sales agents sponsored by the broker.
- A SALES AGENT must be sponsored by a broker and works with clients on behalf of the broker.

A BROKER'S MINIMUM DUTIES REQUIRED BY LAW (A client is the person or party that the broker represents):

- Put the interests of the client above all others, including the broker's own interests;
- Inform the client of any material information about the property or transaction received by the broker;
- Answer the client's questions and present any offer to or counter-offer from the client; and
- Treat all parties to a real estate transaction honestly and fairly.

A LICENSE HOLDER CAN REPRESENT A PARTY IN A REAL ESTATE TRANSACTION:

AS AGENT FOR OWNER (SELLER/LANDLORD): The broker becomes the property owner's agent through an agreement with the owner, usually in a written listing to sell or property management agreement. An owner's agent must perform the broker's minimum duties above and must inform the owner of any material information about the property or transaction known by the agent, including information disclosed to the agent or subagent by the buyer or buyer's agent.

AS AGENT FOR BUYER/TENANT: The broker becomes the buyer/tenant's agent by agreeing to represent the buyer, usually through a written representation agreement. A buyer's agent must perform the broker's minimum duties above and must inform the buyer of any material information about the property or transaction known by the agent, including information disclosed to the agent by the seller or seller's agent.

AS AGENT FOR BOTH - INTERMEDIARY: To act as an intermediary between the parties the broker must first obtain the written agreement of each party to the transaction. The written agreement must state who will pay the broker and, in conspicuous bold or underlined print, set forth the broker's obligations as an intermediary. A broker who acts as an intermediary:

- Must treat all parties to the transaction impartially and fairly;
- May, with the parties' written consent, appoint a different license holder associated with the broker to each party (owner and buyer) to communicate with, provide opinions and advice to, and carry out the instructions of each party to the transaction.
- Must not, unless specifically authorized in writing to do so by the party, disclose:
 - that the owner will accept a price less than the written asking price;
 - that the buyer/tenant will pay a price greater than the price submitted in a written offer; and
 - o any confidential information or any other information that a party specifically instructs the broker in writing not to disclose, unless required to do so by law.

AS SUBAGENT: A license holder acts as a subagent when aiding a buyer in a transaction without an agreement to represent the buyer. A subagent can assist the buyer but does not represent the buyer and must place the interests of the owner first.

TO AVOID DISPUTES, ALL AGREEMENTS BETWEEN YOU AND A BROKER SHOULD BE IN WRITING AND CLEARLY ESTABLISH:

- The broker's duties and responsibilities to you, and your obligations under the representation agreement.
- Who will pay the broker for services provided to you, when payment will be made and how the payment will be calculated.

LICENSE HOLDER CONTACT INFORMATION: This notice is being provided for information purposes. It does not create an obligation for you to use the broker's services. Please acknowledge receipt of this notice below and retain a copy for your records.

Kautz Property Management LLC	9001298	hanskautz@hotmail.com	(817)419-0088
Licensed Broker /Broker Firm Name of	or License No.	Email	Phone
Primary Assumed Business Name			
Hans Kautz	410615	hanskautz@hotmail.com	(817)419-0088
Designated Broker of Firm	License No.	Email	Phone
Licensed Supervisor of Sales Agent/ Associate	License No.	Email	Phone
Sales Agent/Associate's Name	License No.	Email	Phone
Medianos	Buyer/Tenant/Seller/Landlord Initials	Date	

Regulated by the Texas Real Estate Commission

Information available at www.trec.texas.gov

IABS 1-0 Date