







Application is not complete until page 5 is signed. Unless this application is initialed on each page it will not be processed. (If more than two persons are applying, use additional applications.)

REQUIRED TO SUBMIT:
(Certified Funds or Credit Cards)
Application (Non-Refundable)
Fee \$
Holding Fee \$
Amt. Received \$
Evidenced by:
(Payment Method)

PROPERTY ADDRESS		
	OTHER AGENT INFORMATION	
REFERRAL COMPANY	<u> </u>	MLS#
AGENT:		
	RENT/DEPOSITS AND OTHER FEES	
Rent: From, To	\$	
	\$	
Security Deposit Key Deposit Key Fee (non-refundable)	<u> </u>	
V ev Fee (non refundable)	¢	
A during (Condit A non England and India)	D-t D-nit	
Admin/Credit App Fee (non-refundable) \$ _	_ Pet Deposit	
	\$	
Pet Fee (non-refundable)	\$	
Cleaning Deposit	\$	
Cleaning Fee (non-refundable)	\$	
Additional Security	\$	
Utility Proration	Ψ	
	\$	
Sewer/Trash Proration	\$	
Pre-Paid Rent	\$	
Pro-Rated Rent for\$		
Other \$		
Other \$ Other \$ Other \$		
Ψ		
TOTAL	\$	
TOTAL	Ψ	
Please note that any and all rent, dep	posit or fee amounts are an estimate and Agreement shall be controlling.	I the amounts identified in the Lease
	APPLICANT INFORMATION	
PROPOSED MOVE-IN DATE	·	
APPLICANT:		
HOME PHONE #	OTHER PHONE	
EMAIL		
DL#STATE	SBIRTH DATE	
Rental Application	Page 1 of 5	Applicant's Initials: [
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1522732v 11532732v 1	© 2019 Gleat	Let Las vegas Association of REALTO

CURRENT ADDRESS:		
CITY, STATE, ZIP		
LANDLORD NAME / MORTGAGE HOL	LDER:	PAYMENT:
PHONE # FAX	# E	MAIL ADDRESS:
HOW LONG? (PLEA	ASE CIRCLE ONE)OWNEI	O ORRENT
REASON FOR LEAVING		
PRIOR STREET ADDRESS:		
CITY, STATE, ZIP		
LANDLORD NAME / MORTGAGE HOL	LDER:	PAYMENT:
PHONE # FAX # _	EM.	AIL ADDRESS:
HOW LONG? (PLEAS	E CHECK ONE)OWNED O	DRRENT
REASON FOR LEAVING		
CURRENT EMPLOYER:		
HOW LONG?	EMPLOYED AS	
ADDRESS:		
CITY, STATE, ZIP		
PHONE #	_FAX#	
SALARY: \$P	ER/MO SUPERVISOR:	
OTHER INCOME: SOURCE		AMOUNT: \$
<u>PRIOR EMPLOYER</u> (IF LESS THAN 3 Y	EARS):	PHONE #
HOW LONG?	EMPLOYED AS	
SALARY: \$P	ER/MO SUPERVISOR:	
<u>CREDIT REFERENCES</u> : BANK		ACCT.#
ADDRESS		
PERSONAL REFERENCES: 1 NAME	p	HONE #
		MONE #
		HONE #
		TONE "
	CO APPLICANT INFORMA	

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(Please note: There may be additional fees for co-applicants.)

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- 2. Applicant certifies to Landlord that the pet(s) is in good health, and as proof therefore, a certificate of good health from a licensed veterinarian is attached. In addition, a clear photo of each pet is attached to this application with the pet's name on the back.
- 3. Applicant will keep pets on a leash when not in a fenced backyard area and will clean up all waste on the Property as well as in any common areas.
- 4. If the Property is subject to a Common Interest Community, Applicant will abide by all rules and regulations and CC&R's with respect to pet ownership.
- 5. Applicant acknowledges and understands that the representations herein are considered to be material provision of the Residential Lease Agreement.
 - 6. Applicant requests Landlord's approval to keep the above-name pet(s) in and/or on the Property.
- 7. Should the pet(s) identified above create a breach in the terms of the existing lease agreement, the Pet Approval shall be immediately revoked upon written notice to the tenant as required in the lease agreement.
- 8. Applicant shall obtain an insurance policy that includes pet coverage. The Landlord and Property Manager shall be named additional insureds on the policy. Tenant further agrees to hold both Landlord and Property Manager harmless relative to the activity and behavior of any and all pets kept at the Property.

OTHER INFORMATION

	2 0 2 11 12 1 2 1 2 1 2 1 2 1 2 1 2 1 2
HAS THE APPLICANT EVER FILED BANKRUPTCY?	GIVE DETAILS
	EXPLAIN
HAS THE APPLICANT EVER WILLFULLY REFUSED TO I	PAY RENT WHEN DUE?EXPLAIN
HOW LONG DOES APPLICANT PLAN TO LIVE HERE?	
DOES APPLICANT PLAN TO USE LIQUID FILLED FURN	ITURE?IF YES, PLEASE LIST TYPE (e.g. waterbed,
aquarium, etc.)	
DOES ANYONE IN THE HOUSEHOLD SMOKE? Y/N	(This includes, but is not limited to the use of all
tobacco, smoking related products, electronic cigarettes, vaping	pens or other instruments that cause smoke or vapor to be emitted.)
EMERGEN	CY CONTACT
APPLICANT IN CASE OF EMERGENCY, PERSON TO NOTIF	<u> 7Y:</u>
RELATIONSHIP:	PHONE #
EMAIL:	

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DISCLOSURE

PLEASE READ CAREFULLY BEFORE SIGNING

1. APPLICANT UNDERSTANDS THAT			IS
THE LEASING AGENT AND REPRESENTATIVE	E FOR THE LA	ANDLORD OF THE PREM	ISES LOCATED AT
		AT A MONTHLY RENT OF	\$
2. APPLICANT DECLARES THAT THE INFO			
APPLICANT AUTHORIZES AN EMPLOYMENT CHEC	K, CRIMINAL RE	CORDS CHECK, CREDIT CHE	CK, VERIFICATION OF
REFERENCES AND CURRENT AND PREVIOUS LAN	DLORDS.		
3. APPLICANT HEREBY PAYS \$	AS A NON-REFUN	DABLE APPLICATION FEE A	.ND \$AS
HOLDING FEE. IF APPLICANT IS DECLINED, THE	HOLDING FEE V	ILL BE REFUNDED WITHIN	BUSINESS
DAYS. IF, AFTER APPROVAL, APPLICANT DECID	ES NOT TO FULJ	TILL THIS AGREEMENT BY	COMPLETING LEASE
AGREEMENT AND PAYING SECURITY DEPOSIT, H	OLDING FEE SHA	LL BE FORFEITED BY APPL	ICANT PURSUANT TO
THE TERMS OF THE HOLDING FEE AGREEMENT.			
4. APPLICANT AGREES TO EXECUTE A LEAS	SE AGREEMENT	BEFORE POSSESSION IS GIV	EN AND TO PAY THE
RENT AND SECURITY DEPOSIT WITHINB	USINESS DAYS A	FTER BEING NOTIFIED OF A	CCEPTANCE OF THIS
APPLICANT.			
5. LANDLORD AND AGENT WILL NOT BE B	OUND BY ANY R	EPRESENTATIONS, AGREEN	MENTS OR PROMISES,
WRITTEN OR ORAL, MADE BY LANDLORD OR AG	ENT UNLESS CO	NTAINED IN THE LEASE AGI	REEMENT SIGNED BY
LANDLORD OR LANDLORD'S AGENT.			
6. APPLICANT HAS REVIEWED THE PUBLIC	RECORD INFOR	MATION ON THE CLARK C	OUNTY RECORDER'S
WEBSITE SHOWING THE POSSIBILITY OF PAST OR	CURRENT LIENS	RECORDED AGAINST THE I	PROPERTY AS OF THE
DATE OF THIS APPLICATION. APPLICANT AGREES	TO LEASE THE I	ROPERTY SUBJECT TO THIS	SINFORMATION, AND
HOLD THE LANDLORD AND ITS AGENTS HARML	ESS BASED UPO	N THIS INFORMATION AND	FUTURE USE OF THE
PROPERTY.			
7. APPLICANT DOES HEREBY RELEASE LA	ANDLORD, AGEN	T AND THIS COMPANY F	ROM ANY AND ALL
DAMAGES OR LIABILITIES WHICH MIGHT RES	ULT FROM THE	ABOVE INFORMATION. A	PPLICANT RELEASES
PRESENT LANDLORD AND ALL PREVIOUS LAND	LORDS FROM A	NY AND ALL LIABILITY FO	OR ANY DAMAGE OR
INJURY WHATSOEVER CAUSED BY PROVIDING IN	FORMATION TO	LANDLORD OR AGENT REG	ARDING APPLICANT.
8. APPLICANT UNDERSTANDS AND ACKNOW	VLEDGES THAT A	FALSE STATEMENT MADE	HEREIN IS GROUNDS
FOR DENIAL OF RENTAL TO APPLICANT. ANY	STATEMENT H	EREIN MAY BE CONSTRUE	ED AS A CONDITION
PRECEDENT TO ANY BINDING LEASE AGREEMEN	Γ OR CONTRACT	BETWEEN APPLICANT AND	LANDLORD.
9. APPROVAL FOR RESIDENCY IS MADE W	ITHOUT REGARI	TO RACE, COLOR, RELIG	ION, SEX, NATIONAL
ORIGIN, AGE, GENDER IDENTITY OR EXPRESSION	ON, FAMILIAL S	ΓATUS, SEXUAL ORIENTAT	TON, ANCESTRY, OR
HANDICAP.			
10. APPLICANT UNDERSTANDS THAT APPLIC	ANT ACQUIRES N	IO RIGHTS TO PREMISES UN	TIL EXECUTION OF A
LEASE AGREEMENT IN THE FORM SUBMITTED AN	D DEPOSIT OF RI	ENT AND SECURITY DESCRI	BED ABOVE.
SIGNATURE OF APPLICANT	!'E	TIME	
SIGNITURE OF AFFECANT			
PRINT NAME			

THE GREATER LAS VEGAS ASSOCIATION OF REALTORS® PROVIDES THIS FORM FOR MEMBERS ONLY AND IS IN NO WAY DEEMED RESPONSIBLE FOR INFORMATION PROVIDED HEREIN.

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