RENTAL APPLICATION

COMPLETE BY EACH ADULT APPLICANT (USE BLACK INK ONLY)

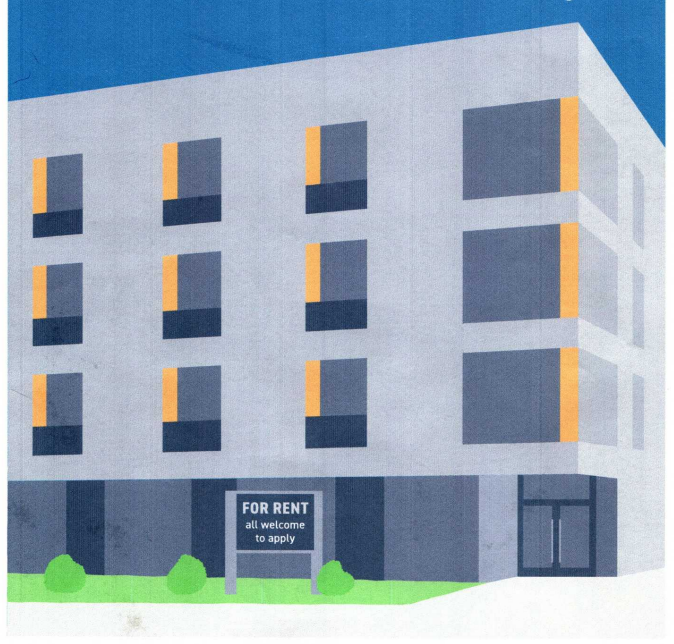
Mobility Disability	or Other Di	sabilit	y? CRF	EDIT REPORT	CRIM	IINAL	EVICTIO	N	
☐ Yes	□ No)							
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APPLICANT	INFOR	MAT	ľION						
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YOUR CURR	ENT RE	ESID	ENCI	 E					
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LANDLORD/MTG. COMPA	NY	CITY	OWN 🗆	STATE ZIP	LANDLOR	D DAY PHON	E	LANDLORD EVI	ENING PHONE
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YOUR PREVI	OUS RI	ESIC	ENC	E					
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EMERGENC		LAC'							
NAME	1 001(1		ATIONSHIP	ADDRESS				TELEPHONE	

ADDITI	ONAL 1	INFO	RMAT	'ION				
LIST A	LL VEHIC	LES TO	BE PAR	KED ON SIT	E	C	OTHER OCCUPANTS	
MAKE	MODEL	YEAR	COLOR	LICENSE#	STATE	OCCI	UPANT NAME	D.O.B.
HAVE Y	OU ESTABLISH	ED RETAIL	. CREDIT?	YES □ NO □		TYPE AND SIZE OF PETS:		
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HAVE YOU EVE	R BEEN EVIC	TED? Y	ES□ N	IF YES, PRO	OVIDE I	DATE(S) AND LOCATION(S):		
HAVE YOU OR A	ANY PERSON	WHO WILI	OCCUPY T	HE UNIT EVER B	SEEN CO	ONVICTED, PLEAD GUILT	'Y, NO-CONTEST OR HAVE CURR	ENT PENDING
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ARE YOU OR AN	NY PERSON W	HO WILL O	ОССИРУ ТН	E UNIT A REGIST	TERED S	SEX OFFENDER?		
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THE FOLLOWING AMOUNT CHARGE SCREENING RESUL	D WILL DEPEND	ON UNIT SIZ		SECURITY DEPOSIT	MINIMUM	1 \$	LATE RENT PAYMENT FEE	s_100
UNIT RENT				SECURITY DEPOSIT I		M\$ ESULTS AND UNIT SIZE)	LEASE BREAK FEE (NOT TO EXCEED 1.5 X RENT)	\$ 1.5x rent
	\$			PET		\$	N.F.S. CHECK FEE OF \$25.00 + BANK CH	ARGES
	\$			GARAGE / STORAGE	L	\$	SMOKE ALARM / CARBON MONOXIDE ALARM TAMPERING FEE	\$ 250.00
	\$			OTHER		S	LOST KEY, ACCESS CARD FEE	\$ 50.00
	\$			OTHEROTHER			NON-COMPLIANCE FEE*	0.50.00
	\$			OTHER		\$	1. LATE PAYMENT OF UTILITY 2. FAILURE TO CLEAN PET WASTE 3. FAILURE TO CLEAN GARBAGE/RUBBISH	\$ 50.00 \$ 50.00 \$ 50.00
APPLICANT'S IN	ITIALS		-	APPLICANT SCRE	ENING (CHARGE \$50	4. PARKING VIOLATIONS OR IMPROPER USE OF VEHICLES * NOT TO EXCEED \$50 PER NON-COMPLIAN	\$ 50.00
Approximate nu	mber of units of mber of application	ations previ	ously accepte	ed and currently un	der cons	ideration for those units:	and in the area requested by applican application(s). of yours currently under considerati	.,
tenancy and creci application is late entails the check the accuracy of a email verification the applicant is a thereunder or m applicants fail to Agent shall have	lit standing. I user found to be ing of the appliant information a shall be the reapproved, appliance a deposit timely take the no liability to	inderstand the false, this is icant's credit in provided the credit for the icants will be one execute a testing applicant understand the false is t	that giving in grounds for it, rental history the owner, e screening chave rental agreer ired above, the till such time	complete or false in termination of ten ory, employment hid agent by the screen charge. The screen hours from the ment which will prothey will be deemed	nformati- lancy. Ov- istory, pu- ning servi- ing servi- le time of ovide for d to have nent is si	on is grounds for rejection of where Agent has charged a so ablic records and other crites vice or credit reporting agen- ce is Pacific Screening Inc., I of notification to either exec- ted the forfeiture of the depose e refused the unit and the no	d make any inquiries you feel necess of this application. If any informatic reening charge as set forth above. A ria for residency. The applicant has cy. Applicant's copy of this signed a P.O. Box 25582, Portland, OR 97298 cute a rental agreement and make a sit if applicants fail to execute the ext application for the unit will be peant acknowledges receipt of a copy	on supplied on this Applicant screening the right to dispute pplication and / or 6 (800) 707-1941. If Il deposits required ntal agreement. If rocessed. Owner /
Signed					(Af	oplicant)	Dated	
Signed					(Ag	gent for Owner)	Dated	



Application & Screening

Learn about the new first-come-first-served system for rental applications, priority for applicants with mobility disabilities, limits on screening fees and income-to-rent ratios, and low-barrier screening criteria.





Mobility Disabilities & Disability Modifications

For information about Mobility Disabilities and Disability Modifications, see pages 5 and 18.



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 Timeline for Collection & Processing
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- Identification

Income

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- Overview of Options

 Low-Barrier
- **Landlord Choice**
- Denials, Appeals & Acceptance

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Exemptions 20

Advertising

72-Hour Notice of Unit Availability

The notice must specify: notice of unit availability before beginning to accept applications. When advertising to the public, a landlord is required to give 72 hours

- a) when applications will begin to be accepted (no sooner than 72 hours);
- b) whether or not the unit is accessible; and
- c) the screening fee (if charging a fee), and a description of the screening criteria.

"An Accessible Dwelling Units qualifies as a "Type A Unit" pursuant to the Oregon Structural Building Code and ICC A117.1. In general, Type A Units are designed and constructed to provide accessibility for wheelchair users throughout unit.

What does an application need to include?

- ☐ The opportunity to affirm a Mobility Disability or other Disability Status
- □ The City of Portland Notice to Applicants relating accommodation to a tenant's right to request modification or
- ☐ The City of Portland Notice to Applicants referencing where to obtain Portland Housing Bureau's (PHB) Statement of Applicant Rights
- □ A description of the Screening Criteria and Evaluation Process, if a screening fee is charged
- ☐ The opportunity to include Supplemental Evidence for consideration, in order to mitigate potentially negative screening results
- A landlord can provide this info by providing an address, internet link, or other way prospective tenants can find this info.
- Best Practice While not required, it's best practice to include information about the Right to Appeal in the application.



rso/applicationportland.gov/

Collection, Processing & Fees

Open Application Period

accept, or deny in the order received application is received. A landlord may but is required to accept, conditionally simultaneously process multiple applications the date and time that each completed 72 hours after the notice of availability is Period, a landlord is required to record posted. At the start of the Open Application The Open Application Period begins at least

If applications are received prior to the Oper

request a record of Can an applicant

date and time received, this information, including is required to this provide within five business days of record of receipt a landlord If an applicant requests

receiving the request.

Application Period, a landlord is required to after the start of the Open Application Period as a penalty. record the date and time of these completed applications as 8 hours

Vacancy Waitlists

APPLICATION

accept, conditionally accept, or deny applicants in the order the applications landlord may simultaneously process multiple applications but is required to in the order received. When members of a waitlist apply for a vacancy, a If a landlord maintains a waitlist for filling vacancies, names must be added

Priority for People with Mobility Disabilities

landlord receives an application with a household member When, during first 8 hours of the Open Application Period, a



applications for households without Mobility Disabled members. applications with a household member who is Mobility Disabled, this applicants prior to considering other applications. If there are multiple must happen in the order received, but prior to processing completed to such applications, and accept, conditionally accept, or deny these who self-identifies as Mobility Disabled, the landlord must give priority

^{*}This only applies to accessible (Type A) units, and does not apply to applications for units that are leased through a lottery or coordinated access system for residential buildings with rents at 80% MFI or lower.

Have Questions?

If you are a landlord or tenant with questions or concerns about the Application and Screening Ordinance, or seeking general guidance, contact PHB's Rental Services Office. Call, email, or stop by during helpdesk hours.

Rental Services Office Helpdesk

PHONE 503-823-1303

EMAIL rentalservices@portlandoregon.gov

ONLINE portland.gov/rso

WALK-IN 421 SW 6th Avenue, Suite 500

Portland, Oregon 97204

Hours Mondays, Wednesdays & Fridays

9-11:00AM and 1-4:00PM



Staff at the Rental Services Office will provide information about city laws and policy, and referrals to other resources and information. However, they cannot offer legal advice or tell a person what to do in a situation.

Find Documents & Forms Online



Find the full Administrative Rules, forms, and required notices online at portland.gov/rso/application-screening

Frequently Asked Questions

You'll find answers to the following frequently asked questions. Look for the blue box or call out.

What does a Notice of Denial need to include? 18	What if a non-applicant tenant is denied? 18	When and how does a determination need to be communicated? 17	What if an applicant does not meet the minimum income ratios? 10	How are income-to-rent ratios evaluated? 10	What forms of ID must a landlord accept?	When can a landlord refuse to process an application?	In what order are applications processed? 6	Can an applicant request a record of receipt?	What does an application need to include?	
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Timeline for Collection & Processing

72-Hour Notice of Unit Availability

If the opening is publicly advertised, a notice of unit availability must be posted 72 hours in advance of the Open Application Period.

Open Application Period

The Open Application Period begins at least 72 hours after the notice of unit availability is posted, and applications are processed in the order received. Preference for accessible units is given to applicants with mobility disabilities.

8-Hour Penalty

If applications are received before the Open Application Period, they are subject to an 8-hour penalty and processed in the order received.

Order of Application Processing

- until a minimum of 72 hours after posting the notice of unit availability. Applications received during this time are subject to an 8-hour penalty.
- Applications that indicate a Mobility Disability and are received during first 8 hours of the Open Application Period are given priority and processed first, in the order received.*
- Applications that indicate a Mobility Disability and are received prior to the Open Application Period, in the order received.*
- 3 Applications received during first 8 hours of the Open Application Period, in the order received.
- Applications received prior to the Open Application Period are processed per the 8-hour penalty, in the order received.
- All other applications, in the order received.

*This only applies to accessible units.



Applicant Tip

Wait for the Open Application Period to apply! If an application is received before the Open Application Period begins, an 8-hour penalty is applied.

Limits on Screening Fees*

Scenario	Maximum Allowable Limit
All screening through a screening company	No more than the cost charged by the screening company
Some but not all screening	No more than the cost charged by the
through a screening company	screening company, plus 25%
All sepaning done by	No more than the cost for a professional
the landlord; no use of	screening company serving the
a screening company	Portland-Metro area, plus 10%

^{*}This is in addition to the requirements of ORS Chapter 90.295.

When can a landlord refuse to process an application?

A landlord may refuse to process application if:

- a. the applicant has verifiable, repeated Rental Agreement violations—with the same landlord—with the most recent violation within 365 days of the submission date, and if the landlord has provided the applicant with copies of the considered violation notices;*
- b. the application is materially incomplete;
- c. the application fails to include information concerning identification or income; or
- d. the applicant has intentionally withheld or misrepresented required information.

*See Administrative Rules for more detail portland.gov/rso/application-screening.



Applicant Tip

Make sure your application is complete! A landlord can refuse to process your application if it is not complete.

General Screening

A. Identification

number or prove lawful presence in the U.S. (or member of the applicant's household) does not produce a social security A landlord may not reject an application as incomplete because an applicant

lawful presence in the U.S. applicant, or any member of an applicant's household, or require proof of their In addition, a landlord may not inquire about the immigration status of the

What forms of ID must a landlord accept?

required to accept any of the following (or combination thereof): To verify the name, date of birth, and photo of an applicant, a landlord is

 Evidence of a Social Security Number (SSN Card)

SOCIAL SECURITY

555-55-5555 FIRST LAST

- Valid Permanent Resident Alien Registration Receipt
- Immigrant Visa;
- Individual Tax Payer Identification Number (ITIN);
- Non-immigrant Visa;
- Any government-issued identification regardless of expiration date; or
- Any non-governmental would permit a reasonable of identifications that verification of identity identification or combination





B. Income

adults will be financially responsible, and which will be tenants with no financial responsibility. When multiple persons will reside in a unit, the applicants may choose which

Applicant vs. Non-Applicant Tenant

screened for factors related to maintenance and conduct responsibility. A non-applicant tenant assumes no financial responsibility, and An applicant assumes financial responsibility, and can be screened for financial cannot be screened for financial responsibility. A non-applicant tenant can be

Evaluating Non-Applicant Tenants

or peaceful enjoyment of premises by other residents or the landlord, and to to maintaining property, and for conduct consistent with the health, safety Residency. While a landlord may not screen non-applicant tenants for financial evaluate prospective tenants' ability to comply with the landlord's Rules of A landlord may screen adult non-applicant tenants solely for factors related responsibility, they may require all adult tenants to sign Rules of Residency.

Limits on Income-to-Rent Ratios

greater than-2.5 times the rent amount income (MFI),* a landlord may require a households at 80% of the median family monthly gross income of up to-but not than what is considered affordable for When the monthly rent amount is less

greater than-2 times the rent amount. monthly gross income of up to-but not than what is considered affordable for income (MFI),* a landlord may require a households at 80% of the median family When the monthly rent amount is more

> If rent is less than the amount affordable at 80% MFI, then required income can be:



2.5x the rent amount

If rent is more than the amount affordable at 80% MFI, then required income can be:



"Affordable rents at 80% MFI are published annually by PHB: portland.gov/phb/; see Administrative Rules for more detail portland.gov/rso/application-screening

How are income-to-rent ratios evaluated?

When evaluating an applicant's income-to-rent ratio, a landlord is required to:

- Include all sources of an applicant's income, including—but not limited to—wages, rent assistance (non-governmental only), and monetary public benefits. A landlord may also choose to consider verifiable assistance from friends or family.
- Base calculations on:
- a) a rental amount that is reduced by the amount of any local, state, or federal government rent voucher or housing subsidy available to the applicant; and
- b) the cumulative financial resources of all applicants (does not include non-applicant tenants).

What if an applicant does not meet the minimum income ratios?

If an applicant does not meet the minimum income ratios, a landlord may require additional and documented security from a guarantor, or in the form of an **additional security deposit** [pursuant to Subsection 30.01.087 A]. The landlord should communicate this conditional approval in writing, and indicate the amount of additional security. An applicant will have no less than 48 hours to accept or decline this opportunity. If a landlord requires additional security from a guarantor, the landlord may require the guarantor to demonstrate financial capacity.

If the guarantor is a friend or family member, the landlord cannot require the guarantor to have income greater than three times the rent amount. The guarantor agreement may not exceed the term of the Rental Agreement.

Additional Screening

In conjunction with the **General Screening**, a landlord may apply additional screening criteria beyond income and identity verification.

A landlord may apply either the predefined **Low-Barrier** screening criteria, or their choice of screening criteria (**Landlord Choice**). Landlords are encouraged to apply screening criteria that is consistent with, or less prohibitive than, the Low-Barrier screening criteria.



If charging a screening fee, all screening criteria must be defined and described in the notice of unit availability.



Applicant Tip

Concerned about negative screening results? You can provide Supplemental Evidence to explain, justify or negate the relevance of potentially negative information revealed through screening.

This could be in the form of:

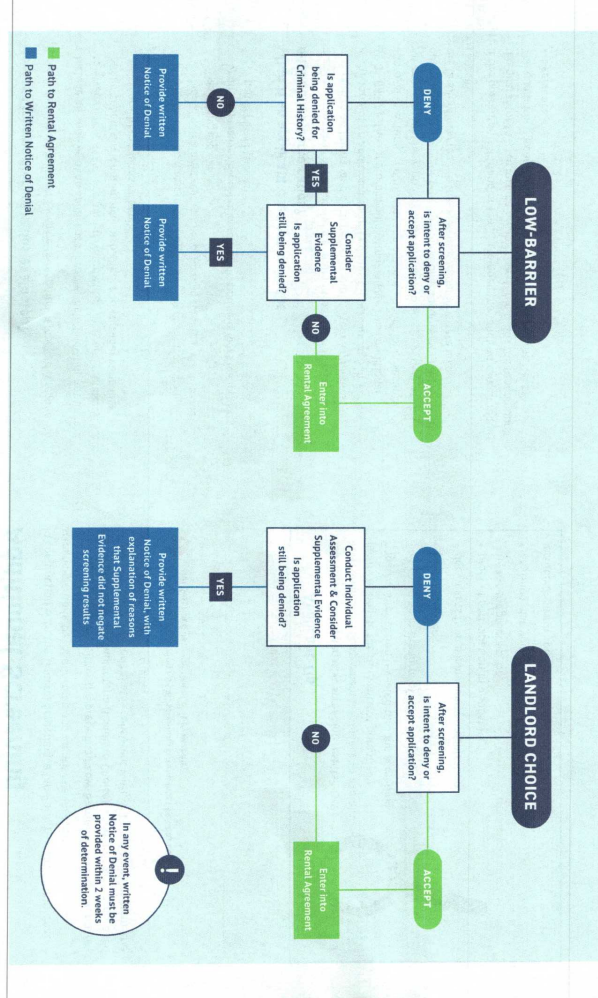
- personal letters,
- documents from a community organization,
- proof of participation in a substance treatment program, or
- anything else you believe to be relevant.

Include this with your completed application.



Low-Barrier vs. Landlord Choice

If applying additional screening criteria, a landlord has two options:



A. Low-Barrier Screening Criteria

When applying Low-Barrier screening criteria, a landlord agrees not to reject an applicant for the following aspects of their criminal, credit, or rental histories:

Criminal History

- 1. An arrest that did not result in conviction, unless pending on the date of application
- 2. Participation in, or completion of, a diversion or a deferral of judgment program
- 3. A conviction that has been judicially dismissed, expunged, voided or invalidated
- A conviction for a crime that is no longer illegal in Oregon
- 5. A conviction or any other determination issued through the juvenile justice system
- A conviction for misdemeanor offenses for which dates of sentencing are older than 3 years from the date of application*
- A conviction for a felony offense for which dates of sentencing are older than 7
 years from the date of application*



If an applicant is being denied for reasons related to their criminal history, a landlord is required to consider any Supplemental Evidence provided by an applicant with their completed application.

Credit History

- A credit score of at least 500 or higher
- Insufficient credit history, unless an applicant in bad faith withholds credit history information that might otherwise form the basis for a denial
- Negative information provided by a consumer credit reporting agency indicating past-due unpaid obligations in amounts less than \$1,000
- 4. A balance owed for prior rental property damage in an amount less than \$500
- A bankruptcy, filed by the applicant, that has been discharged
- 6. A Chapter 13 Bankruptcy filed by the applicant, and under active repayment
- Medical or education/vocational training debt

14



Best Practice While not required, it's best practice to consider any Supplemental Evidence provided for rental history and credit history.

Rental History

- An action to recover possession, if action:
- a) was dismissed or resulted in a general judgment for the applicant before the application was submitted;
- b) resulted in a general judgment against the applicant, that was entered 3 or more years before date of the application; or
- c) resulted in a general judgment against the applicant, that was entered fewer than 3 years before the date of application if 1) termination of tenancy [upon which action was based] was without cause, or 2) if judgment against applicant was a default judgment due to failure to appear, and applicant can present credible evidence that they had already vacated the unit at the time the notice was served
- a judgment or court record that was subsequently set aside or sealed pursuant to procedures in state law
- Any information that a landlord obtains from a verbal or written rental reference check, with the exception of:
- a) defaults in rent;
- b) three or more material violations of a rental agreement within one year prior to the date of application, and that resulted in notices issued to the tenant;
- an outstanding balance due to a landlord; or
- d) lease violations that resulted in termination with cause
- Insufficient rental history, unless applicant in bad faith withholds rental history information

In applying Low-Barrier screening criteria, a landlord is required to comply with all applicable Federal, State, and Local Laws.

B. Landlord Choice Screening Criteria

Acceptance of an Application

and accepts an application, no additional assessment is required When a landlord applies their choice of screening criteria (Landlord Choice)

Intent to Deny an Application

Assessment before issuing a denial to the applicant Barrier screening criteria, the landlord is required to conduct an Individual an application, if any single criterion is more prohibitive than any of the Low-When a landlord applies their choice of screening criteria and intends to deny

Conducting the Individual Assessment

of their application. There is no standard form or template for an Individual Assessments. If a landlord has questions, they should seek legal guidance. to explain why they should be accepted in spite of a disqualifying component negative application components. It is also an opportunity for an applicant An individual assessment requires a landlord to consider the context around

Consideration of Supplemental Evidence

potentially negative information revealed through screening and consider all Supplemental Evidence that an applicant provides (with their completed application) to explain, justify, or negate the relevance of When conducting an Individual Assessment, a landlord is required to accept

Supplemental Evidence and: When conducting an Individual Assessment, a landlord must consider



The nature and

3







2. The number incidents; and type of

denial; would lead to incidents that severity of the

- The time that since the date occurred; and the incidents has elapsed
- The age of occurred. the incidents at the time the individual

Denials, Appeals & Acceptance

A. Denials

Denials in General

applicable federal, state, and local laws. with requirements of 30.01.086 and all A landlord may deny any applicant or non-applicant tenant in accordance

Denial with Low-Barrier Criteria

Denial, with a statement of the reasons required to provide a written Notice of for denial. Before denying an applicant for Barrier screening criteria, a landlord is When denying an applicant using Low-

decision must be described.

a landlord is require to provide denial, the basis for the conditional acceptance or or denial. In the case of conditional acceptance, determination—acceptance, written communication of the Within 2 weeks of evaluation, Determination Communication of

provided by the applicant, if submitted with their application. criminal history, a landlord must consider the Supplemental Evidence

Denial with Landlord Choice of Criteria

Evidence, a landlord may deny an applicant, so long as: After performing the assessment, including consideration of Supplemental landlord must conduct an Individual Assessment of the applicant (see page When denying an applicant using Landlord's Choice of screening criteria, a

- Denial is non-discriminatory in accordance with Fair Housing Act
- Denial is in accordance with general screening process and all other applicable federal, state, and local laws;
- The landlord provides written Notice of Denial to the applicant within two adequately compensate for the factors that informed the landlord's decision as an explanation of the reasons that the Supplemental Evidence did not weeks of denial, and includes an explanation of the basis for denial, as well to reject the application; and
- Written Notice of Denial is issued to the applicant by the landlord



All city requirements are in addition to state requirements; see ORS 90.304

Disability-Related Modification Requests & Denials



An applicant's request for reasonable modification or accommodation for a disability, or the nature of a modification or accommodation requested, may not be a factor for denial of an application.

In addition, an applicant may not be denied housing based solely on a landlord's denial of a modification request. If a requested modification is denied:

- The landlord is required to provide the applicant two successive
 24-hour periods within which to request alternative modifications.
- If no reasonable modification can be made, the applicant, if otherwise eligible, may accept the unit without modification.

What if a non-applicant tenant is denied?

If an applicant qualifies for a unit, a landlord may not deny that applicant based on the denial of a non-applicant tenant who the applicant included on their application. Instead, a landlord is required to allow the qualifying applicant to accept the unit without the non-applicant tenant.

What does a Notice of Denial need to include?

Written Notice of Denial must meet the requirements of ORS 90.304, and include a statement of the reasons for denial. If using Landlord's Choice of screening criteria, it must include an explanation of the reasons for denial, as well as an explanation of the reasons that the Supplemental Evidence did not adequately compensate for the factors that informed the landlord's decision.

B. Appeals

A landlord is required to offer an opportunity for appeal, for 30 days following the denial of an application. The appeal process must:

- Provide an opportunity to correct, refute, or explain negative information that formed the basis of the denial;
- Prequalify the applicant for rental opportunities at landlord's properties for 3 months following the date that the landlord approves an application reviewed on appeal; and
- 3. Waive the applicant screening fee for 3 months following the approved appeal. Prior to waiving the screening fee, the landlord may require the applicant to self-certify that no conditions have changed from those described in the landlord's approved application.

C. Approval & Acceptance

Upon landlord approval and applicant acceptance of a unit, the landlord and applicant are required to enter into a Rental Agreement. A landlord may also require all adult tenants to sign Rules of Residency.





The law controlling Application and Screening requirements is subject to change. Landlords and tenants are encouraged to stay appraised of the current state of the law.

Exemptions

These requirements do not apply to a leasing process for units that are:

- Regulated as affordable housing by a federal, state or local government for households that earn no more than 80 percent of the median household income and are subject to the Multnomah County Coordinated Access System or formal referral agreement between a landlord and a non-profit service provider or government agency working to place low income or vulnerable tenants into housing;
- Not rented to, or advertised for rental to the general public—which includes advertisements on online platforms with or without a fee; or
- 3. Shared with a landlord using the Dwelling Unit as a primary residence, where the Dwelling Unit is defined by PCC 33.910, and not by ORS 90.100; or shared with an existing tenant with a separate Rental Agreement for the same Dwelling Unit, where the Dwelling Unit is defined by PCC 33.910, and not by ORS 90.100; or
- 4. Tenancies where the applicant would occupy one Dwelling Unit in a Duplex where the landlord's principal residence is the second Dwelling Unit in the same Duplex; or
- 5. Tenancies where the applicant would occupy an Accessory Dwelling Unit, as defined by PCC 33.205, that is subject to the Act in the City of Portland so long as the owner of the Accessory Dwelling Unit lives on the site, or Tenancies where the owner occupies the Accessory Dwelling Unit and the Dwelling Unit the Applicant would occupy is on the site.

Note: Wherever local, state, or federal funding or loan requirements for tenant screening conflict with any portion of Section 30.01.086, funding or loan requirements will take precedence over only those portions in conflict.

Failure to Comply

A landlord that fails to comply with any of these requirements is liable to applicant for an amount up to \$250 per violation plus actual damages, reasonable attorney fees and costs. Any applicant materially harmed by a landlord's intentional noncompliance has a cause of action in any court of competent jurisdiction for damages and other remedies, as may be appropriate.



If you believe you have been harassed or discriminated against because of your race, color, national origin, religion, gender, familial status, disability, marital status, source of income, sexual orientation including gender identity, domestic violence, type of occupation, or age over 18 seek legal guidance regarding your rights under Fair Housing law.

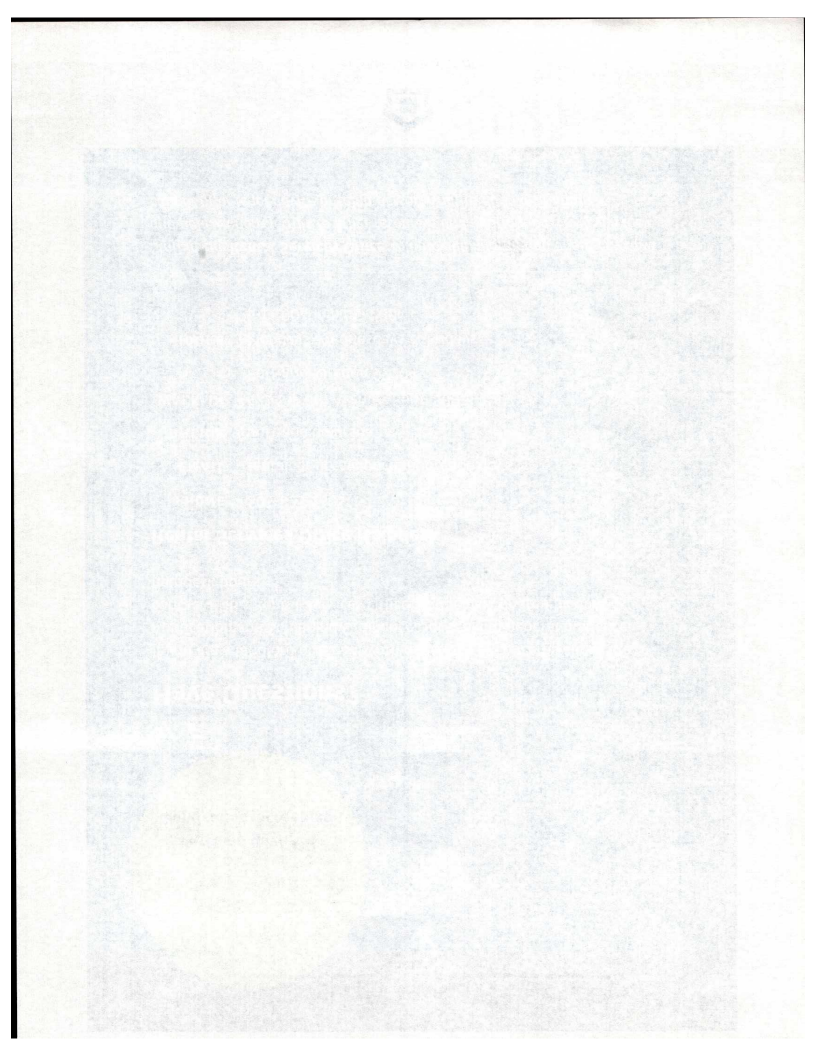
For translation or interpretation, please call 503-823-1303

TTY at 503-823-6868 or Oregon Relay Service at 711

503-823-1303: Traducción e interpretación Chuyển Ngữ hoặc Phiên Dịch | 翻译或传译 Письменныйили устный перевод | 翻訳または道訳 Traducere sau Interpretare | 번역 및 통역 Письмовий або усний переклад | Turjumida ama Fasiraadda

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Find full Administrative
Rules, forms, and other
documents online at
portland.gov/rso/
application-screening

Have Questions?

If you are a landlord or tenant with questions or concerns about the Application and Screening Ordinances, or seeking general guidance, contact PHB's Rental Services Office. Call, email, or stop by during helpdesk hours.

Rental Services Office Helpdesk

PHONE 503-823-1303

EMAIL rentalservices@portlandoregon.gov

ONLINE portland.gov/rso

WALK-IN 421 SW 6th Avenue, Suite 500

Portland, Oregon 97204

HOURS Mondays, Wednesdays & Fridays

9-11:00AM and 1-4:00PM

Staff at the **Rental Services Office** will provide information about city laws and policy, and referrals to other resources and information. However, they cannot offer legal advice or tell a person what to do in a situation.





421 SW 6th Avenue, Suite 500 • Portland, OR 97204

PHONE 503-823-1303 • FAX 503-865-3260

portlandoregon.gov/phb/rso

Rental Services Helpdesk Hours MON, WED, FRI 9-llam and 1-4pm

Right to Request a Modification or Accommodation Notice Required Under Portland City Code Title 30.01.086.C.3.B

Within the City of Portland, a landlord is required to include this notice with application forms for the rental of a dwelling unit.

State and federal laws, including the Fair Housing Act, make it illegal for housing providers to refuse to make reasonable accommodations and reasonable modifications for individuals with disabilities. All persons with a disability have a right to request and be provided a reasonable accommodation or modification at any time, from application through to termination/eviction.

Some examples of reasonable accommodations include:

- Assigning an accessible parking space
- Transferring a tenant to a ground-floor unit
- Changing the rent payment schedule to accommodate when an individual receives public benefits
- Allowing an applicant to submit a housing application via a different means
- Allowing an assistance animal in a "no pets" building. More information about assistance animals is available here:

https://www.hud.gov/program_offices/fair_housing_equal_opp/assistance_animals

Some examples of reasonable modification include:

- Adding a grab bar to a tenant's bathroom
- Installing visual smoke alarm systems
- Installing a ramp to the front door

Under fair housing laws, a person with a disability is someone:

- With a physical or mental impairment that substantially limits one or more major life activities of the individual;
- With a record of having a physical or mental impairment that substantially limits one or more major life activities of the individual; or
- Who is regarded as having a physical or mental impairment that substantially limits one or more major life activities.

Major life activities include, but are not limited to seeing, walking, reaching, lifting, hearing, speaking, interacting with others, concentrating, learning, and caring for oneself.



G. Minimum Income Requirements

 To determine the minimum income requirements, see the Rental Housing Application and Screening Minimum Income Requirement Table published by the Portland Housing Bureau.

H. Responsibility

PHB is responsible for managing and implementing this rule.

I. History

Date adopted: January 31, 2020
Date effective: March 1, 2020

Reasonable Accommodations

A reasonable accommodation is a change or exception to a rule, policy, practice, or service that may be necessary for a person with a disability to have an equal opportunity to use and enjoy a dwelling. This includes public use and common spaces or fulfilling their program obligations. Any change in the way things are customarily done that allows a person with a disability to enjoy housing opportunities or to meet program requirements is a reasonable accommodation.

All housing or programs are required to make reasonable accommodations. Housing providers may not require persons with disabilities to pay extra fees or deposits or any other special requirements as a condition of receiving a reasonable accommodation.

Reasonable Modifications

A reasonable modification is a structural change made to the premises in order to afford an individual with a disability full enjoyment of the premises. Reasonable modifications can include structural changes to interiors and exteriors of dwellings and to public use and common areas.

Under federal law, public housing agencies, other federally assisted housing providers, and state or local government entities are required to provide and pay for structural modifications as reasonable accommodations/modifications. For private housing, the person requesting the reasonable modification will need to cover the costs of the modification.

Verification of Disability

In response to an accommodation or modification request and only when it is necessary to verify that a person has a disability that is not known or apparent to the housing provider, they, can ask an applicant/tenant to provide documentation from a qualified third party (professional), that the applicant or tenant has a disability that results in one or more functional limitation. If the disability-related need for the requested accommodation or modification is not known or obvious, the housing provider can request documentation stating that the requested accommodation or modification is necessary because of the disability, and that it will allow the applicant/tenant access to the unit and any amenities or services included with the rental equally to other tenants.

A housing provider cannot inquire into the nature or extent of a known or apparent disability or require that an applicant or tenant release his or her medical records. Housing providers can require that the verification come from a qualified professional, but they cannot require that it be a medical doctor.

Nondiscrimination laws cover applicants and tenants with disabilities, as well as applicants and tenants and without disabilities who live or are associated with individuals with disabilities. These laws also prohibit housing providers from refusing to rent to persons with disabilities, making discriminatory statements, and treating persons with disabilities less favorably than other tenants because of their disability.

Right to Request a Modification or Accommodation

Under fair housing laws, it is illegal for a housing provider to deny reasonable accommodations and reasonable modifications to individuals with disabilities. If wrongfully denied an accommodation or modification contact HUD or the Fair Housing Council of Oregon. Time limits apply to asserting any legal claims for discrimination.

Call HUD toll-free at 1-800-669-9777 or TTY 1-800-927-9275 or visit https://www.hud.gov/program offices/fair housing equal opp/complaint-process

HUD will investigate at no cost to the complainant.

For more information about reasonable accommodations and modifications visit www.hud.gov/program_offices/fair_housing_equal_opp/reasonable_accommodations_an d modifications

Call the Fair Housing Council of Oregon at (503) 223-8197 ext. 2 or http://fhco.org/index.php/report-discrimination.

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Statement of Applicant Rights and Responsibilities Notice Required Under Portland City Code Title 30.01.086.C.3.C

Within the City of Portland, a landlord is required to include this notice with application forms for the rental of a dwelling unit.

City of Portland Applicant Rights and a second and a second as a s

The City of Portland has adopted local requirements that provide additional rights and responsibilities for landlords and applicants for rental housing, beyond state law requirements, during the rental unit advertising and application process.

Applicants are strongly encouraged to submit supplemental information to offset any reasons that could lead to denial. In the event of denial, applicants have the right to appeal the decision within 30 days.

Applicants are strongly encouraged to review their rights before submitting an application.

City requirements address the following landlord tenant topics: advertising and application process screening, security deposits, depreciation schedules, rental history, notice rights, and rights for relocation assistance.

The City of Portland city code, rules, required notices and forms are listed below, and are available at: [portland.gov/rso] or by contacting the Rental Services Office at (503) 823-1303 or rentalservices@portlandoregon.gov.

Residential Rental Unit Registration

Portland City Code 7.02.890

Application and Screening Requirements

- Portland City Code 30.01.086
- Rental Housing Application and Screening Administrative Rule
- Statement of Applicant Rights and Responsibilities Notice
- Right to Request a Modification or Accommodation Notice
- Rental Housing Application and Screening Minimum Income Requirement Table

Security Deposit Requirements

- Portland City Code 30.01.087
- Rental Housing Security Deposits Administrative Rule
- Rental History Form
- Notice of Rights under Portland's Security Deposit Ordinance





If you believe you have been harassed or discriminated against because of your race, color, national origin, religion, gender, familial status, disability, marital status, source of income, sexual orientation including gender identity, domestic violence, type of occupation, or age over 18 seek legal guidance regarding your rights under Fair Housing law.

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Mandatory Renter Relocation Assistance

- Portland City Code 30.01.085
- Mandatory Relocation Assistance Exemption Eligibility and Approval Process Administrative Rule
- Tenant Notice of Rights and Responsibilities Associated with Portland Mandatory Relocation Assistance
- o Relocation Exemption Application Acknowledgement Letter (If applicable)



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Rental Housing Application and Screening Minimum Income Requirement Table Required by PCC 30.01.086.D.2.a-b

If the monthly Rent amount is <u>below</u> the amount listed for the number of bedrooms in a Dwelling Unit, a Landlord can require an Applicant to demonstrate a monthly gross income of up to but not greater than 2.5 times the amount of the Rent.

If the monthly Rent amount is <u>at or above</u> the amount listed for the number of bedrooms in a Dwelling Unit, a Landlord can require an Applicant to demonstrate a monthly gross income of up to but not greater than 2 times the amount of the Rent.

# of Bedrooms	Rent Amount
akou He o k Servi	\$1,232
1	\$1,320
on us 2 na un)	\$1,584
ири Т З ети э дэр	\$1,829
767 13 (15 real 150)	\$2,040
5	\$2,251

These rent amounts are based on Department of Housing and Urban Development (HUD) 2019 limits.

These rent amounts will be valid until new rent amounts are published by HUD in the Spring of 2020, <u>and</u> the Rental Housing Application and Screening Minimum Income Requirement Table is updated.





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