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RESIDENT SELECTION POLICY & MANAGEMENT PLAN

The Owner or Development will provide copies of the Resident Selection Policy and Management Plan and TDHCA forms based on HUD 5380 / 5382 upon request to any applicants/tenant or their representative.

Effective March 2, 2024

Applicant Signature*	Applicant Signature*
Applicant Signature*	Applicant Signature*
Applicant Signature*	Applicant Signature*

^{*} By signing above, each adult household member moving-in and/or transferring to a new unit [only] hereby acknowledges receiving a copy of the attached multipage Resident Selection Policy & Management Plan document containing the written criteria for the property named above, the TDHCA form based on HUD form 5380 "Notice of Occupancy Rights under the Violence Against Women Act" and the HUD form 5382 "Certification of Domestic Violence, Dating Violence, Sexual Assault, or Stalking and Alternate Documentation".

SECTION 1-FAIR HOUSING AND EQUAL OPPORTUNITY LAWS

(Non-Discrimination Policy)

The Development will comply with state and federal fair housing and antidiscrimination laws; including, but not limited to, consideration of reasonable accommodations requested to complete the application process. Examples of discrimination in the occupancy process includes, but is not necessarily limited to:

Refusing to rent after a bona fide offer has been made, or to negotiate the rental of a dwelling;

Establishing admission requirements, which apply only to protected individuals;

Using different lease provisions to discriminate against a person with disabilities, a family with children or another protected class;

Denying admission or occupancy preference on the basis that the applicant has been a victim of domestic violence, dating violence, sexual assault or stalking, based on the Violence Against Women Reauthorization Act (VAWA) of 2013.

Excluding an individual or family from admission to the Development solely because the household participates in the HOME Tenant Based Rental Assistance Program, the housing choice voucher program under Section 8, Under States Housing Act of 1937 (42 U.S.C. 1-437), or other federal, state or local government rental assistance program.

Excluding households with person(s) with disabilities from admission to the Department because an accessible unit is not currently available or require a household to rent a unit that has already been made accessible.

Employing any form of quota system to limit occupancy by protected individuals;

Limiting the use of facilities or services by a protected individual, or providing a lower quality of service to such a person;

Discouraging applications or inappropriately influencing through steering, threats or intimidation, the choice of dwelling;

Providing false or misleading information about a housing opportunity;

Failing to effectively communicate, through advertising or on-site marketing activities, the availability of housing to protected classes;

With respect to persons with disabilities, refusal to make reasonable changes in rules, policies, services or practices to permit full use and enjoyment of the housing by such persons;

Refusal to allow reasonable modifications to dwellings to permit accessibility by persons with disabilities; or



Employing different standards of eviction for a member of a protected class or those qualified through an affordable housing program

SECTION 2-APPLICATION INTAKE

Management will accept an application for rental from any and all interested persons during normal business hours. Section 8 voucher and certificate holders are welcome to apply and will be provided equal consideration for occupancy. The terms unit designation or low-income designation refers to the following unit mix at this property:

Tax Credit - 50% Area Median Income (AMI) – (10 Units) Tax Credit - 60% Area Median Income (AMI) – (83 Units) Market Designation (AMI Not Applicable) – (31 Units)

In this section, the terms "prospective household" or "prospective applicant" includes current residents that apply to be on the property's waiting list. Management will maintain a waiting list of prospective households for each bedroom size and unit designation. The property's waiting list will close when there are 8 or more households on the waitlist for each bedroom size and unit designation. If the property's waitlist falls below 8 households for each bedroom size and unit designation then the waitlist will reopen until there are 8 households on the waitlist for each bedroom size and designation then the waitlist will When the property's waiting list is open, households that request to be on the property's waiting list will complete a formal guest card detailing the calendar date/time of such a request, which will be filed by management in a Waiting List Notebook in order of the waiting list request date/time.. Prospective applicants may select to be on the waitlist for multiple bedroom sizes and/or unit designations, including lower-income designated units. Neither a rental application nor screening will be required for a prospective applicant to be on the property's waiting list. Upon receiving a notice to vacate from a current household, management will contact prospective applicants based on the date/time noted on the formal guest card, and using the preferred contact method requested. A household that needs an accessible unit in accordance with 24 CFR 8.27 will be given priority on the waiting list. If a prospective applicant is contacted, and does not respond within 24hours, then management will contact the prospective applicant again as well as the next prospective applicant (in chronological order) in the Waiting List Notebook. Whoever responds first will be given priority. If neither prospective applicant responds after 24-hours, the first, second and third waitlist applicant will be contacted, and so on, within 24-hour intervals. Whoever responds first will be given priority. If three collective attempts to contact a prospective applicant from the Waiting List Notebook results in no response, then the prospective applicant's formal guest card will be removed from the Waiting List Notebook, 24-hours from the last (3rd) attempt. Unless a household has specified the need for an accessible unit, a prospective resident that is contacted and rejects the unit being offered will be removed from the property's waitlist immediately. A prospective resident may reapply to be on the property's waitlist, however, they will be chronologically reordered on the waitlist to reflect the date / time the applicant reapplied to be on the property's waitlist. With exception to occupancy preference for an accessible unit, current residents or current live-in aides at Villas of Sherman will not be given priority within the Waiting List Notebook, regardless if transferring to a different unit size or set-aside, and will be added to the Waiting List Notebook based on the calendar date/time noted on the completed formal guest card. Once a prospective applicant from the waiting list has verbally or in writing agreed to lease a unit, the household will be required to complete a rental application, provide payment for an application fee, and process all low income housing tax credit paperwork within 72hours of acceptance. If a prospective applicant from the waiting list does not complete the requirements above then the next household, in chronological order, will be contacted to lease the available unit.

The application may be completed by the applicant in the leasing office, completed by our staff (with authorization) if a health condition and no family member or friend can assist, or may be taken, completed and returned using the postal address, fax number or e-mail address found on page one of this plan. At the time of application, each adult applicant will receive the Texas Department of Housing and Community Affairs (TDHCA) form based on HUD form 5380 "Notice of Occupancy Rights under the Violence Against Women Act" and HUD form 5382 "Certification of Domestic Violence, Dating Violence, Sexual Assault, or Stalking and Alternate Documentation." Applicants or current residents may contact any staff member within the leasing office directly regarding any reasonable accommodation(s). Requests can be made verbally or in writing. For applicants or current residents, the process for meeting reasonable accommodation, if not addressed immediately or

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pending required documentation (only for a household with persons whose need is not readily apparent), will be handled within two calendar weeks. No applicant or occupant will be required to provide specific medical or disability information other than the disability verification that may be requested to verify eligibility for reasonable accommodation.

When a prospective applicant inquires, the manager shall have the person come to the office to complete a rental application form, or postal mail a rental application to the prospective applicant. In order to prioritize the application and to provide occupancy preference to qualifying households (if not already on the property's waiting list), the manager shall inquire if the applicant needs an accessible unit in accordance with 24 CFR 8.27. If occupancy preference is requested and no unit is available for occupancy at the time of the request, then the household will be given priority on the property's waiting list. The application must be thoroughly checked for completeness in the following areas, including required signatures and dates:

Complete addresses (current and previous street, box, apartment numbers, ZIP codes);

Complete birth dates of ALL household members;

Documentation of Social Security numbers for ALL household members age 1 and older. If applicant or member of applicant's household claims to have never been issued a Social Security number, a signed certification by the Social Security office must be included with the application. A parent or guardian must sign for minors who have never been issued a number.

Complete disclosure of ALL current income sources and/or income sources anticipated during the first 12 months of occupancy for ALL household members. (e.g. – Employment, Unemployment, AFDC, Social Security (excluding delayed lump sum receipts), Retirement Income (for example: distribution(s) from IRA(s), 401(k)s, 403(b)s, SEP, Keogh, TRS, ERS, etc.), Veterans benefits, National Guard/Reserves (excluding hazardous duty pay), self-employment, Student related income (for example: Grants, Scholarships, etc.), Income Contributions from persons outside of the household, income from assets and any other source of household income.)

Complete disclosure of ALL asset sources for ALL household members. (e.g. - Cash, checking and/or savings accounts, stocks, bonds, treasury bills, certificates of deposit, money market funds, other "cash" equivalents; Personal property held for investment such as gems, jewelry, coin collections, antique cars, paintings, non-essential luxury items such as boats, recreational vehicles, jet skis, etc.; cash value of life insurance policies, equity in real estate or other capital investments, mortgages or deeds of trust held by the applicant and lump sum receipts such as inheritances, capital gains, one-time lottery winnings, etc.

ALL household members age 18 and older must present a valid driver's license or state issued personal identification card.

ALL household members must provide a declaration of citizenship or eligible non-citizen status.

NOTE: AN APPLICATION SHALL BE CONSIDERED INCOMPLETE UNTIL THE ABOVE REQUIREMENTS ARE MET.

SECTION 3: OCCUPANCY STANDARDS

It is our policy that the minimum age for admittance to the community is 62 years of age. In all cases, one resident must be at least 62 years of age, and all other residents in the household must be at least 49 years of age or older. If a household exceeds the Maximum Occupancy standard upon lease renewal then the household will be required to transfer to an apartment that meets or exceeds the community's Maximum Occupancy standard, if available, or move out of the apartment if the Maximum Occupancy standard cannot be met. The maximum number of household members is two persons per bedroom plus one additional person (resident, caretaker or live-in aide).



SECTION 4: STUDENT STATUS

An applicant household applying under the tax credit program cannot be comprised of all full-time students. A Student is defined as an individual, who during any day or days of any 5 calendar months (need not be consecutive days/months) during the calendar year, is a full-time student at an educational organization or is pursuing a full-time course of institutional on-farm training under the supervision of an accredited agent of an educational organization or of a state or political subdivision of a state.

General Low Income Housing Tax Credit program exceptions to the above full-time student household status provision include a married couple that is *entitled* to file a joint tax return; single parents and their children, none of whom are dependents of a non-household member other than a parent of the member; a member receives TANF; a household member was previously in foster care; or a household member is enrolled in a job training program receiving assistance under the Job Training Partnership Act (JTPA / Workforce Investment Act) or under other similar Federal, State, or local program.

SECTION 5- REQUIRED FEES & DEPOSIT POLICIES

A one-time non-refundable application fee is required when applying for tenancy. Each adult applicant is charged \$13.33 for a screening report and an administrative fee of \$5.50 per household. The total of some application fees have been rounded down. Application fees per household size will be charged as follows:

1 person	\$18.50
2 persons	\$32.00
3 persons	\$45.00
4 persons	\$58.50

The required security deposit for each apartment bedroom size is noted below. An additional refundable security deposit may be required if insufficient or substandard rental history is verified as outlined in Section 6 – Screening. The unit security deposit and any additional deposits are collected on the date of move-in; not at the time of application.

1 Bedroom - \$150 2 Bedroom - \$200

The policies regarding the refund or surrender of security deposits are noted below.

<u>Early Termination of Lease without Cause:</u> If the term of the most recent executed lease contract is not fulfilled then the rental amount on the lease will be charged until the unit is occupied by a new resident or until the lease term expires, the security deposit will be forfeited and an 85% reletting fee will be charged.

<u>Improper Notice to Vacate at End of Lease Term:</u> The lease contract requires a lease signer to give a 60 day notice to vacate when notifying management in writing of the intended move-out date. If insufficient notice is provided then the security deposit will be absorbed for the remaining number of days to equal the required notice stated within the lease contract.

Assisted Living or Nursing Home: If all or one of the lease signers are being transferred to a long-term care facility, nursing home or assisted living then management will require a formal letter from a physician or licensed nurse that mentions such a move is necessary. Please ask the physician or licensed nurse to <u>not</u> include any specific confidential or medical information within the explanation letter. If the lease is not fulfilled at the time of move-out and a letter is provided [as described above] then a lease signer must give management a proper 30 day notice to vacate, the deposit will be forfeited and an 85% reletting fee will be charged. If a 30 day notice to vacate is supplied and the reletting fee is paid in full then the lease signer(s) will be released from the lease without future monetary obligation unless other fees and damages are owed after management has inspected the apartment.



<u>Death</u>: In accordance with the lease contract, if the sole lease signer passes then the family will need to provide management a written notice to vacate with the move-out date being at least 30-days from the date of death. If insufficient notice is provided then the security deposit will be absorbed for the remaining number of days to equal to 30 days.

Pet Deposits:

A refundable pet deposit of \$300 per pet is required at move-in, transfer or discovery thereafter if a pet is or will be living in your apartment home. Pet deposits, if any, are not collected prior to occupancy. The weight limit per pet is 35 pounds, and limited to dogs, cats, birds and/or fish. No aggressive or exotic breeds of animals, including Pitt Bull, Rottweiler, German Shepherds, Huskies, Alaskan Malamutes, Doberman Pinchers, Chows, Presa Canario, Boxers, Dalmatians, any Wolf hybrid, wild or feral cats, or non-domestic species of birds. Fish aquariums shall be no larger than 50 gallons. Furthermore, specific animal, breed, number, weight restrictions, pet rules and pet deposits will not apply to households having a qualified service / assistance animal. Any damages believed to be caused by a pet, service or assistance animal will be deducted from the pet deposit, if applicable, at the time of move-out. If not immediately, assistance animal requests will be responded to within 10 calendar days.

Smoker's Deposit:

A refundable smoker's deposit of \$500 is required at move-in, transfer or discovery thereafter if any member of the household is or will be smoking in your apartment home. Any resident or occupant found smoking in their apartment without a refundable smoker's deposit will be fined \$20 per day until a smoker's deposit is paid in-full. A smoker's deposit, if any, is not collected prior to occupancy. Smoking is defined by the use of any tobacco product. E-cigarette users will not be required to provide a refundable smoker's deposit. Any damage, including the removal of odors or discoloration of any interior surface, believe to be caused by unventilated smoking in the unit will deducted from the smoker's deposit at the time of move-out.

SECTION 6-SCREENING

All applicants that meet the Eligibility Criteria and Occupancy Standards will be as set forth below. Screening criteria will be applied in a manner consistent with all applicable laws, including the Texas and Federal Fair Housing Acts, the Federal Fair Credit Reporting Act, program guidelines, and TDHCA's rules.

The gross monthly income into the household must be at least 1.75 times the monthly rental amount to qualify for residency at the community. In cases where the household has \$100,000, or more in verifiable total liquid assets then gross income into the household must be at least 0 times the monthly rental amount to qualify for residency at the community. In the event that the applicant is a Housing Authority client, the minimum monthly income shall apply only to the resident portion of the monthly rent.

IN OUR DESIRE TO MAINTAIN A COMMUNITY COMMITTED TO DETERRING CRIMINAL BEHAVIOR AND/OR ILLEGAL DRUGS, THE FOLLOWING SCREENING POLICY HAS BEEN PUT INTO PLACE REGARDING CRIMINAL CONVICTIONS.

AN APPLICANT OR OCCUPANT (INCLUDING A LIVE-IN AIDE / CARETAKER) WILL BE DENIED FOR OCCUPANCY IF ANY OF THE FOLLOWING ARE TRUE.

The applicant's household includes a member who has been convicted of a crime against persons or property.

NOTE: CRIMES AGAINST PERSONS OR PROPERTY INCLUDE, ROBBERY, EXTORTION, ABDUCTION, KIDNAPPING, HARRASSMENT, ARMED ROBBERY, MANSLAUGHTER, RAPE, A REGISTERED SEX OFFENDER, INCEST, SEXUAL ABUSE, GROSS SEXUAL IMPOSITION (GSI), BURGLARY, ARSON, ASSAULT, DISORDERLY CONDUCT, CHILD MOLESTATION, TERRORISM, TERRORISTIC THREATS, STALKING, DEADLY CONDUCT, CONSPIRACY, AIDING AND/OR ABETTING, BATTERY, MURDER, HOMICIDE, AND RECEIVING STOLEN MERCHANDISE.

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AN APPLICANT OR OCCUPANT (INCLUDING A LIVE-IN AIDE / CARETAKER) WILL BE DENIED FOR OCCUPANCY IF ANY OF THE FOLLOWING ARE TRUE WITHIN 20 YEARS OF THE APPLICATION DATE:

- -Conviction of any household member for drug manufacturing, cultivation, trafficking, or distribution
- -Conviction of larceny, shoplifting or theft of property greater than \$10,000
- -Conviction of any household member for vandalism
- -Convicted of unauthorized use of a vehicle

AN APPLICANT OR OCCUPANT (INCLUDING A LIVE-IN AIDE / CARETAKER) WILL BE DENIED FOR OCCUPANCY IF ANY OF THE FOLLOWING ARE TRUE WITHIN 5 YEARS OF THE APPLICATION DATE:

- -Weapons related charges that resulted in a felony conviction
- -Conviction of prostitution or solicitation of prostitution
- -Conviction of forgery
- -Conviction of larceny, shoplifting or theft of property greater than \$1,000
- -Except for marijuana related charges, conviction of any household member for drug possession

BASED ON INFORMATION PROVIDED BY A CONSUMER CREDIT REPORTING AGENCY, **YOUR APPLICANTION WILL BE DENIED IF WITHIN THE PAST TWENTY YEARS:**

The applicant was evicted from rental housing.

If, at the time of move-in on this property, only one (1) prior landlord is owed then an additional, refundable deposit of one month's rent is required.

If the applicant moved out of rental housing and owes and/or owed two (2) or more landlords then an additional, refundable deposit of two month's rent is required even if all monies owed to each prior landlord are paid prior to move-in. Additional deposits, if any, are collected at move-in; not at the time of application.

BASED ON RENTAL VERIFICATION FROM A PRIOR LANDLORD, **YOUR APPLICATION WILL BE DENIED IF WITHIN THE PAST THREE YEARS:**

The applicant was evicted from rental housing.

If, at the time of move-in on this property, only one (1) prior landlord is owed then an additional, refundable deposit of one month's rent is required.

If the applicant moved out of rental housing and owes and/or owed two (2) or more landlords then an additional, refundable deposit of two month's rent is required even if all monies owed to each prior landlord are paid prior to move-in. Additional deposits, if any, are collected at move-in; not at the time of application.

A prior landlord report shows evidence that the applicant or household member did not fulfill their lease term. If the landlord indicates the lease term was not fulfilled, then an additional refundable deposit of one month's rent is required. An additional refundable deposit is not required if prior written approval of early termination was provided by the landlord OR no verified balance is owed at the time of move-in. Additional deposits, if any, are collected at move-in; not at the time of application.



The applicant did not pay rent and other housing obligations in a timely manner. If screening indicates one or more prior landlords accepted late payments more than three times during tenancy then an additional refundable deposit of \$200 will be required. Additional deposits, if any, are collected at move-in; not at the time of application.

If screening indicates three or more prior landlords were provided NSF (Non-Sufficient Funds) payments then applicant will be required to pay by bank check or money order for all future rent and other housing obligations, upon entering into a lease agreement.

The applicant was evicted or received a combination of any two (2) or more lease violations, communication from management, other correspondence or non-renewal for not maintaining an apartment, in a decent, safe and sanitary condition.

If the applicant was evicted or received a combination of any two (2) or more lease violations, communication from management, other correspondence or non-renewal for any issue related to bed bugs then an additional refundable deposit of \$400 will be required. Additional deposits, if any, are collected at move-in; not at the time of application.

The applicant was evicted or received a combination of any two (2) or more lease violations, communication from management, other correspondence or non-renewal for damaging the property of the owner or other residents.

The rental verification from a prior landlord is confirmed to be falsified, or the information provided is incomplete in order to determine the above criteria are met.

The community manager is responsible for all decisions with regard to approval of applications for residency. A denied or rejected applicant will be sent a letter within seven (7) days of the determination via postal mail or e-mail. The letter will include contact information for any third parties that provided the information on which the rejection was based. Disputes with regard to denied applications will be referred to the property's assigned Regional Property Supervisor for final disposition. In addition, the denied or rejected household will receive the Texas Department of Housing and Community Affairs (TDHCA) form based on HUD form 5380 "Notice of Occupancy Rights under the Violence Against Women Act" and HUD form 5382 "Certification of Domestic Violence, Dating Violence, Sexual Assault, or Stalking and Alternate Documentation."

SECTION 7- UNIT TRANSFERS

A current resident shall submit a request to transfer in writing to management. With the exception of a new adult household member or occupant being added as part of a unit transfer request, household members listed on the lease [for a current unit] and requesting to transfer to a different unit will not be rescreened based on any of the criteria outlined in Section 6 – Screening of this plan. Households requesting to transfer to an accessible unit in accordance with 24 CFR 8.27 will be given occupancy preference for any available unit type, or provided occupancy preference on the property's waiting list. Households that are transferring and requesting reasonable accommodation(s) may contact any staff member within the leasing office directly. Requests can be made verbally or in writing. If not addressed immediately or pending required documentation (only for a household with persons whose need is not readily apparent), reasonable accommodations will be handled within two calendar weeks from the date the household requested to transfer. No applicant or occupant will be required to provide specific medical or disability information other than the disability verification that may be requested to verity eligibility for reasonable accommodation. The Security Deposit, if any, for the old unit will be applied to any outstanding fees or damages identified at unit inspection. Any remaining balance will be credited toward the Security Deposit for the new unit. Any household that is denied or rejected for a unit transfer will be sent a letter within 7 days of the determination via postal mail or e-mail. The letter will include contact information for any third parties that provided the information on which



the rejection was based. Disputes with regard to denied unit transfers will be referred to the property's assigned Regional Property Supervisor for final disposition. In addition, any household that is denied for a unit transfer will receive the Texas Department of Housing and Community Affairs (TDHCA) form based on HUD form 5380 "Notice of Occupancy Rights under the Violence Against Women Act" and HUD form 5382 "Certification of Domestic Violence, Dating Violence, Sexual Assault, or Stalking and Alternate Documentation."

In cases involving a unit designation change from market to tax credit and/or a decrease in unit designation (e.g. -60% to 50%), the household's income must be verified to determine that it does not exceed the published annual income limit for the household size and the desired unit's designation.

SECTION 8- ADDITION OF ADULT HOUSEHOLD MEMBER

New household members cannot be added within the first year of initial occupancy if the addition of the new household member's income makes the total household income over the initial (100%) income limit. When adding new household member(s) within the first year of certification, the new member(s) income and assets will be added to the existing household's move-in income to determine if the new combined income continues to qualify for the current unit designation. A new adult household member must submit application paperwork. A <u>new</u> household member that is single or married will be charged a \$13.33 screening report charge and each additional <u>new</u> adult member will be charged \$13.33. They will be screened in accordance with Section 6 – Screening. After at least one original (initial) household member in a tax credit unit has occupied the unit for at least one year, a new household member's income and assets must be verified and then combined with the existing household's income and assets to determine that the new total household income does not exceed 140% of the published annual income limit for a 60% designation unit.

SECTION 9- RECERTIFICATION

At the time of lease renewal, each LIHTC household will receive an Annual Eligibility Certification form to fill out and sign, however, disclosure of income and assets for the LIHTC program will not be required at renewal unless one or more adult household members are added to the household and/or the current household has requested a unit designation percentage decrease via the waiting list process outlined in Section 2 of this policy.

SECTION 10- NON-RENEWAL & LEASE TERMINATION DISCLOSURE

Management will adhere to the terms of the Texas Apartment Association Apartment Lease Contract and Lease Contract Addendum for Units Participating in Government Regulated Affordable Housing Programs signed by all adult household members. For violations of the above contracts or addendums, management will issue any non-renewal or termination notice in writing detailing the specific reason for the violation. Notices of non-renewal or termination will be delivered via first class mail, certified mail, hand delivered or posted on the inside of the dwelling's main entry door. Notices of non-renewal or termination will include information on rights under VAWA, how a person with a disability may request reasonable accommodation in relation to the notice and information regarding the appeals process. In addition, each adult in the household will receive a copy of the TDHCA form based on HUD form 5380 "Notice of Occupancy Rights under the Violence Against Women Act" and HUD form 5382 "Certification of Domestic Violence, Dating Violence, Sexual Assault, or Stalking and Alternate Documentation."



Privacy Policy for Personal Information of Rental Applicants and Residents

We are dedicated to protecting the privacy of your personal information, including your Social Security or other governmental identification numbers. We have adopted a privacy policy to help ensure that your information is kept secure. We follow all federal and state laws regarding the protection of your personal information.

How information is collected. You will be furnishing some of your personal information (such as your Social Security or other governmental identification numbers) at the time you apply to rent from us. This information will be on the rental application form or other document that you provide to us or to an apartment locator service, either on paper or electronically.

How and when information is used. We may use this information in the process of verifying statements made on your rental application, such as your rental, credit and employment history. We may use the information when receiving any lease renewal. We may also use it to assist us in obtaining payment from you for any money you may owe us in the future.

How the information is protected and who has access. In our company, only authorized persons have access to your Social Security or other governmental identification number. We keep all documents containing this information in a secure area, accessible only by authorized persons. We limit access to electronic versions of the information to authorized persons only.

How the information is disposed of. After we no longer need your Social Security or other governmental identification numbers, we will store or destroy the information in the manner that ensures that no unauthorized persons will have access to it. Our disposal method may include physical destruction or obliteration of paper documents or electronic files containing such information.

Locator services. If you found us through a locator service, please be aware that locator services are independent contractors and are not our employees—even though they may initially process rental applications and fill out lease forms. You should require any locator services you use to furnish you their privacy policies, as well.

