APPLICATION FOR TENANCY

Forward Management, Inc. | 4 N. Park Street, Madison, WI 53715

Phone: (608) 630-8358 Fax: (608) 630-8464 Email: orchardcourt@rentfmi.com

Property Name:	Orchard Court	Tenancy Term _	8/17/_ to	8/14/	Rent:	
Address:	10 N. Orchard Street, Madison	, WI 53715	_ Apt. No	Security [Deposit:	1 Month
Utility charges not	t included in rent:	Gas & Electric	city			
Misc. charges not	included in rent, if applicable:	Parking:				
* NAME OF APP	LICANTJeremy L Boe		EMAIL A	.DDRESS: _	me4jere	myboett@gmail.com
Cell Phone #	4082059326	<u> </u>				
	Number347984064					
NUMBER OF P	ERSONS TO OCCUPY APARTME	ENT:3 (each p	erson over 18 m	ust fill out se	parate appl	ication)
	USING INFORMATION ess			.Apt. No		
City	State_	Zip		Amt. of Ren	t	
From	to LANDLORD'S	NAME AND PHON	E#			
2. Permanent A	Address19940 Portal Plaza	·	Apt. No			
CityCuper	tinoStateCAZi	p95014	_			
* INCOME/EMDI	OYMENT INFORMATION					
-	ly employed?		•			
	PureStakePos					
-	Alberto_Viera			w Long at this	Position?	6 Months
-	me10416 (before	=				
2. Source of Income if Other Than Employment						
Name for Ver	ification, if applicable		Pho	ne	· · · · · · · · · · · · · · · · · · ·	
* EMERGENCY	CONTACT INFORMATION					
NameE	van BoetticherAddres	s19940 P	ortal Plaza	Zip	95014	
CityCupertin	noStateCAPhone	e4085491006	Relationship_	Paren	t	_
* OTHER INFOR	MATION					
	been evicted or been served an ev	viction notice? □ Y	es 🔽 No			
	filed for bankruptcy?	□ Y	_			
application has bee loss of rent & adve This application application, or grou The applicant employer to divulge At applicant's reque acknowledges rece	he lease is signed, the applicant agreen approved, actual charges incurred rising costs may be due. It is subject to the approval of the land unds for termination of the tenancy. consents to a routine inquiry of crede salary & wage information. The inquest, landlord will advise if a credit repeipt of a copy of this application with have read and acknowledge the above.	d will be deducted fro dlord or agent. False it agencies, housing uiry will provide appl port is requested and disclosures below as	en the deposit and e, inaccurate or ind reference(s) and icable information the name and ad s part thereof whice	the balance, complete infor criminal convi- concerning the dress of the control o	if any, refundance in any retion recording applicant' redit reporting its able.	result in the rejection of this , and authorizes his or her s credit worthiness and reliabilit ng agency. Applicant
APPLICANTS SIG	GNATURE:		DAT	TE:		
Do you wish to red	ceive a written explanation of a de	nial of tenancy? Ye	es N	No		

LANDLORD DISCLOSURES AND REQUIREMENTS

APPLICATION FOR TENANCY

Items one through twelve below are required of a landlord/agent by the State of Wisconsin and all items are required by the City of Madison prior to entering into a rental agreement with a tenant and/or prior to accepting earnest money or a security deposit. Other governmental jurisdictions may have additional laws and regulations that apply.

TENANT/APPLICANT ACKNOWLEDGES HAVING BEEN ADVISED:

- 1. that the landlord shall have up to 21 calendar days from acceptance of the earnest money deposit to approve or deny the rental application. [134.05(2)3]
- 2. that applicant agrees to pay landlord the landlord's actual cost, up to \$20.00, of obtaining a consumer credit report from a consumer credit reporting agency that compiles and maintains files on consumers on a nationwide basis. [134.05(4)]
- 3. a receipt for money collected has been given tenant. (On Reverse)
- 4. that not more than 30 days after the start of the tenancy, tenant may request, in writing, that landlord provide tenant with a list of physical damages or defects, if any, charged to the previous tenant's security deposit. [134.06(1)(a)2]
- 5. that copies of the proposed lease and rules and regulations of the landlord were made available to tenant for inspection.
- of the name and address of the person authorized to receive rent, manage and maintain the premises who can readily
 be contacted and an owner or agent with an address within the state authorized to receive and receipt for notices and
 demands and at which service of process can be made in person. (See Above)
- 7. tenant has seven days after the beginning of tenancy to inspect the dwelling unit and notify landlord of any damages or defects existing prior to the beginning of tenancy.
- 8. of utility charges not included in the rent. (See Reverse)
- 9. of the following uncorrected building and housing code violations to which the following apply:
 - a. The landlord has actual knowledge of the violation.
 - <u>b.</u> The violation affects the dwelling unit that is the subject of the prospective rental agreement or a common area of the premises.
 - c. The violation presents a significant threat to the prospective tenant's health or safety.
 - d. The violation has not been corrected.
- that the premises contain the following conditions adversely affecting habitability: N/A
- 10. landlord promises to repair, clean, or improve the premises as follows by the completion dates noted: N/A
- 11. security deposits may be withheld only for tenant damage, waste or neglect of the premises or the nonpayment of rent, utility services or mobile home parking fees for which the landlord becomes liable and other reasons specifically and separately negotiated and agreed to by the tenant in writing other than in form provision.

THE FOLLOWING DISCLOSURES APPLY TO THE CITY OF MADISON ONLY

- 13. that a copy of notice of eligibility for rent abatement, if any, which affects the rental unit or common areas has been provided to the tenant.
- 13. that the occupancy limit imposed upon the dwelling unit by 27.06 of the City of Madison General Ordinance is _____, however, occupancy is restricted to those persons named in the application and rental agreement.
- 14. that the definition of a "family" pursuant to 28.03(2), Madison General Ordinances, is as follows: "A family is an individual or two or more persons related by blood, marriage, or legal adoption living together as a single housekeeping unit in a dwelling unit, including foster children, and not more than four (4) roomers except where such dwelling unit is owner occupied. For the purpose of this section, 'children' means natural children, grandchildren, legally adopted children, stepchildren, foster children, or a ward as determined in a legal guardianship proceeding. Up to two (2) personal attendants who provide services for family members or roomers who, because of advanced age or a physical or mental disability, need assistance with activities or daily living shall be considered part of the 'family.' Such services may include personal care, housekeeping, meal preparation, laundry or companionship."
- 15. that the zoning district in which the unit is located is
- 16. that the off-street parking requirements of the dwelling unit pursuant to 28.11 Madison Ordinance is ____except in the "central area" as per section 28.07(1)(g) of the Madison Ordinances.
- 17. that disclosure of an Applicant's Social Security Number is voluntary, and housing may not be denied based solely on the applicant's decision to withhold their Social Security Number.