Date November 9, 2018

## Prince George's County Association of REALTORS®, Inc. **RENTAL APPLICATION: Part I -Disclosure**





Please print clearly and complete all blanks on Part I and Part II of this Form.

Application is made to lease premises known as 1740 Village G	reen Drive, Landover MD 2	0785		
for the total rental of \$ 16,200.00	payable monthly in advan	ce on the first day of each month on the		
following terms: Monthly Rental: \$ 1,350.00	Security Deposit: \$	1,350.00 End: November 30, 2019		
Lease Term: 12 months Date Start: December	: 1, 2018 Date	End: November 30, 2019		
A demosit in the cum of				
A deposit in the sum of	ICH SHALL BE APPLIED T	O THE SECURITY DEPOSIT UPON		
SIGNING THE LEASE OR RETURNED TO APPLICANT IN V	VHOLE OR IN PART AS HE	EREINAFTER PROVIDED).		
Additionally a non refundable fee of	Thirty-Eight			
Dollars (\$ 38.00 ) is to be used in	full by Listing Broker for the	credit/consumer check and processing		
the application with the understanding that this application, including each prospective occupancy, is subject to Landlord's approval and acceptance. When so approved and accepted, the applicant(s) agree(s) to execute a lease and to pay any balance due on the				
and acceptance. When so approved and accepted, the applican security deposit and/or the first month's rent (as required by Lan	t(s) agree(s) to execute a lea	days after being notified of accentance		
and before possession is given. In the event the application is	annroyed but the annlicant	(s) REFUSE(S) TO SIGN A LEASE		
WITHIN THE TIME PROVIDED HEREIN, then the Landlo	rd/Agent SHALL RETAIN	THAT PORTION OF THE HEREIN		
<b>DESCRIBED DEPOSIT</b> actually expended as a result of this a	application, but only to the ex	tent such expenditures exceed the non-		
refundable fee set forth above. The balance of the deposit, if any	y, shall be returned to applica	nt within fifteen (15) days of receipt of		
written communication by either party to the other, of a decise	ion that no tenancy shall oc	cur. In the event the application is not		
approved and accepted by Landlord, the deposit shall be returne	d in full to the applicant with	in fifteen (15) days of such action. The		
applicant(s) hereby waive(s) any claim for damages for reason of	non-acceptance of this applic			
		(Initials: <u>MW</u> )		
CORCLANDE ACCEPTACIONE DE CAMPACIONE CONTROL				
Waterbed: Yes No Pets: Yes No				
Special Equipment:				
Other needs and/or requirements: You are responsible for all ut	ilities, minimum maintenan	ce, changing of filters, and lawn care.		
•				
I/we, the undersigned applicant(s) affirm under the penalties of	perjury that I/we have read a	and understand Part I and Part II of this		
application and that my/our answers to the questions on this appl	ication are true and correct to	the best of my/our personal knowledge,		
information and belief and that I/we have not knowingly withhele	any fact or circumstance with	ich would, if disclosed, affect my/our		
application unfavorably.				
APPLICANT(S)' SIGNATURE(S):				
Mary Williams	Mun 3	Villeans		
Mary Williams	5			
ivani, y	O .			
	<del></del>			
		D 4		
Checks: \$\$				
Leasing Broker:	Broker Code:			
Address:				
Leasing Agent:				
This Recommended Form is property of the Prince George's Cou				
This Recommended Form is property of the Prince George's Col Previous editions of the	inty Association of REALTORSS, in its Form should be destroyed.			
	agel of 5	Rev.10/16		

Taylor Properties, 175 Admiral Cochrane Dr. Annapolis, MD 21401 Deborah Tibbs



# STATE OF MARYLAND REAL ESTATE COMMISSION

## **Consent for Dual Agency**

(In this form, the word "seller" includes "landlord"; "buyer" includes "tenant"; and "purchase" or "sale" includes "lease")

## When Dual Agency May Occur

The possibility of Dual Agency arises when:

- 1) The buyer is interested in a property listed by a real estate broker; and
- 2) The seller's agent and the buyer's agent are affiliated with the same real estate broker.

## Important Considerations Before Making a Decision About Dual Agency

A broker or broker's designee, acting as a dual agent does not exclusively represent either the seller or buyer; there may be a conflict of interest because the interests of the seller and buyer may be different or adverse. As a dual agent, the real estate broker does not owe undivided loyalty to either the seller or buyer.

Before the buyer and seller can proceed to be represented by a broker acting as a dual agent, they must both sign Consent for Dual Agency. If the <u>buyer</u> has previously signed Consent for Dual Agency, the buyer must **affirm** the buyer's consent for the purchase of a particular property before an offer to purchase is presented to the seller. If the <u>seller</u> has previously signed Consent for Dual Agency, the seller must **affirm** the seller's consent for the sale of the property to a particular buyer before accepting an offer to purchase the property. The **affirmation** is contained on Page 2 of this form.

## Your Choices Concerning Dual Agency

In a possible dual agency situation, the buyer and seller have the following options:

- 1. Consent in writing to dual agency. If all parties consent in writing, the real estate broker or the broker's designee (the "dual agent") shall assign one real estate agent affiliated with the broker to represent the seller (the seller's "intra-company agent") and another agent affiliated with the broker to represent the buyer (the buyer's "intra-company agent"). Intra-company agents are required to provide the same services to their clients that agents provide in transactions not involving dual agency, including advising their clients as to price and negotiation strategy.
- 2. Refuse to consent to dual agency. If either party refuses to consent in writing to dual agency, the real estate broker must terminate the brokerage relationship for that particular property with the buyer, the seller, or both. If the seller's agreement is terminated, the seller must then either represent him or herself or arrange to be represented by another real estate company. If the buyer's agreement is terminated, the buyer may choose not to be represented by an agent of his or her own but simply to receive assistance from the seller's agent, from another agent in that company, or from a subagent from another company. Alternatively, the buyer may choose to enter into a written buyer agency agreement with a different broker/company.

If either party does not agree to dual agency, the real estate company must withdraw the agency agreement for that particular property with either the buyer or seller, or both. If the seller's agreement is terminated, the seller must then either represent him or herself or arrange to be represented by an agent from another real estate broker/company. If the buyer's agreement is terminated, the buyer may choose to enter into a written buyer agency agreement with a different broker/company. Alternatively, the buyer may choose not to be represented by an agent of his or her own but simply to receive assistance from the seller's agent, from another agent in that company, or from a subagent from another company.

No matter what type of agent you choose to work with, you have the following rights and responsibilities in selling or buying property:

- >Real estate agents are obligated by law to treat all parties to a real estate transaction honestly and fairly. They must exercise reasonable care and diligence and maintain the confidentiality of clients. They must not discriminate in the offering of properties; they must promptly present each written offer or counteroffer to the other party; and they must answer questions truthfully.
- >Real estate agents must disclose all material facts that they know or should know relating to a property. An agent's duty to maintain confidentiality does not apply to the disclosure of material facts about a property.
- >All agreements with real estate brokers and agents must be in writing and explain the duties and obligations of both the broker and the agent. The agreement must explain how the broker and agent will be paid and any fee-sharing agreements with other brokers.
- >You have the responsibility to protect your own interests. You should carefully read all agreements to make sure they accurately reflect your understanding. A real estate licensee is qualified to advise you on real estate matters only. If you need legal or tax advice, it is your responsibility to consult a licensed attorney or accountant.

Any complaints about a real estate licensee may be filed with the Real Estate Commission at 500 North Calvert Street, Baltimore, MD 21202. (410) 230-6205

We, the Sellers/Landlord N Buyers/Tenants	acknowledge receip	ot of a copy of this disclosure and		
that Taylor Properties	(firm name)			
nd <b>Deborah Tibbs</b> (salesperson) are working as:				
(You may check more than one box bu	t not more than	two)		
seller/landlord's agent				
subagent of the Seller				
<b>X</b> buyer's/tenant's agent		. 00		
Mary Williams	11-12-2018	Signature (Date)		
Signature	(Date)	Signature (Date)		
Mary Williams		7		
* * * * * * * *	* * * * * * *	* * * * * * * * * * * * * *		
I certify that on this date I made the required ager to acknowledge receipt of a copy of this disclosur	ncy disclosure to the re statement	e individuals identified below and they were unable or unwilling		
Name of Individual to whom disclosure made		Name of Individual to whom disclosure made		
Agent's Signature  Deborah Tibbs		(Date)		

Maryland REALTORS

## EXCLUSIVE BUYER/TENANT REPRESENTATION AGREEMENT

1. BUYER (List all): Mary Williams	
•	
Mailing Address:	
Office Telephones:	Office/Home Fax:
Home Telephones: (301)364-7294	Cell Phones: (301)364-7294
Email Addresses: Pat25253@yahoo.com	<u> </u>
2. BROKER:	
Office Address:	
Office Telephone:	
Buyer Agent:	
Home Phone:	
Email Address:	
This agreement shall be effective on (mm/dd/yyyy), (the "Term")	LOWING EXPIRATION OR TERMINATION OF AGREEMENT:  (mm/dd/yyyy) and shall continue until midnight on unless terminated in accordance with the provisions of this
This agreement shall be effective on (mm/dd/yyyy), (the "Term") section.	unless terminated in accordance with the provisions of this  d Real Estate Brokers Act, the parties agree to the following





Agreement shall be automatically extended until settlement, as provided for in the Contract Sale, has occurred, including

any extension of the settlement by mutual written agreement between Seller and Buyer.

### 5. BUYER RESPONSIBILITIES AND NOTICE REGARDING "COMING SOON" LISTINGS:

- A. Exclusive Relationship with Broker: Buyer will work exclusively with Broker during the term of this relationship.
- B. <u>Financial Information</u>: Buyer will furnish Broker with necessary financial and personal information to reasonably establish Buyer's ability to purchase or lease property.
- C. <u>Signs or Advertisements for Property</u>: If Buyer sees any signs or advertisements for properties being offered for sale or lease, Buyer will not contact the Seller or agent of the Seller but will first contact Broker named herein, who will provide information about the properties and then make arrangements to see them.
- D. New Home Builders and Open Houses: In order to avoid the possibility of confusion over the agency relationship and misunderstandings about liability for compensation, Buyer agrees not to make a first visit to any new home builder's model nor contact any other agents representing sellers of new homes without being accompanied by Broker. Buyer agrees not to enter "Open House" properties unless accompanied by Broker or after having had Broker make arrangements with the listing broker.
- E. <u>Notice Regarding "Coming Soon" Status in the MLS</u>: The "Coming Soon" listing status is an option for properties listed in the MLS that are not available but will be soon. MLS subscribers may view listings under this status. However, properties listed under the "Coming Soon" status may not be shown and are not syndicated to public real estate websites. The "Coming Soon" status is automatically updated to "active" on the expected onmarket date if not made "active" sooner.
- BROKER RESPONSIBILITIES: The Agent and Broker agree to:
  - A. <u>Locate Real Property</u>: Use professional knowledge and skills to locate and present real property, which is available for purchase or lease and suitable for the Buyer's needs.
  - B. Assist the Buyer: Assist Buyer through the process of property acquisition.
  - C. Represent Buyer's Interests: Represent the interests of the Buyer in all negotiations and transactions regarding the acquisition of real property.
- 7. BROKER'S COMPENSATION: The amount of Broker compensation is not prescribed by law or established by any membership organization with which Broker is affiliated.
- A. <u>Compensation to be Paid by Buyer</u>: In the event of a sale or lease, the Compensation to be paid by Buyer to Broker shall be: <u>50% of monthly rental amount</u>

The Compensation shall be deemed to have been earned by Broker and shall be due and payable to Broker if:

- 2. Buyer defaults or voluntarily agrees to terminate a sale or lease; or
- 3. Buyer breaches this Agreement.

In the event a lease is executed, the Compensation due Broker shall be paid as follows: **Upon signing and execution of Lease.** 

In the event of a sale, the Compensation due Broker shall be paid at settlement as a convenience to Buyer. Buyer acknowledges and agrees that settlement on the Property shall not be a condition precedent to Buyer's obligation to Broker as herein provided. If Broker prevails in any action brought to obtain payment of the Compensation, Broker shall also be entitled to recover in such action Broker's reasonable attorney's fees and court costs. Buyer shall have no obligation to pay the Compensation to Broker if Buyer enters into a Buyer Agency Agreement with any other licensed real estate broker following the expiration of this Agreement, or any extension thereof, or following the termination of this Agreement as herein provided, unless such termination by Buyer shall have been made for the purpose of avoiding the obligation of Buyer to pay the Compensation to Broker.

B. Fee Paid By Seller: Broker is authorized to receive compensation from the listing broker/seller. Compensation may be offered from the listing broker to Broker through the multiple listing service or from seller as negotiated by Broker and seller for real property which is not listed with another broker. The amount

of compensation received by Broker from a listing broker or from a seller shall be credited against the Compensation agreed upon in Paragraph 7.A. Buyer shall be obligated to pay any difference between the amount owed and the amount paid by the listing broker/seller. In the event the amount of compensation offered by the listing broker/seller is greater than that specified in Paragraph 7.A., Buyer authorizes Broker to receive such compensation and to retain any such additional compensation without pro ration or rebate to Buyer. The amount of any such payment made by listing broker/seller shall be with the seller's and Buyer's prior knowledge and consent and shall in no way affect the obligation of the Broker to act on behalf of the Buyer in the transaction.

#### 8. DISCLAIMER AND LIMITATIONS:

- A. <u>Limitations of Broker's Ability:</u> Buyer acknowledges that Broker is being retained solely as a real estate agent and not as an attorney, tax advisor, lender, appraiser, surveyor, structural engineer, certified home inspector or other professional service provider. Buyer has been advised to seek professional advice for legal, tax and other matters.
- **B.** Representation of Other Buyers: Buyer acknowledges that Broker may represent other Buyers and that other potential Buyers may consider, make offers on, lease or purchase properties through Broker. Buyer consents to Broker's representation of other Buyers before, during, and after the expiration of this Agreement.
- C. <u>Subsequent Offers</u>: Upon entering into a Contract of Sale or Lease pursuant to this Buyer Agency Agreement, Broker shall have no further obligation hereunder to procure any subsequent properties for Buyer.
- D. <u>Ministerial Acts:</u> Buyer hereby consents to and authorizes Broker and Broker's agents to provide ministerial acts as defined by law on behalf of Buyer to third persons in connection with the purchase or lease of the Property.
- **E.** <u>Confidentiality of Offers:</u> Buyer acknowledges the possibility that sellers or seller's representatives may not treat the existence, terms or conditions of the Buyer's offer as confidential information.
- 9. INTRA-COMPANY AGENT REPRESENTATION: When the Buyer and seller are each represented by sales associates of the Broker, the Broker is a dual agent. Dual agency is permitted only when disclosed and with the knowledge and written consent of both parties. However, the sales associate assigned by the Broker as an intra-company agent may continue to provide the same services that a buyer's agent can provide on a property listed with another broker.

In the event Buyer elects to consent to dual agency, buyer agrees to sign the required Consent For Dual Agency form as published by the Maryland Real Estate Commission. In the event Buyer elects not to consent to dual agency, Buyer acknowledges and agrees that Buyer will not be advised or shown properties listed by Broker and will only be shown properties listed by other real estate brokers.

#### 10. FLOOD DISCLOSURE NOTICE:

A. FLOOD INSURANCE PREMIUMS: The Property or part of the Property may be located in an area established by the government as a "flood plain" or otherwise in an area where flood insurance could be required. In addition, construction on the Property could be prohibited or restricted.

The National Flood Insurance Program ("NFIP") provides for the availability of flood insurance but also establishes flood insurance policy premiums based on the risk of flooding in the area where properties are located. Due to amendments to federal law governing the NFIP those premiums are increasing, and in some cases will rise by a substantial amount over the premiums previously charged for flood insurance. As a result, premiums paid for flood insurance on the Property may not be indicative of premiums that will apply after the Property is purchased. Detailed information regarding flood insurance coverage, the premiums that are likely to be required to purchase such insurance and any available information about how those premiums may increase in the future may be obtained at: http://www.fema.gov/national-flood-insurance-program.

- **B. FLOOD INSURANCE RATE MAPS:** The State of Maryland in conjunction with the Federal Emergency Management Agency has been systematically updating flood insurance rate maps. The Property may be affected. Buyer is advised to contact the Maryland Department of the Environment and consult a flood insurance carrier to inquire about the status of the Property. Detailed information regarding updated maps may be obtained at: <a href="http://www.mdfloodmaps.net/home.html">http://www.mdfloodmaps.net/home.html</a>.
- 11. REPAIRS OF PROPERTY: Buyer is hereby notified that repairs of the Property may require that the individuals engaged to perform such repairs must be duly licensed.
- 12. LEGAL CONSTRUCTION: This Agreement is binding upon the parties hereto, and their personal representatives, successors, heirs and assigns. If this Agreement is signed by more than one person, it shall constitute the joint and several obligations of each. This Agreement contains the entire Agreement of the parties and cannot be changed except by the written agreement of the parties hereto. Buyer warrants that there are no other existing agreements

Exclusive Buyer/Tenant Representation Agreement

or conditions other than as set forth herein. This is a legally binding Agreement; if not understood, seek competent legal, tax or other professional advice. Buyer has not relied upon any statement or representation of Broker except as set forth in this Agreement. This Agreement shall be interpreted and construed in accordance with the laws of the State of Maryland.

X Consent for Dual A		are hereby attached, are made a part of this Agr  Notification of Dual Agency within a Team	eement: 1
Other Addenda/Special Cond	itions:		
RECEIPT OF COPY: Buyer/T	enant acknowledges	receipt of a copy of this Agreement at time of sign	ing hereof.
Mary Williams	11-12-2018		
Buyer/Tenant	Date	Broker (Company Name)	
Mary Williams			
cme & will	leans 11-14.	2618	
Buyer/Tenant	Date	Broker or Authorized Representative	Date
,		Deborah Tibbs	

#### DigiSign Verified: 58B79BFF-2AA9-41F8-B060-0AD446B0C0F6

Date Application Received:	Consumer/Credit Report Ordered:	
Office/Owner Approval:	Denied:	Date:
Comments:		
Deposit Returned: Date: Amount: \$		Withheld: \$
Reason:		
Maryland Law requires that all applications for leases must applicants. Certain liabilities which the prospective Tenant incurs to these liabilities, there are certain other liabilities and rights which	upon signing this app	plication will be enumerated herein. In addition

- 1. If a Landlord/Agent requires from a prospective Tenant any fees other than a security deposit as defined by Section 8-203(a) of the Maryland Real Property Code, and these fees exceed \$25.00, then the Landlord/Agent shall return the fees, subject to the exceptions below, or be liable for twice the amount of the fees in damages. The return shall be made no later than 15 days following the date of occupancy or the written communication by either party to the other of a decision that no tenancy shall occur. The Landlord/Agent may retain only that portion of the fees actually expended for a credit check or other expenses arising out of the application and shall return that portion of the fees not actually expended on behalf of the Tenant making application.
- 2. If, within 15 days of the first to occur of occupancy or signing a lease, a Tenant decides to terminate the tenancy, the Landlord/Agent may also retain that portion of the fees which represent a loss of rent, if any, resulting from the Tenant's action.
- 3. The provisions of the foregoing Paragraphs 1 and 2 do not apply to any Landlord/Agent who offers four or less dwelling units for rent on one parcel of property, or at one location, or to seasonal or condominium rentals.

The applicant(s) hereby authorize Listing Broker/Landlord to order and obtain a credit/consumer report from a credit/consumer reporting agency to be used in conjunction with this transaction when the applicant(s) has made application for tenancy. In the event the Listing Broker is acting on behalf of the Landlord, another broker or other party directly or indirectly affected by said transaction, the applicant(s) hereby authorize the Listing Broker to forward and disclose all or any portion of the information contained in the credit/consumer report to the Landlord, another Broker or other party directly or indirectly involved. Cost of said credit/consumer report is to be paid for by applicant(s) at time of submitting this application.

The truth of the information contained herein is essential, and if the Landlord/Agent determines that any answer or statement contained herein is false or misleading, any lease granted by virtue of this application may be cancelled at the option of the Landlord/Agent. This application shall become part of any lease agreement executed between the Landlord and/or Agent and the applicant(s), and ANY FALSE OR MISLEADING statement shall be considered a SUBSTANTIAL breach of said lease. After this application has been processed, the Landlord/Owner may be contacted for final approval. Applicant will be contacted when approval is received or denied. If Landlord is out-of-state or overseas, it may take longer to obtain formal approval of tenancy.

I/we understand that this APPLICATION DOES NOT CONSTITUTE A COMMITMENT to lease or rent and that a WRITTEN LEASE WILL BE PREPARED if my application is approved. I/we further understand that the lease MUST BE SIGNED BY BOTH THE LANDLORD AND/OR ITS AGENT AND MYSELF TO BE VALID. Should I sign a lease for a dwelling unit managed by Listing Broker/Landlord, I am prepared to deposit with the Listing Broker/Landlord a security deposit in an amount not to exceed the maximum security deposit permitted by Law and in accordance with the risks to the property involved. I understand that the rate of interest on the security deposit is determined in accordance with section 8-203, Real Property Article, Annotated Code of Maryland. If a security deposit is required, I understand that I may make a written request to the Landlord/Agent within fifteen (15) days of the date of occupancy for a list of all existing damages.

I/we understand that any or all of the information given here may be used by the Landlord and/or its Agent to determine my/our reputation for meeting my/our financial obligations and my/our respect for the property of others. I/we freely give my/our consent to Listing Broker/Landlord to consult with any of the persons named or not named who have direct knowledge of my/our financial reliability.

I/we certify that I/we have received and carefully examined a copy of the Standard Dwelling Lease form and any addendum that may be used in conjunction with the Lease. I/we agree that I/we shall apply for all utilities services before taking occupancy of the leased premises and agree to pay all utilities: GAS, OIL, ELECTRICITY, WATER, SEWER, REFUSE, where applicable, and will pay deposits therefore, if required.

This Recommended Form is property of the Prince George's County Association of REALTORS®, Inc. and is for useby members only.

Previous editions of this Form should be destroyed.

DigiSign Verified: 58B79BFF-2AA9-41F8-B060-0AD446B0C0F6



## **Understanding Whom Real Estate Agents Represent**

### THIS NOTICE IS NOT A CONTRACT

In this form "seller" includes "landlord"; "buyer" includes "tenant"; and "purchase" or "sale" includes "lease"

### Agents Who Represent the Seller

Seller's Agent: A seller's agent works for the real estate company that lists and markets the property for the sellers and exclusively represents the sellers. A Seller's agent may assist the buyer in purchasing the property, but his or her duty of loyalty is only to the sellers.

**Subagent:** A Subagent means a licensed real estate broker, licensed associate real estate broker, or licensed real estate salesperson who is not affiliated with or acting as the listing real estate broker for a property, is not a buyer's agent, has an agency relationship with the seller, and assists a prospective buyer in the acquisition of real estate for sale in a non-agency capacity. The subagent works for a real estate company different from the company for which the seller's agent works. The subagent can assist a buyer in purchasing a property, but his or her duty of loyalty is only to the seller.

If you are viewing a property listed by the company with whom the agent accompanying you is affiliated, and you have not signed a Buyer Agency Agreement and a "Consent for Dual Agency" form, that agent is representing the seller

## Agents Who Represent the Buyer

**Buyer's Agent:** A buyer may enter into a written contract with a real estate broker which provides that the broker will represent the buyer in locating a property to buy. The agent from that broker's company is then known as the buyer's agent. The buyer's agent assists the buyer in evaluating properties and preparing offers and developing negotiation strategies and works in the best interest of the buyer. The agent's fee is paid according to the written agreement between the broker and the buyer. If you as a buyer wish to have an agent represent you, you must enter into a written buyer agency agreement.

### **Dual Agents**

The possibility of **dual agency** arises when the buyer's agent and the seller's agent both work for the same real estate company, and the buyer is interested in property listed by that company. The real estate broker or the broker's designee, is called the "dual agent." Dual agents do not act exclusively in the interests of either the seller or buyer, and therefore cannot give undivided loyalty to either party. There may be a conflict of interest because the interests of the seller and buyer may be different or adverse.

If both seller and buyer agree to dual agency by signing a Consent For Dual Agency form, the "dual agent" (the broker or the broker's designee) shall assign one agent to represent the seller (the seller's "intra-company agent") and another agent to represent the buyer (the buyer's "intra-company agent"). Intra-company agents are required to provide the same services to their clients that agents provide in transactions not involving dual agency, including advising their clients as to price and negotiation strategies.

**Duties of a Dual Agent and Intra-Company Agent** 

Like other agents, unless the client gives consent to disclose the information, dual agents and intra-company agents must keep confidential information about a client's bargaining position or motivations. For example, without written consent of the client, a dual agent or intra-company agent may not disclose to the other party, or the other party's agent:

- 1) Anything the client asks to be kept confidential; \*
- 2) That the seller would accept a lower price or other terms;
- 3) That the buyer would accept a higher price or other terms;
- 4) The reasons why a party wants to sell or buy, or that a party needs to sell or buy quickly; or
- 5) Anything that relates to the negotiating strategy of a party.
- \* Dual agents and intra-company agents must disclose material facts about a property to all parties.

**How Dual Agents Are Paid** 

Only the broker receives compensation on the sale of a property listed by that broker.

If a financial bonus is offered to an agent who sells property that is listed with his/her broker, this fact must be disclosed in writing to both the buyer and seller.

**Consent for Dual Agency** 

I have read the above information, and I understand the terms of the dual agency. I understand that I do not have to consent to a dual agency and that if I refuse to consent, there will not be a dual agency; and that I may withdraw the consent at any time upon notice to the dual agent. I hereby **consent** to have

Taylor Properties			act as a Dual Agent fo	or me as the
(Fi	rm Name)			
Seller in the sale of the property at:				
X Buyer in the purchase of a property	listed for sale w	ith the above-refe	renced broker.	
Mary Williams Signature	Date	Signature 6	D William	M-14 200 Date
Mary Williams				
The undersigned <b>Buyer(s)</b> hereby after				
Property Address		om 9	> Willeam	u -14-1078
Mary Williams Signature Mary Williams	Date	Signature		Date
• The undersigned <b>Seller(s)</b> hereby aff	firm(s) consent to	dual agency for	the Buyer(s) identified be	elow:
Mary Williams				
Name(s) of Buyer(s)	24 20			

Signature

Date





## Prince George's County Association of REALTORS®, Inc. RENTAL APPLICATION: Part II - Applicant Information

Must accompany Part I - Disclosure of Rental Application

Applicant's Name: Mtoly Diana Williams inth Date: 8-29-5288# 577-72-5196
Driver's License #: W-452-587.143-673 State Mercy loud
Temporary Local # (if applicable):
Office Phone:  Cell Phone: 301-364-7294  Email Address #1: Part 252538 yahro. Commail Address #2:  Present Address: 6007 martin butfar Kry CT Zip: 20743  Own Rent Years: 5- Mont Rent Mtg. Pymts: S 456. 60
Present Landlord Agent: Kim Holt Phone:
List all previous addresses for the last five years including period of stay in each and the name and telephone number of Landlord/Agent from whom you rented. (Use additional sheet if needed).  Address: 115 Village Green Zip: 20785 From: To:
Applicant's Employer: Temporary Solutions Inc Position: Environmental Seules  Address: 10550 Linden hake Maria # 200 Mail Assis, How Long: 3 /2 years
Supervisor: Glenda Alvarez Supervisor's Phone: 202-994-6869
If employed less than one year, give previous employment information:
Previous Employer: Position: How Long:
Address:
Supervisor: Supervisor's Phone:
GROSS ANNUAL INCOME.         S         27. 560.         Commissions: \$         S           Base Pay: S 27. 560.         Dividends: \$         Dividends: \$         S           Overtime: S S         Other: S         TOTAL.         S

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PGCAR Form #1103 Rental Rental Application Part 1: Disclosure

Rev. 111 16

IF EMPLOYER RELUSES TO VERIFY APPLICANTS EMPLOYMENT BY PHONE. IT SHALL BECOME THE RESPONSIBILITY OF THE APPLICANT TO PROVIDE IMMEDIATE WRITTEN CONFIRMATION OF SUCH INFORMATION. IF APPLICANT IS SELF-EMPLOYED, ATTACH COPIES FOR PAST TWO YEARS OF INDIVIDUAL US TAX FORM 1040 AND THE EXPRESSION OF THE APPLICANT IS SELF-EMPLOYED. SELF-EMPLOYMENT US TAX SCHLDELF C

hecking Account: \$ redit Union: \$ ther Assets: \$	Bank Name		Acct. #	
TOTAL: S		Fotal D	HC	Afonthly Terms
IABILITIES NA Cro	ditor	S S S S		
Personal Loans: NA	TOTA	S S S S S S S S S S S S S S S S S S S		
Name:	LIAMS	Number of Children	Relationship: Relationship: Relationship:	Jelf
	(*a	N/A	Oth	er:
AUTOMOBILES Type:Make: NISSAN ROGUE Type:Make: Type:Make:	Year: 2012 Year: Year: Year:	Tag #	Sta	te: Maryland te:
MOTORCYCLES, TRUCKS, BOATS AND Type/Make: A A A A A A A A A A A A A A A A A A A	Tr (II ERS Year Year	Tag " Yag "	Sta	ite:
Are any of the above commercial vehicle	es? If so, which ones?	No		
All motor vehicles or trailers shall have in fire lanes or on the lawn), OR AS RE	current licenses and in QUIRED BY THE C	ay be parked ONLY in ga ONDOMINIUM OR HO		
Citizen of (Country): USA Diplomatic Clause required?  Yes	Length of St	ayPassport #	1	
Have you ever filed bankruptcy?  \[ \subseteq \cdot \cdot \]	es 🛮 No Date:		Explanation	n .
		2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		

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Ecv. 10 to.

	Have you eyer been sued for non-payment of rent or been evicted for non-payment?  Yes No If "Yes," please explain:		
	Nearest Relative Name LISA VW LUCAS. Address: 8622 Johnson Avenue Lanham MD 20166	Relationship Phone:	Sister 202-255-24161
0	Name: Charles Muhthunded Address: 1208 44140 Place, NE WOC 20019 Name: Eduard E. William's Address: 1208 44140 Place, NE WOC 20019	Relationship: Phone: Relationship: Phone:	902-744-307 202-744-307 240-350 317
	1 have have not given my present Landlord notice of my intention to vacate Reason for vacating is landautil living enginess		
	Applicant's Signature & D. Williams	Date	- 11/124/18