

COMPLETING THE APPLICATION FOR OCCUPANCY

Thank you very much for your interest in our community! Below, please find instructions on how to complete your application so that we are able to process it quickly and efficiently. Complete applications allow us to process without having to repeatedly contact you for information. We will not process any incomplete applications. Please note each occupant 18 or older must submit an Application for Occupancy.

In Order To Accept Your Application for Occupancy
We <u>Must</u> Receive The Following Documents With Your Application.

- 1. A copy of your government issued photo ID.
- 2. The Application for Occupancy with <u>all fields completed</u>. If you do not have a previous landlord's phone number on hand, take a moment to locate it before submitting the application.
- 3. Proof of income or significant savings that you may have. This includes:
 - 2 or more pay stubs
 - **1**099
 - W-2
 - Social Security statements
 - VA statements
 - Bank statements

MASSACHUSETTS APPLICANTS

Applicants or prior residents of Massachusetts must complete in full the Criminal Offender Record Information (CORI) Acknowledgement Form including signature per M.G.L. c.6, § 172.

For Those Purchasing a Home from an Existing Resident in the Community

A Purchase Agreement <u>must</u> be submitted with the Application for Occupancy. Once an Application for Occupancy is accepted, an inspection of the home is required in order to ensure that the home meets park standards (in applicable states). Once any repairs called for are verified complete, you will receive a letter of approval from the park. You must provide the park with proof of homeowner's liability insurance prior to signing a lease.

Thank you again for applying!
We look forward to working with you!



All Applicants' last names:					
(All members of house	ehold over age 18 m	nust fill out separate	Application for O	ccupancy)	

Application for OccupancyRental Office: 860-222-3997 Ext.18 Fax: 860-222-3998

P.O. Box 827, Norwich, CT 06360

E-n	nail: michelle@freeholdi	re.com	
Community Name: (circle one) Acorn Acre	es Three J – Riverbe	nd Wales Village	Westfield Oaks
Date:/	Move in Date:		
Unit/Lot #: Monthly Rent: _ How did you hear about us?			sing Fee:
<u> </u>	PERSONAL INFORMAT	<u>ION</u>	
First Name:	MI: Last I	Name:	
Maiden Name or Any Other Aliases:			
Soc. Sec. #:	Date of E	 3irth: /	
Driver's License (or Gov. Issued ID):			
Email:			
Home Telephone:	Cell Nur		
	RESIDENCE HISTOR	<u>Y</u>	
Please give your residence h	istory for the past five years I	beginning with the most cur	rent.
Present Street Address:			
City:S	tate:	Zip:	
Length of Time: N	1onths \square Years	Monthly Rent/M	ortgage: \$
☐ Owned ☐ Rented Do you h	nave a Lease? Yes	☐ No Expires V	Vhen?
Name of Landlord or Mortgage Holder	·	Phone Number	·
Previous Street Address:			
City: S	tate:	Zip:	
Length of Time:	1onths \square Years	Monthly Rent/M	ortgage: \$
☐ Owned ☐ Rented Did you h	nave a Lease? Yes	☐ No Expired V	Vhen?
Name of Landlord or Mortgage Holder	·	Phone Number	·
Previous Street Address:			
City: S			
Length of Time: N	1onths \square Years	Monthly Rent/M	ortgage: \$
☐ Owned ☐ Rented Did you h	nave a Lease? Yes	☐ No Expired V	Vhen?
Name of Landlord or Mortgage Holder	·	Phone Number	·
	EMPLOYMENT		
Your Status:	☐ Employed Part-Time	☐ Student ☐ Retired	☐ Unemployed
Current Employer (or most recent):			
Address:	Ph	one Number:	
Dates Employed From:/	To:/	Position:	
Income \$	(circle one)	Hourly Weekly Bi-Wee	kly Monthly Yearly
Current Employer (or most recent):			
Address:	Ph	one Number:	
Dates Employed From://	To:/	Position:	
Income \$	(circle one)	Hourly Weekly Bi-Wee	kly Monthly Yearly

Unearned Income:

If you have other sources of income for us to consider, please list income source, and recipient (ie: ssi, tanf, snap, alimony, child support, pension etc.) in the spaces provided. All sources of legal income will be considered.

Source:			
Phone Number:	Number: Date First Started Receiving:/		
Income \$	(circle one) Hourly Weekly Bi-Weekly Mont	hly Yearly	
Source:			
	Date First Started Receiving:/_		
Income \$	(circle one) Hourly Weekly Bi-Weekly Mont	hly Yearly	
	BANKING INFORMATION		
Bank Name:	Account #		
Address:	Balance: \$		
Bank Name:	Account # Balance: \$		
Address:	Balance: \$		
HAVE YOU:			
Ever broken a rental agreement?	☐ Yes		
If yes, explain:			
Ever been sued for non-payment of re		☐ No	
If yes, explain:			
Ever been evicted from any premises?		☐ No	
If yes, explain:			
Ever been foreclosed on from any prei	mises? \Box Yes	☐ No	
If yes, explain:			
Ever filed for bankruptcy?	☐ Yes	☐ No	
If yes, when://			
If yes, explain:	<u></u>		
Are you currently being evicted, in for		☐ No	
If yes, explain:			
Ever been convicted of a crime?	☐ Yes	☐ No	
If yes, explain:			
Why are you leaving present landlord?	?		
Pets:			
Do you have <u>any</u> pets?	☐ Yes	□ No	
	Please refer to pet policy		
YOU MAY ONLY HAVE A	PET IF APPROVED AND YOU SIGN A PET AGREEMENT		
PET FE	E & INSURANCE MAY BE REQUIRED		
(Certair	n Breeds of Dogs Are Not Permitted)		
In case of emergency notify:	Address:		
Tel. #:	Relationship:		



		Relationshi	p:	Age:
		Relationshi	p:	Age:
				Age:
				Age:
		Relationshi		
			ν	Age
Make of car #1:	Year:	License Plate #: License Plate #:	ST:	Color:Color:
information. Any false i may constitute cause for I have read and agree to Renters Only:	nformation or faild or rejection of this o ALL of the terms		entation to c my deposit.	complete application
\$ (hereinathe unit off the markethe into a Lease Agreement Occupancy. The earnest understand that I may o	ofter the "earnest r while processing t and take possessi t money deposit sh cancel this applicat	with the earnest money deponence of the consideral his application. If this application on of the unit by the move in hall be refunded to me if the lion by written notice within by deposit. After 24 hours, I use the content of the lion by written notice within by deposit.	tion for Own tion is appronated of application is 24 hours of in	er/Manager taking ved, I agree to enter on this Application for NOT approved. Intial submission and
EARNEST MONEY DEPO	OSIT IS NON-REFU	NDABLE IF YOU ARE APPROV	/ED FOR OCC	CUPANCY AND DON'T
Initial: X				
At the time the Lease C part of the first month?		d, the earnest money deposit	will be appli	ed to and become a
_		ON AN APPLICATION IS IN I		
X	X			
Date	Ap	plicant Signature		





THE COMMONWEALTH OF MASSACHUSETTS Division of Banks

1000 Washington Street, 10th Floor, Boston, MA 02118 TEL: 617-956-1500 | TDD: 617-956-1577 | FAX: 617-956-1599 MASS.GOV/DOB



Criminal Offender Record Information (CORI) Acknowledgement Form

To be used by organizations conducting CORI checks for employment, volunteer, subcontractor, licensing, and housing purposes.

<u>Freehold Real Estate, LLC</u> is registered under the provisions of M.G.L. c.6, § 172 to receive CORI for the purpose of screening current and otherwise qualified prospective employees, subcontractors, volunteers, license applicants, current licensees, and applicants for the rental or lease of housing.

As a prospective or current employee, subcontractor, volunteer, license applicant, current licensee, or applicant for the rental or lease of housing, I understand that a CORI check will be submitted for my personal information to the DCJIS. I hereby acknowledge and provide permission to <u>Freehold Real Estate, LLC</u> to submit a CORI check for my information to the DCJIS. This authorization is valid for one year from the date of my signature. I may withdraw this authorization at any time by providing <u>Freehold Real Estate, LLC</u> with written notice of my intent to withdraw consent to a CORI check.

FOR EMPLO	YMENT, VOLUNTEER, AND L	ICENSING PURPOSES ONLY:	
The	N/A	may conduct sub	sequent CORI checks within one year of the
	rm was signed by me, provic ovide me with written notic		N/A
, , ,	elow, I provide my consent t ement Form is true and acco		t the information provided on Page 2 of this
	Sianature of S		





THE COMMONWEALTH OF MASSACHUSETTS Division of Banks

1000 Washington Street, 10th Floor, Boston, MA 02118 TEL: 617-956-1500 | TDD: 617-956-1577 | FAX: 617-956-1599 MASS.GOV/DOB



SUBJECT INFORMATION

Please complete this section using the information of the person whose CORI you are requesting.

The fields marked with an asterisk (*) are required fields.

* First Name:	Middle Initial:
* Last Name:	Suffix (Jr., Sr., etc.):
Former Last Name 1:	
Former Last Name 4:	
* Date of Birth (MM/DD/YYYY):	_ Place of Birth:
* Last SIX digits of Social Security Number:	
Sex: Height: ft	in. Eye Color: Race:
Driver's License or ID Number:	State of Issue:
Father's Full Name:	
Mother's Full Name:	
Curre	ent Address
Street Address:	
Apt. # or Suite: *City:	*State:*Zip:
****** SUBJECT VERIFICATION	DN – FOR OFFICE USE ONLY ******
	ollowing form(s) of government-issued identification:
Verified by:	
Print Name of Verifying Employee	
Signature of Verifying Employee	Date



FREEHOLD REAL ESTATE LLC CRIMINAL OFFENDER RECORD INFORMATION (CORI) POLICY

This policy is applicable to the criminal history screening of prospective and current applicants for the rental or leasing of housing. Freehold Real Estate LLC uses criminal conviction records obtained from law enforcement agencies to screen applicants for eligibility. All applicants are advised in writing that criminal activity by any applicant may be cause for denial. Where Criminal Offender Record Information (CORI) and other criminal history checks may be part of a general background check for the rental or leasing of housing, the following practices and procedures will be followed.

I. CONDUCTING CORI SCREENING - CORI checks will only be conducted as authorized by the Massachusetts Department of Criminal Justice Information Services (DCJIS) and MGL c. 6, §. 172, and only after a CORI Acknowledgement Form has been completed. If a requestor is screening for the rental or leasing of housing, a CORI Acknowledgement Form shall be completed for each and every subsequent CORI check. For the purposes of CORI certification, Freehold Real Estate LLC must verify the identity of the Applicant with a form of government-issued photographic identification. If the individual has not been issued such a form of identification, then the applicant's information will be verified with a government-issued non-photographic identification authorized by DCJIS.

II. ACCESS TO CORI - All CORI obtained from DCJIS is **CONFIDENTIAL**, and access to the information must be limited to those individuals who have a "need to know". This may include, but not be limited to, hiring managers, staff submitting the CORI requests, and staff charged with processing applications. Freehold Real Estate LLC must maintain and keep a current list of each individual authorized to have access to, or view, CORI. This list must be updated every six (6) months and is subject to inspection upon request by the DCJIS at any time.

III. CORI TRAINING - An informed review of a criminal record requires training. Accordingly, all personnel authorized to review or access CORI at Freehold Real Estate LLC will review, and will be thoroughly familiar with, the educational and relevant training materials regarding CORI laws and regulations made available by the DCJIS. Additionally, as Freehold Real Estate is an agency required by MGL c. 6, s. 171A, to maintain a CORI Policy, all personnel authorized to conduct criminal history background checks and/or to review CORI information will review, and will be thoroughly familiar with, the educational and relevant training materials regarding CORI laws and regulations made available by the DCJIS.

IV.USE OF CRIMINAL HISTORY IN BACKGROUND SCREENING - Unless otherwise provided by law, a criminal record will not automatically disqualify an applicant. Rather, determinations of suitability based on background checks will be made consistent with this policy and any applicable law or regulations. An Applicant shall be determined eligible on the basis of all other Freehold Real Estate criteria before eligibility is determined on the basis of CORI.

V. VERIFYING A SUBJECT'S IDENTITY - If a criminal record is received from the DCJIS, the information is to be closely compared with the information on the CORI Acknowledgement Form and any other identifying information provided by the applicant to ensure the record belongs to the applicant. If the information in the CORI record provided does not exactly match the identification information provided by the applicant, a determination is to be made by an individual authorized to make such determinations based on a comparison of the CORI record and documents provided by the applicant. Freehold Real Estate LLC shall document all steps it takes in this regard. Freehold Real Estate LLC may obtain the following information on the CORI request form to ensure the correct identity of the Applicant: Full Name; Maiden name or Alias; Date of Birth; Place of Birth; Social Security Number; Mother's maiden name; Former addresses; Sex; Height; Weight; Eye Color and any other information as required under State or federal law.

VI. INQUIRING ABOUT CRIMINAL HISTORY - In connection with any decision regarding housing, the applicant shall be provided with a copy of the criminal history record, whether obtained from the DCJIS or from any other source, prior to questioning the applicant about his or her criminal history. The source(s) of the criminal history record is also to be disclosed to the subject.

VII. DETERMINING SUITABILITY - If a determination is made, based on the information as provided in section V of this policy that the criminal record belongs to the subject, and the applicant does not dispute the record's accuracy, then the determination of suitability for the position or license will be made. Unless otherwise provided by law, factors considered in determining suitability may include, but not be limited to, the following: Time since the conviction; Age of the candidate at the time of the offense; Seriousness and specific circumstances of the offense; The number of offenses; Any relevant evidence of rehabilitation or lack thereof; and any other relevant information, including information submitted by the candidate or requested by the organization. The applicant is to be notified of the decision and the basis for it in a timely manner.

VIII. ADVERSE DECISIONS BASED ON CORI - If an authorized official is inclined to make an adverse decision based on the results of a criminal history background check, the applicant will be notified immediately. The applicant shall be provided with a copy of Freehold Real Estate LLC's CORI policy and a copy of the criminal history. The source(s) of the criminal history will also be revealed. The applicant will then be provided with an opportunity to dispute the accuracy of the CORI record. Subjects shall also be provided a copy of DCJIS' Information Concerning the Process for Correcting a Criminal Record. The applicant will then be provided with a reasonable opportunity to dispute the accuracy of the CORI record and/or submit additional information. In most instances, that reasonable opportunity shall be (7) seven calendar days from date of notification from Freehold Real Estate LLC of the potential of an adverse decision, unless there are extenuating circumstances. Upon the timely receipt of additional documentation/information from the applicant and/or from DCJIS, Freehold Real Estate LLC shall review the information, make an appropriate decision based on all information available, and fully document the actions taken.

IX. USE AND MAINTENANCE OF CORI - Freehold Real Estate LLC will use, maintain, and destroy CORI in accordance with 803 CMR § 5.00 No Freehold Real Estate LLC employee shall disseminate or retain CORI for any purpose other than that expressly permitted by law. No Freehold Real Estate LLC employee shall disseminate CORI to any individual other than an individual involved in the Applicant Certification process who is expressly authorized to have access to CORI. CORI shall be destroyed within seven years from the last date of residency or date of decision, or after all administrative and judicial proceedings concerning the rejection are exhausted, whichever is later. Destruction shall occur by shredding or other similar means, prior to disposal.

Thereby deline wiedge receiving the c	above policy provided by Freeing	na near Estate EEC.	
X		X	
Prospective Resident	Date	Prospective Resident	Date



I hereby acknowledge receiving the above policy provided by Freehold Real Estate IIC



P.O. Box 827 Norwich, CT 06360 Phone: 860.222.3997 Ext. 10 Fax 860.222.3998

AUTHORIZATION FOR RELEASE OF INFORMATION

Applicant Name:	
Applicant hereby consercredit worthiness and creport/investigative converification of social securreported addresses a	the of Information: For the term of the relationship with Landlord, the ents to and authorizes the Landlord's investigation into the Applicant's riminal background check. I understand that the scope of the consumer resumer report may include, but is not limited to the following areas: urity number; credit reports, current and previous residences, including and landlord verifications; income and employment history, civil and from any criminal justice agency in any or all federal, state, county her public records.
an investigation of the A Landlord, including inde purpose. Applicant here free and harmless of an	rization is given with respect to any and all persons who may conduct applicant's credit worthiness and criminal background on behalf of the pendent contractors and credit agencies retained by Landlord for such by holds Landlord, its agents, and anyone involved in the investigation, y liability for requesting or providing written or verbal information uality or history of Applicant.
documentation for infor	rovided by Applicant or Applicant's failure to provide backup rmation provided herein may constitute cause for rejection of this re of my earnest money deposit.
X	X
Date	Applicant Signature
X	X
Date	Leasing Agent

Qualifying Guidelines

Freehold Real Estate provides equal opportunity housing. We will not discriminate against applicants based on race, color, religion, sexual orientation, ethnic origin, familial status, disability or class membership. Management complies with all Federal, State and local Fair Housing and Civil Rights Laws.

Please note that these are the current rental criteria and nothing in these requirements shall constitute a guarantee or representation by our community that all residents and occupants currently residing in our community have met these requirements. There may be residents and occupants that have resided here prior to these requirements going into effect; additionally, our ability to verify whether these requirements have been met is limited to the information we receive from the various reporting services.

Application: Every future resident that is 18 years or older must complete an application. Please complete application in full. Understand that applications containing any untrue, incorrect, or misleading information will be declined. Each application must be accompanied by a government issued photo ID for each applicant (ie: driver's license, majority card, military ID, etc). All applicants in the United States on a Visa must provide a copy of the Certificate of Eligibility, which is completed upon arrival in the United States.

Roommates: Each resident is jointly and fully responsible for the entire rental payment and must sign the lease agreement.

Occupancy Guidelines: This site shall follow a two person per bedroom occupancy standard unless otherwise required by Federal, State or local law.

Landlord Reference/Rental History: Management requires at least two years of monthly rental payment history. The rent payment history, to be confirmed with previous landlords, must reflect prompt payment history, compliance with community policies, and return of apartment in good condition. We will not accept a reference from a relative as your only previous landlord. Any legal proceedings or evictions filed by previous landlords will result in the application for residency being declined. Applicants with no rental history will require a guarantor.

Pets: This site accepts pets with written permission only. Pet fees may apply. See Pet Addendum.

Income: Applicants must a minimum of one year verifiable employment and/or income history, such as two copies of the most recent pay stubs, Leave & Earning statement or offer letter. Self-employed persons must provide a copy of the last two years tax return. Unemployed applicants must provide documentation of unearned income sources e.g. – social security, pension, savings, interest, or provide guarantor/co-signer that meet the guarantor/cosigners qualifying standards below. Notarized documentation must be submitted with your application to support additional sources of income such as alimony, dividends, military housing allowance child support, interest, retirement income, etc. Copies of all documentation will be retained in the lease file.

Gross annual income for all leaseholders is combined and entered into the credit-scoring model. Household gross monthly income must meet or exceed three times the monthly rental rate or a guarantor/cosigner must be included in the application.

Credit History: A credit report will be secured for all occupants of legal age to verify account credit ratings. The results will be entered into the credit-scoring model, which determines applicant eligibility to rent and security deposit level. Unfavorable accounts which will negatively influence this score, include, but are not limited to: Collection, Charge Off, Repossession, and Current Delinquency & Bankruptcy.

Applicants with Bankruptcies and Foreclosures that have been discharged within the last 24 months <u>may</u> be considered if they demonstrate a hardship that has since been cured, and can produce a qualified co-signer.

Guarantors/ Cosigners: Guarantors/cosigners must meet all the above qualifications and must have at least five times the monthly rent being applied for. The guarantor must physically sign the lease either in the office, or in front of a notary.

Criminal: A criminal background check will be conducted for each applicant. CORI or BCI may be required. Any applicants who have been determined to have a criminal conviction of the following reported criminal related activities may be denied residency and occupancy:

- Conviction of any applicant or family member for a violent crime, theft, burglary, assault, battery, robbery, illegal manufacture, use or possession of a
 controlled and/or illegal substance
- Applicants who have been convicted for sexual or physical abuse
- Any terrorist related conviction
- Any cruelty to animals related conviction
- Any prostitution related conviction
- Misdemeanor conviction involving crime against persons or property
- Any applicant subject to a state sex offender registration requirement

I hereby acknowledge reviewing the above Qualifications provided by Freehold Real Estate and the information I have provided is true and accurate.

X		X	
Prospective Resident	Date	Prospective Resident	Date





P.O. Box 827 Norwich, CT 06360 Phone: 860.222.3997 Ext. 10 Fax 860.222.3998

Pet Addendum

The Applicant(s) understands that if the Application for Occupancy is approved, this Pet Addendum will therefore be attached to the Lease Agreement and will run concurrent with the lease terms.

Applicant(s) Name:		
Address:		Lot #:
	APPLICANTS WITH	OUT PETS
the future, one is acquired tl		oused or visiting in the community and that if, in e property manager, have pet approved to amend ew pet.
	NO VISITING PETS ARE	ALLOWED
Signature: X		Date: X
	APPLICANTS WIT	TH PETS
Pet Name:	Cat Other If Other Explair Pet Color: Pet Date of Birth:	Pet Breed:
Pet Name:	Cat Other If Other Explair Pet Color: Pet Date of Birth:	Pet Breed:
Landlord agrees that the Applic conditions:	ant may keep approved pets on the leas	ed premises subject to the following terms and
	been approved by the Landlord are aut	ome. Only the pet(s) listed & described in this pet horized per this agreement. Additional and/or other
2. Management reserves the ri	ght to restrict any breed.	
copy of the Homeowners or Rei	ntal Liability Certificate within 30 days o ed. A list of excluded breeds the insuran	te at all times and must provide management with a f the lease start date. The certificate must list the nice company may have, or proof that there are none
4. All pets must be spayed or ne	utered unless a veterinarian deems the	procedure medically unsafe or professionally

unreasonable for that pet (purebred, show animal). Certification of either is to be provided to Landlord.

MA 202016 Revised

- 5. Applicant agrees that the pet shall be subject to all town, county and state ordinances as applicable. An up to date Proof of Vaccination must be provided annually.
- 6. No visiting pets are allowed.
- 7. Applicant agrees to accept full and sole responsibility for any injuries to persons caused by actions of the applicant's pet. Applicant agrees to identify and hold Landlord harmless against any claim for damage to property or injuries to person based on or caused by action of applicant's pet.
- 8. Applicant agrees to accept full responsibility for any damage to the home by the Applicant's pet. Damages include, but are not limited to, soiling, staining, and/or tearing of carpeting and scratching of walls or doors. If the pet does damage the home in any manner, the Landlord will bill the applicant's, as additional rent, the cost of replacement of damaged items, or for any necessary repairs. ANY NON-REFUNDABLE FEES OR MONTHLY RENT ARE FOR THE PRIVILEGE OF HOUSING A PET AND WILL NOT BE USED TO OFFSET THE COST OF ANY DAMAGES OR REPAIRS THAT ARE THE RESULT OF YOUR PET.
- 9. The pet shall be considered an indoor pet and/or allowed outdoors only under the applicant's control on applicant's patio area on a hand-held lease or in a pet carrier. Even if tethered, the pet is never to be left unattended.
- 10. Applicant agrees that the pet will not constitute a nuisance in any manner on the premises. If pet constitutes a nuisance, of which the Landlord will be the sole judge, Applicant agrees to terminate pet's occupancy of the leased premises upon 5 days written notice from Landlord to Applicant. The termination of pet's occupancy shall not in any way affect the Applicant's liability under the lease. Examples of nuisance for purposes of this addendum are:
 - a) unruly behavior that causes personal injury or property damage;
 - b) failure to dispose of pet waste;
 - c) making noise continuously for a period of a ½ hour or more to the disturbance of other residents in the community;
 - d) Pets in common areas that are not under complete control on a hand-held leash or in a pet carrier;
 - e) Pets who relieve themselves on walls or floors of common areas or inside homes;
 - f) Pets who exhibit aggressive or otherwise potentially dangerous behaviors.
- 11. If there is reasonable cause to believe an emergency situation exists with respect to the per, and if efforts to contact the applicant and emergency caretaker are unsuccessful, Landlord or its agents may contract the local animal control authority and assist its staff members in entering applicant's home. Examples of emergency situations include: suspected abuse, fire or other disaster, or prolonged disturbance. If it becomes necessary for the pet to be boarded, all costs incurred will be the sole responsibility of the applicant.

Provided all terms are met, this agreement will run concurrent with lease terms and is subject to review for renewal.

X	X		
Date		Applicant Signature	
X	X		
Date		Landlord Signature	

