

NOTICE OF INTENT TO LEASE

APPLICATION PACKAGE

IMPORTANT: Application fees are non-refundable. All applicants must have a valid Driver's License at the time of application. All applicants must provide either a Social Security card or letter from the Social Security Administration, dated less than one year from date of application, upon turning in application. One application packet is required per adult. All applicants 18 years of age and older are required to complete the application. Applicants convicted in the past 7 years are subject to non-approval.

APPLICANT APPROVAL PROCESS FOR RENTALS

The Board of Directors has established the following guidelines for prospective residents to meet the approval requirements as stated in the Association Documents.

Landlord and Tenants must do the following:

- 1) Landlord to complete and sign the Intent to Lease (Page 3)
- 2) Prospective tenant to complete all sections of the application
- 3) Management to receive:
 - A) Completed Notice of Intent to Lease and Rental Application
 - B) Copy of the Rental Agreement (Lease) upon HOA application approval
 - C) Non-refundable application fee \$50.00 per applicant in the form of money order only to be included with the application package. Make payable to The Avalon of Orange County.
 - D) Copy of applicant(s) driver license and social security card.
- 4) Non-compliance will result in the eviction action initiated by the Association.
- 5) Approval processing: Allow 24-72 hours. Note processing will not begin until **all** items listed above are received.

Failure to complete the application requirements as listed above will delay or suspend the approval process. Prospective tenants that take occupancy without Management approval will be subject to eviction by the Association all fees incurred will be charged to the unit owner.

Included in this packet:

- 1. Applicant Approval Process
- 2. The Avalon of Orange County Tenant Approval Criteria
- 3. Notice of Intent to Lease and rental Application.
- 4. Rental Application/Pet Information
- 5. Emergency Contact/Criminal Background/Authorization
- 6. Rules and Regulations Rider
- 7. First Advantage Resident Solutions Release form
- 8. Motor Vehicle and Parking Policies
- 9. Pet Policies
- 10. Access Card Release
- 11. Leasing and Selling Policies
- 12. Rules and Regulations/Vehicle Registration



The Avalon of Orange County Tenant Approval Criteria

We are working with our owner to maintain a quality neighborhood. Therefore, we have a very thorough screening process. Please review the following list of criteria prior to making an application for residency. All adults 18 and older must submit a fully completed, dated and signed application with \$50.00 fee per applicant to The Avalon of Orange County HOA office. The following background check will be performed: criminal records.

Non US or US Citizens without a SSN or ITIN: A copy of a current VISA or GREENCARD must be provided and a copy attached to the application. Visa holders must also provide a current I-94, I-94W (immigration approval to be in the US) or I-20 (International Student approval to be in the US). The lease cannot extend past the date the applicants are approved to be in the US.

<u>Criminal Background Check:</u> A criminal background check will be run on all applicants. An applicant may be automatically denied in the event the applicant(s) have ever been convicted of a felony or misdemeanor for a crime against a person, another person's property or against society. Criminal record must contain no convictions for crime involving violence, assault, battery, drugs, firearms, felonies within the past seven years and no sexual offences ever. In the event that the record comes back "adjudication withheld," nolle prose," or "adjudication deferred," further documentation may be required and applicant may be denied on that basis. An automatic denial will also occur should an applicant appear on the list of known terrorists and wanted fugitives as provided by the Office of Foreign Asset Control (OFAC), federal agencies include FBI or other state and local law enforcements agencies.

The applicant (s) agree that the lease shall be terminated in the event the applicant (s), after moving onto the property, is/are convicted of a felony or misdemeanor for a crime against a person, another person's property or against society, and/or appears on the list of known terrorist and wanted fugitives.

Note: This requirement does not constitute a guarantee or representation that the resident or occupants residing in the Avalon of Orange County Condominium Association community have not been convicted of a felony or are not subject to deferred adjudication for a felony.

I acknowledge receipt of this document:		Date:
	Signature	



NOTICE OF INTENT TO LEASE AVALON OF ORANGE COUNTY CONDOMINIUMS ASSOCIATOIN, INC.

Date:
Address of Unit:
Name of Current Unit Owner:
This notice of intent to lease must be returned to the Association Management Office, at 4417 S. Semoran Boulevard, Orlando, Fl 32822, with a \$50.00 application fee per applicant 18 and older. Make payable to Avalon Condominiums. <i>PLEASE ALLOW 24-72 HOURS FOR PROCESSING</i> .
NOTE: Approval must be granted before applicant will be permitted to take occupancy.
SECTION 1- TO BE COMPLETED BY LESSOR (OWNER)
In compliance with the Declaration of Covenants and restrictions of the Association named above, I (we) hereby serve notice that as the owner(s) or Agent of the above reference unit, I (we) intend to offer said unit for lease. I (we) intend to offer said un for lease in accordance with the attached lease agreement. I (we) certify that I (we) have appraised the prospective lessee of all deed restrictions, regulations, covenants and restrictions of governed in the Association Declaration, By-Laws and Rules and Regulations. Unit to be lease for a period of:
The amount of rent per month during that period of time will be:
I (we) understand and hereby agree that I (we) am fully responsible for insuring that my (our) Lessee(s) and their guest abide by the Association's Declaration of Covenants and Restrictions and Rules and Regulations. I (we) further agree to provide said Lessee (s) with copies of same. Owners(s) Signatures:
Owner(s) Names
Owners(s) Mailing Address:
Owners phone Number:
Owners Email Address:
I the owner will be managing the property myself I have a management company that will be handling my rental
Management Company Name: Telephone #: Telephone #: Email Address:
Mailing Address:



SECTION 2 RENTAL APPLICATION

I have received a copy of all deed restrictions, regulations, covenants and restrictions as governed in the Association Declaration, By-Laws and Rules and Regulations. I understand that the violation of the terms, provisions, conditions and covenants of the Association's Documents provides cause for available immediate action as therein provided or termination of the leasehold under appropriate circumstances.

Applicant Signature: _			Dat	e:
First Name:			Last Name:	
SS#:		Date of Birth: _		
Driver's License:				
Home Phone:			Cell Phone:	
Email Address:				
Current Address:				Apt. or Unit #:
City:		_State:	Zip C	Code:
The following persons,	in addition to th	e applicant, will occu	py the unit:	
Name:		Relationship:		DOB:
Name:		Relationship:		DOB:
Name:		Relationship:		DOB:
Section 3- PET REGIST The following pet(s) wi		it• Photograph and c	irrent vaccination r	ecords required for pet registration
		5 1		Weight:
Color:				
Type (Dog or Cat): Color:				Weight:
event you decide to hous	se a pet, you ackn	owledge to notify the H	HOA office PRIOR to	attest you do not have any pets and in the housing a pet in order to avoid any



Section 5- EMERGENCY CONTACT INFORMATION

Person to notify in case of an	emergency:	
Name:	Telephone:	Relationship:
Section 6- CRIMINAL BAC	KGROUND	
	thheld or been convicted of a felony? Yes	
If you answered yes to the abov	ve question please explain circumstances regard	ing the situation below:
SECTION 7- AUTHORIZATON	OF RELEASE OF INFORMATION	
investigative consumer report inclu Applicant(s) acknowledges that fal	nding criminal history. This application must	ental are true and complete, and hereby authorizes an be signed before it can be processed by management. tute grounds or rejections of this application, termination of he State.
Non- Refundable Application Fee:	Applicant(s) agree to pay a \$50.00 non-refur	ndable application processing fee per applicant.
Signature Applicant:		Date:
Section 8- RULES AND REGUL	ATIONS RIDER	
understood them and I will fully co	omply with these rules. I understand that my red by the association. Those fines and my fail	ons of the Avalon Condominiums Association, Inc. I have non-compliance with any of the rules and regulations may lure to comply with any of the rules and regulations may
	essary to have Rules and Regulations to protect community is likely to deteriorate in safety, a	ct the quality of life of the residents. Without clear guideline ppearance and property value.
The Rules & Regulations have bee as well as a solid investment for ea		vill continue to be a safe, beautiful and enjoyable place to live
Signature Applicant:		Date:
Section 9- ASSOCIATION USE	ONLY	
Application fee received (amount):	Date:	Via:
Approved:	Denied:	
Applicant Notified:	By:	
Signature of Board Member or Ma	naging Agent:	



FIRST ADVANTAGE

RELEASE FORM

I hereby authorize your company or any agent of your company, to contact any law enforcement agencies or persons to supply any information concerning my criminal history. I also hereby release any of the above from liability and responsibility arising from their doing so. Applicant acknowledges that false information herein may constitute grounds for ejection of this application, termination of right of occupancy and/or forfeiture of deposit and may constitute a criminal offense under the laws of this state. I believe to the best of my acknowledgment that all information I have provided is accurate and that I fully understand the terms of this release.

Photocopies of this authorization form may be made to facilitate multiple inquiries. In the event you do receive a photocopy of this authorization, it should be treated as an original and the requested information should be released to facilitate my/our application for residency.

Applicant Name:	
Street Address:	
City/State/ Zip:	
Social Security #:	Date of Birth:/
Driver's License:	Sex;
Applicant's Signature:	
*Email Address:	

FIRST ADVANTAGE

P.O Box 7247-7782, Philadelphia, PA 19170-7782

Phone: 972-952-1480

www.resident.fadv.com



MOTOR VEHICLES AND PARKING – NO BACK-IN IN PARKING IS EVER ALLOWED

- 1. All vehicles are required to have an Avalon temporary parking pass or permanent parking decal affixed to the front inside window (driver side). Renter may obtain their decals from the office during business hours with the presentation of registration, insurance and identification. No decal will be issued to a renter without a current lease.
- 2. Parking permits are limited to two (2) per unit. Note: only ONE vehicle registered to a non-resident will be issued a decal with required documentation of a notarized letter.
- 3. Upon renewal of the lease, renters need to bring in the lease along with expired parking permits in order to be issued an updated decal. Owners requiring additional parking permits or replacement decals will be issued one upon receipt of the old decal and /or new registration.
- 4. All vehicles on Avalon property must be in good working order (i.e. no flat tires, junk vehicles, cracked windshield or missing windows). Any vehicles found with covers will be check for current tag (license plate) and parking decals.
- 5. Any vehicle not found roadworthy for more than 24 hours or without decal, current registration, or incorrect license plate (not registered to the specific vehicle) are subject to towing at the owner's expense in accordance with the applicable law.
- 6. No mechanical work shall be performed in the condominium grounds on any vehicle or engine except for emergencies (i.e. flat tires, dead battery, and checking fluid levels).
- 7. Washing or waxing of motor vehicles shall be limited to the designated car wash area only.
- 8. Guests staying over 24 hours are required to obtain a temporary visitor's pass from the HOA office for their vehicle. All guests must provide make, model, color and tag # in order to be issued a temporary guest parking pass. Unauthorized vehicles on property may be towed in accordance with applicable law. Any guest staying for more than two (2) weeks must register with the HOA office.
- 9. No vehicle belonging to a unit owner, renter or to a member of the family or guest, tenant or employee of a unit owner shall be parked in such manner as to impede or prevent access to another parking space.
- 10. All vehicles shall be parked within the painted lines and pulled up close to the bumper where applicable. As a security measure, all automobile doors should be locked.
- 11. Unauthorized vehicles should be reported to management. When filing a report please note the make, model, color and tag # of the vehicle.
- 12. All vehicles are subject to towing 24/7 for any reason without warning. Please be aware that the following are reasons why your vehicle may be towed: expired tags, no valid parking permit, flat tires, double parking, inoperable vehicles, parking in a no parking zone, etc. Residents please understand that if you do not have the proper documentation for your vehicle and there is no tag on the vehicle it will be automatically towed. If you purchase a new car from a private owner and you do not have tags, please advise the office so that we may contact the towing company and pick up a parking permit. Not communicating with the office will constitute an automatic towing.
- 13. Trailers cannot be kept on property. No storage of stoves, barbeques, refrigerators, flammable items (gas cans) or fluid containers, boats or bicycles on trailers are not allowed.
- 14. No commercial vehicles are allowed on property. Commercial vehicles described as being any motor vehicle which bears or contains commercial information or commercial advertising on the exterior surface or which information or advertising can be seen and read from the interior, provided, that this provision shall not be constructed to prohibit the following types of commercial information or advertising:
 - a. Commercial information, which identifies the make and model of the vehicle or the name and location of the vehicle dealer.
 - b. No auto dealers are allowed to park their auction vehicles on property.
 - c. No "For Sale" signs are allowed on any vehicles.
- 15. Motorcycles must have block kickstands and all trailer tongues must be placed directly on the asphalt. Please use a block of wood or concrete. Motorcycles are not required to have a parking decal; however, all motorcycles and scooters must abide by the same rules and regulations of motor vehicles and are also subject to towing at owner's expense for violation of any of the above rules and regulations.

I acknowledge receipt of this document:		Date:
-	Signature	



PET POLICY

Term "pets" shall be limited to dogs, cats, guinea pigs, hamsters, birds and tropical fish. All other animals are expressly forbidden, unless otherwise allowed in writing in advanced by the Association. The total of all pets belonging to a unit owner shall not exceed two (2), tropical fish excluded. In addition, breed restrictions shall apply to attack dogs.

Notwithstanding the foregoing no Pit Bull, German shepherd, Rottweiler Doberman Pincher, Chow Chow, Akita, American Staffordshire Terriers, Pit Bulls-American Bully, Dalmatians, or any other breed, whether pure bred or the predominate breed of a mixed breed dog, generally regarded by the insurance industry as presenting a coverage risk for liability insurance and no venomous snakes or potbelly pigs shall be allowed on any portion of the Condominium Property, including any Units.

Pets may be kept in a unit. No pets shall be allowed to become a nuisance or a source of annoyance anywhere within the community, nor to deposit its bodily waste on or in any public portion of the Condominium Property.

Owners shall not allow their pets to urinate or defecate in undesignated areas due to damage to the landscape and general health concerns. Owners must pick up, clean up and properly dispose of all solid bodily waste from their pets. Pet stations are provided for this purpose throughout the property.

Pets shall not be allowed on the balcony of a Unit unless the unit owner is present. Dogs must be on leashes and accompanied by its owner at all times when outside the unit, no exceptions. Owners shall take proper care of their pets and may not leave pets unattended on balconies, patios or stairways.

Pet walks are the outer perimeters of the property adjacent to the parking lots. (Never on building entrances or volleyball court areas).

Owners are also subject to all of the rules and regulations stipulated in the Orange County, Code if Ordinances, Article II, Chapter 5 Animals.

Disregard of any of the rules and regulations of the association or the Orange County Animal Ordinances could result in fines/or legal proceedings.

- ✓ All pets must be registered with the Management Office
- ✓ Proof of license, registration and veterinarian records
- ✓ Each dog may NOT exceed 50lbs at full maturity
- ✓ Pets may NOT be left unattended
- ✓ Pets must be on a leash at all times, when outside
- ✓ Pets must be cleaned up after (per City Code 6.01/Ordinance 95-32)
- ✓ More than 2 pets per unit are prohibited
- ✓ Exotic animals are NOT permitted

Nuisance Policy

If the determination by the Board of Directors that a pet is a nuisance, consent to harbor the animal may be revoked at any time. This decision is considered binding and conclusive.

Help Stop Animal Abuse

Each year, Orange County Animal Services investigates nearly 3,500 reports of animal cruelty, neglect and abandonment in our community. Animal violence has been linked to human violence. In fact, studies have shown that animal abusers are five times more likely to commit violent acts against people. To combat this problem, Orange County launched the "Cruelty Hurts" campaign, which is aimed at educating Orange County citizens about animal cruelty and its link to human violence.

Help us prevent animal abuse. Simply dial 3-1-1 to report abuse. To make a completely anonymous report, and be eligible for a cash reward of up to \$1,000, please call Crimeline at 800-423-TIPS or visit www.crimelineline.org.

I acknowledge receipt of this document:	Date:
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ACCESS CARD RELEASE FOR AVALON CONDOMINIUMS ASSOCIATION, INC.

1.	Resident name (please print):		
Addres	ss within Avalon:		
*Conta	act Phone Number:		
I hereb	y acknowledge that I have received the	following access cards:	
Access	s Card#:	_ Gate Code#:	
harmle person the usa	ation, INC. its officers, directors, emploses from any and all liability, damages, of al injury, death, theft and/or loss of projections.	oyees, property management company costs, attorneys' fees and/or claims of a perty arising from associated with and, and/or the usage of the Fitness Center	mnify and hold Avalon of Orange County Condominium, managers, attorneys, members and/or shareholders any kind, including without limitation, property damage for in connection with the access cards identified hereing, Clubhouse, South and/or North Pool, Playground,
Reside	nt Signature:	Date: _	



LEASING AND SELLING POLICY

A review of applicants for approval could take up to 72 hours once written application is submitted for approval.

Habitation of the units shall be limited to not more than (3) three individuals per one bedroom unit, (4) four individuals per (2) two bedroom unit, (6) individuals per (3) three bedroom unit.

Non-resident owners are responsible for their tenants abiding by the rules and regulations of the Association and must supply their tenant a copy of these rules.

No unit may be used for transient housing, hotel or business except as hereunder prescribed. All units shall be used and occupied only as private, single family residences and for no other purpose.

Procedures required to lease are as follows:

- a. Notice of Intent to Lease forms must be completely filled out by both owner/agent and the buyer/applicant.
- b. A non- refundable application fee of \$50.00 is required for each applicant which is not to be charged in connection with the renewal of an existing lease.
- c. Any tenant requesting to lease a unit may be required to place in escrow with the Association a reasonable sum, not to exceed the equivalent of (1) one month's rent, which may be utilized by the Association to repair any damage to the common elements resulting from the action of such tenants.
- d. A signed lease, with beginning and end expiration dates or a sales contract must accompany the above form.

Owners who rent their units forfeit the right to use the Avalon's'	amenities, common elements and limited common as guests of another
resident. This does not waive the owners voting privileges.	

I acknowledge receipt of this document:	Date:	_



Rules and Regulations Acknowledgment INITIAL EACH ITEM

In accordance with the Avalon of Orange County Condominium Association Rules and Regulations the following policies are strictly enforced:

One Access Card per unit will be issued free of charge to the new resident once registration is complete. Access Cards for additional residents may be purchased at \$50.00 per card check or money order only. Replacement cards for lost or stolen cards will be issued at \$50.00 per card. Only persons listed on the registration over age 18 are allowed to be issued Access Cards. NO ACCESS CARDS WILL BE ISSUED TO GUESTS/VISITORS. Access Cards will be automatically deactivated at the time of Resident Departure or Lease Expiration on file and must be returned to the HOA office at that time. Lease renewals must be provided to the HOA office to avoid deactivation of Access Cards.
All residents and guests must adhere to the Entry Policy. RESIDENTS MUST ALWAYS USE AN ACCESS CARD OR GATE CODE TO ACCESS THE COMMUNITY. TAILGATING FOR ANY REASON IS STRICTLY PROHIBITED. VISITORS AND DELIVERY PERSONNEL MUST USE THE CALL BOX TO CONTACT THE RESIDENT FOR ACCESS TO THE COMMUNITY. THERE WILL BE NO EXCEPTIONS TO THIS POLICY. ANY DAMAGE DONE TO YOUR VEHICLE AS A RESULT OF TAILGATING IS AT THE OWNER'S EXPENSE.
All vehicles are required to have an Avalon's' parking decal affixed to the front inside window (driver's side) renters/owners may obtain their decals from the office during regular business hours with presentation of registration, insurance and identification. No decal will be issued to a renter without a current lease. Vehicles not properly displaying decals or Visitor Passes are subject to towing at the Owner's expense at any time. Please note, expired tags, inoperable vehicles, flat tires, double parking, and other parking violations will also be subject to towing (you may or may not receive a 24 hour warning sticker).
Photo ID must be carried at all times when using the amenities or common areas, including but not limited to the pools, fitness center, billiard room, laundry room, basketball court, volleyball court, and club house social rooms. ANY GUEST STAYING MORE THAN TWO WEEKS MUST HAVE PRIOR ASSOCIATION APPROVAL AND BE REGISTERED WITH THE HOA OFFICE. Guests must adhere to all Association rules and regulations. Residents are solely responsible for the actions of their guests. All pets must be registered with the HOA Office. Pets anticipated to exceed 50 pounds at full maturity are strictly prohibited. Pets must be leashed at all times when outdoors. RESIDENTS ARE STRICTLY REQUIRED TO IMMEDIATLEY COLLECT PET DROPPINGS AS
THEY OCCUR. Residents are responsible for properly disposing all trash and debris at the Community Compactor and Recycling area. TRASH IS NEVER ALLOWED TO BE TEMPORARILY STORED OUTSIDE OF A UNIT. ALL TRASH MUST BE DISPOSED INSIDE THE COMPACTOR. DO NOT EVER LEAVE TRASH OUTSIDE OF THE COMPACTOR, OR ON THE LANDING OF THE COMPACTOR. IF THE COMPACTOR IS BACKED UP, CALL THE HOA OFFICE IMMEDIATLEY. Personal BBQ Grills are NOT permitted anywhere in the community. You may utilize the grills located in each of the courtyards of the
buildings. UNDER NO CIRCUMSTANCE MAY YOU REMOVE THE GRILLS LOCATED IN THE COMMUNITY. I acknowledge these Rules and Regulations and agree that I will be responsible for paying any fines levied for violations or non-compliance. FINES FOR NON-COMPLIANCE OR VIOLATIONS WILL BE LEVIED AT \$100.00 PER DAY PER OCCURRENCE. I further acknowledge and agree that I am solely responsible for the actions of my visitors and guests. I will keep the HOA office updated of any changes in information provided in the Resident Registration Form, including but not limited to, current phone numbers, vehicle information, residents, and pets.
Printed Name

_Date___

be



Parking Registration Form

Print Neatly in INK ONLY

Permit Number			Issued By	
Resident Name (As it a	appears on Vehicle Registration	-))	Bldg & Unit #	
License Plate #	Driver's License #		Lease Exp. Date	
Make of Car	Model	Color	Year	
State Registered	Tag Expiration Date			
Please place the parkin visible.	g decal in the driver side, lower	r left-front of the	e windshield and make sure	that is clearly
Association, Inc. Parki	ned, acknowledge that I have red ng Rules and Regulations, and e above numbered parking deca	that I agree to ab	•	•
Resident Signature:		Date: _		