

INVERVILLAS AND ENVIRONS

APPLICATION FOR RESIDENCY

4502 Inverrary Boulevard, Lauderhill, FI 33319

954-667-3933

applications@oncallmgmt.com

APPLICATION TIME FRAMES AND COST:

ALL FEES MADE PAYABLE TO: "TENANT EVALUATION" IN MONEY ORDER OR CASHIERS CHECK ONLY!!!

Type of Application	Time Frame to be Returned	Cost
ELECTRONIC Standard Application	30 Business Days or Less	\$100.00
MANUAL/PAPER COPY Standard Application	30 Business Days or Less	**\$125.00**
Includes Manual Processing Fee of \$25.00		
International Standard Application	30 Business Days or Less	\$300.00
(If Applicant has No Social Security Number)		

OPTION A: ELECTRONIC APPLICATION(S): Visit www.tenantev.com CODE: 7369

OPTION B: MANUAL/PAPER COPY APPLICATION(S)

The application fee is NON REFUNDABLE, under any circumstance, including if applicant(s) are not approved by the Board of Directors. Please complete electronic application in its entirety; if something does not apply, fill the corresponding blank with "N/A.

Incomplete answers and/or misrepresentation of any information may result in a disqualification for approval.

APPLICATION REQUIREMENTS:

- Any resident moving into the community 18 years or older MUST submit an application.
- ❖ If applicants are legally married, they must provide proof of marriage (i.e. Marriage License)
- ❖ Applicants **NOT** legally married MUST fill out **separate** applications.
- Applicants **MUST** enter their **full legal name** and maiden (if applicable).
- ❖ Applicants **MUST** make themselves available for a personal interview
- Please note, occupancy prior to approval by the Board of Directors is STRICTLY PROHIBITED.
- ❖ In order to meet application processing time-frame, applicants must make sure this COMPLETED application reaches our management office 30 days prior to closing or move in. NO EXCEPTIONS!
 PLEASE ATTACH THE FOLLOWING TO THIS APPLICATION:

A COPY of all applicant(s) driver's license(s), passport or picture ID(s) and social security card(s)
MUST PROVIDE a copy of valid vehicle registration(s) AND vehicle insurance proof for ALL vehicles
registered to the prospective unit
Proof of Income for the last 3-4 payment cycles ie. Paystubs, W-2, Most recent Filed Taxes
A SIGNED copy of the SALES CONTRACT or LEASE executed by ALL parties MUST also be attached.
Pet(s) Photo and Breed information is MANDATORY IF APPLICABLE-Must Comply with Broward Ordinances
EMPLOYMENT LETTER: From current job confirming your employment on company letterhead
REFERENCE LETTER: From your previous landlord providing good reference during rental period
BUYERS ONLY: Provide Proof of Funds for purchasing the prospective unit(s) i.e OFFICIAL Bank
Statements on Bank Letterhead and/or Mortgage Approval

APPLICATION MAILING ADDRESS

Mail or personally deliver completed application packet with all the REQUIREMENTS above to: 4502 Inverrary Boulevard Lauderhill FI, 33319

PLEASE ALLOW 10 BUSINESS DAYS AFTER SUBMISSION TO INQUIRE ABOUT STATUS, IN WRITING ONLY TO APPLICATIONS@ONCALLMGMT.COM.

NO PHONE CALLS WILL BE ACCEPTED TO INQUIRE ABOUT THE STATUS OF ANY APPLICATION(S).



INVERVILLAS AND ENVIRONS HOA RULES & REGULATIONS AGREEMENT

4502 Inverrary Boulevard, Lauderhill, FI 33319

954-667-3933

applications@oncallmgmt.com

Applicant(s) Rules & Regulations Consent Form

Invervillas and Environs Homeowners' Association, Inc. and will abide by and obey all the restrictions contained in the By-Laws, Rules and Regulations as stated in the Homeowners Association Governing Documents as well as any amendments to the same which are or may be imposed in the future. I further acknowledge that failure to follow the rules and regulations of the association will result in any and all legal actions available to the association by the law to enforce compliance. All costs incurred in enforcing compliance will be the responsibility of the unit owner/lessee.

I do hereby acknowledge and understand that I have been informed of the pet policy for Invervillas & Environs HOA, and I assume full liability and responsibility for any fees levied by the association due to myself, another occupant or guest of my unit not complying with the rules and regulations of the pet policy as recorded in the Invervillas & Environs HOA documentation.

I also acknowledge and agree by signing below that a background/criminal and credit check will be processed on behalf of the association by the vendor named below. These reports will be made available to the association's Board of Directors, Management Staff and Screening Committee.

Dated:				
Applicant's Name:	Applicant Signature:	Applicant Signature:		
Co- Applicant's Name:	Co-Applicant Signature: _			
Applicant's Potential Address:				
Applicant's Phone Number: ()	- E-Mail:	@		

INVERVILLAS AND ENVIRONS HOA SUMMARIZED RULES AND REGULATIONS

PARKING: TWO (2) spots assigned to each home. No parking on grass anywhere within the Association grounds. Residents may not use Guest Spaces unless there is construction at the house and contractors need both spaces. Notify property manager if there is construction, example: **roofing**. Guest parking is to be used for temporary guests, example: **1 to 5 hours for a visit**. If a visitor is staying longer than one (1) week in the Guest Space, notify property manager so he will know who owns the vehicle. Ref: **Article 11. Section 1 (a) (b) Section 3 Article X. Section 3.**

PETS: All pets must be kept on the property of the owner except for walking. When walking any pets, they must be on a leash and you **must clean up** after them. Ref: **Article X. Section 4, Pet rules are also a Broward County law and a Lauderhill City Ordinance. NO PIT BULL DOGS ALLOW.**

TRASH: Bulk pick-p is usually the **last Wednesday of the month** and is to be placed in front of your home after 6:00 PM, the night before or early Saturday morning. Pick-up for regular garbage is on Saturdays and Wednesdays. Trash bins are to be stored on your property at all other times. Ref: **Article X Section 5.**

TENANTS: The Association has the right to **terminate** the lease upon default by the tenant in observing any of the rules and regulations of the Association's By-Laws. Ref: **Article X. Section 10.** Also see Article XI. Section 1

After approval by the association elsewhere required, entire units may be rented for terms not less than 12 months. No rooms may be rented, and no transient tenants maybe be accommodated. The association may summarily evict any tenant pursuant to this section and charge the cost of such eviction, including reasonable attorney's fees, to the owner of the unit rented. All leases shall provide that the association may terminate the lease upon the tenant's default of any provisions of the declaration.

APPLICATIONS: All potential residents must submit an application to and be interviewed by the Management office and approved by the Board of Directors prior to move-in.

RESIDENTS: If at any time during your residency, you acquire another **live-in resident**, report this person to the Property Manager **before** they move in.

NOISE: No excessive noise before **8:00 AM and after 10:00 PM.** This is a City Ordinance. Also Ref: **Article 10, Section 1.**

SWIMMING POOL: Opens at dawn and closes at dusk. Pool rules are as posted. Water and soft drinks are allowed in paper or plastic containers. No food is allowed. Your garbage must be disposed of properly. Special rules apply for parties; contact the Property Manager to use the pool for parties.

LAWN MAINTENANCE: The Association provides mowing for front yards. The landscapers will mow back yards that are not fenced. Residents must maintain all trees and shrubbery inside the boundary of the sidewalk and the rear property line. The landscaper should be contacted for extra work. **Do not plant or place anything in the easement alley in the rear.**

REPAIRS: No Owner/ Resident shall conduct repairs (except in an emergency) or restorations of any motor vehicle, boat, trailer, upon any portion of the properties (including the Lots) Ref: **Article X Section 3**

INVERVILLAS AND ENVIRONS HOA SUMMARIZED RULES AND REGULATIONS

Aesthetics: All awnings must be maintained and cleaned. All broken awnings must be repaired. There must be visible unit numbers placed on the outside of your unit.

These are a few of the basics, please read your By-Laws thoroughly as you will be held accountable for all rules, regulations and restrictions regardless if they are listed here.

ARTICLE X.

USE RESTRICTIONS.

All of the properties shall be held, used and enjoyed subject to the following limitations and restrictions, subject to the exemption of Builder Declarants in Section 12 hereof.

Section 1. NUISANCES. No noxious or offensive activity will be carried on about the properties or in or about any buildings or other improvements, dwelling units, lots or on the common properties, or on any portion of the properties, nor shall anything be done therein which may be or become an unreasonable annoyance or a nuisance to any owner. No use or practice shall be allowed in or around the townhomes which is a source of annoyance to owners or occupants of the townhomes or which interferes with the peaceful possession or proper use of townhomes or the common areas. No loud noises or noxious odors shall be permitted in any buildings or other improvements, dwelling units, lots, or on the common properties, and the board of directors shall have the right to determine in accordance with the By-Laws if any noise, odor or activity producing such noise, odor or interference constitutes a nuisance. Without limiting the generality of any of the foregoing provisions, no horns, whistles, bells (other than security devices used exclusively for security purposes), noisy or smoky vehicles, large power equipment or large power tools, unlicensed off-road motor vehicles or any items which may unreasonably interfere with television or radio reception of any owner shall be located, used or placed on ay portion of the properties, or exposed to the view of other owners without the propr written approval of the Board of Directors. With respect to any speaker system installed in or about any dwelling unit, the owner thereof shall not cause the same to become an unreasonable annoyance or nuisance to any other owner.

Section 2. Signs. No sign, poster, display, billboard or other advertising device of any kind shall be displayed to the public view on any portion of the buildings or other improvements, dwelling units, lots, common properties, or any portion of the properties without the prior written consent of the Board of Directors, except signs, regardless of size, used by builder declarants, their successors or assigns, for advertising during the construction and sale period of any and all of the dwelling units and excepting such reasonable signs as the Association shall authorize.

Section 3. PARKING AND VEHICULAR RESTRICTIONS. Parking upon the lots shall be restricted in accordance with the provisions of Article II hereof. No owner shall park, store or keep on any portion of the properties any commercial type vehicle (with the exception of commercial vans, pick-up trucks or cars) unless authorized by the Rules and Regulations promulgated by the Association or unless expressly authorized in writing by the Board. No owner shall keep any vehicle on the property which is deemed to be a nuisance by the Board. No boats and trailers, or other recreational vehicles including campers or mobile homes may be kept upon any portion of the properties unless authorized by the rules and regulations promulgated by

the Association or unless expressly authorized in writing by the Board. No owner shall conduct repairs (except in an emergency) or restorations of any motor vehicle, boat, trailer, or other vehicle upon any portion of the properties (including the lots). The foregoing restrictions shall apply to all parking spaces, including those assigned to particular dwelling units by written designation.

Section 4. ANIMAL RESTRICTIONS. No animals (including livestock, reptiles or poultry) of any kind shall be raised, bred or kept on the Common Properties. No dog or other pet may run loose an unattended on the common properties, and all such pets must be walked only in such portions of the common properties as may from time to time be designated for such use by the Association. If no area is so designated, the owner of the pet shall clean up after his pet. No animal may be kept in any dwelling unit unless the animal is either a dog, a cat or other type of household pet (as defined by the Association.) No pet may be kept, bred or maintained for any commercial purpose or which becomes a nuisance or annoyance to neighbors. Violation of any provision of this section shall entitle the Association to all of its usual rights and remedies (including, but not limited to, the right to fine owners as provided for herein, in the Association's By-Laws or in any applicable rules and regulations of the Association).

Section 5. TRASH AND OTHER MATERIALS. No rubbish, trash or garbage or other waste material shall be kept or permitted on the Lots and/or common properties and/or any other portion of the Properties except in sanitary, self-locking containers located in appropriate areas, and no odor shall be permitted to arise therefrom so as to render the properties or any portion thereof unsanitary, unsightly, offensive or detrimental to owners or to any other property in the vicinity thereof or to its occupants. No clothing or household fabrics shall be hung, dried or aired in such a way as to be visible to others, and no lumber, grass, shrub or tree clippings or paint waste, metal, bulk material or scrap or refuse or trash shall be kept, stored, or allowed to accumulate on any portion of the properties except when within an enclosed structure appropriately screened from view except when accumulated during construction by builder declarants or except when accumulated by the Association for imminent pickup and discard.

Section 6. <u>TEMPORARY BUILDINGS.</u> No outbuilding, basement, tent, shack, shed or other temporary building or improvement of any kind shall be places upon any portion of the properties, either temporarily or permanently without the written consent of the Board and Committee. As a condition to such consent, the Board shall require the unit owner in question to enclose his lot with a fence. No trailer, camper, motor home or recreational vehicle shall be used as a residence, either temporarily or permanently, or parked upon the common properties. Builder declarants shall be exempt from this section.

<u>Section 7.</u> <u>COMMON PROPERTIES FACILITIES.</u> Nothing shall be altered or constructed in or removed from the common properties except upon the written consent of the board.

- Section 8. <u>ALTERATIONS.</u> No owner shall cause or allow improvements or changes to any exterior portion of his lot together with townhome (including, but not limited to, painting or other decorating of any nature, installing of any electrical wiring, television antenna, decking, pool, tub, machinery or air-conditioning units) or in any manner change the appearance of any portion of such townhome without first obtaining written consent of the Architectural Control Committee.
- Section 9. NO IMPROPER USE. No improper, offensive, hazardous, or unlawful use shall be made of any townhome and all valid laws, zoning ordinances and regulations of all governmental bodies having jurisdiction thereover shall be observed. Violations of laws, orders, rules, regulations, or requirements of any governmental agency having jurisdiction thereover, relating to any townhome shall be corrected by, and at the sole expense of, the party obligated to maintain or repair such portion of the townhome as elsewhere herein set forth.
- Section 10. LEASES. All leases entered subsequent to the recording of this declaration shall be on forms approved by the Association and shall provide that the Association shall have the right to terminate the lease upon default by the tenant in observing any of the provisions of this declaration, the Articles of Incorporation, the By-Laws of the Association, and the applicable rules and regulations, or of any other agreement, document or instrument governing the lots or townhomes. The leasing of townhomes shall also be subject to the prior written approval of the Association, in accordance with the terms and provisions of Article XI of this declaration. Every lease shall be subordinate to any lien filed by the Association whether before or after such lease was entered into. Declarants shall be exempt from the provisions hereof pertaining to prior approval of lessees and the use of Association approved lease forms. This Section 10 shall not be subject to amendment without the prior written consent of each Builder Declarant.
- Section 11. DECLARANT EXEMPTION. Dev-Plus Inc. and Chesapeake Developers Inc. and/or City Planned Communities, and its assigns plan to undertake the work on constructing additional dwelling units and improvements upon the properties. The completion of that work and the sale, rental, or other disposal of dwelling units is essential to the establishment and welfare of the properties as a residential community. In order that such work may be completed and a fully occupied community be established on the properties as rapidly as possible, the owners, the Association and the Architectural Control Committee shall cooperate in effecting that end.
- Section 12. <u>EFFECT ON DECLARANT; SELECTIVE RELIEF.</u> Builder Declarants shall specifically be exempt from any restrictions which interfere in any manner whatsoever with building declarants' plans for the development, construction, sale, lease or use of the properties and to the improvements thereon. Building declarants shall be entitled to injunctive relief for any actual or threatened interference with its rights under this declaration, in addition to whatever remedies at law to which it may be entitled. The Association shall have the power (but not the

obligation) to grant relief in particular circumstances from the provisions of specific restrictions contained in this Article X for good cause shown.

- <u>Section 13.</u> <u>OUTSIDE INSTALLATIONS.</u> No radio station or shortwave operations of any kind shall operate from any dwelling unit. No exterior antennas or radio dished shall be erected or maintained upon the properties and improvements thereon.
- Section 14. INSURANCE RATES. Nothing shall be done or kept in the lots or improvements thereon which will increase the rate of insurance on any property insured by the Association or the other owners without the approval of the Board; nor shall anything be done or kept on the lots or improvements thereon which would result in the cancellation of insurance on any property insured by the Association or the other owners.
- Section 15. <u>DRILLING.</u> No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind, shall be permitted upon the properties, nor shall oil wells, tanks, tunnels or mineral excavations or shafts be permitted. No derrick or other structure designed for use in boring water, oil, or natural has shall be erected, maintained or permitted on the properties.

Customer Service: 1-855-383-6268

Rental / Purchase Application

Failure to provide complete and accurate information will result in the delay of the application. Falsifying any information on this document is strictly prohibited.

Co-Applicant's Legal Name:				
Please enter the COMPLETE LEG				
Address:			•	
City:				
Are there any additional Resident				
Note: Any additional occupan separate application.	-	-		bmit a
If yes, please list full legal First & First & Last Names	Last Names, Age, & F Age		•	lationship
thorization Form				
account(s), credit history, residential history, on to Tenant Evaluation LLC. This information is I/We hereby waive any privileges I/We may hereby	to be used for my/our credit	report	for my/our Applica	tion for Occupan
aforesaid party. Information obtained for this Board of Directors and The Landlord for their	report is to be released to Te			
PLEASE INCLUDE COPY OF DRIVER'S LIC	CENSE OR PASSPORT TO	CONF	FIRM IDENTITY.	
Please notify your Landlord(s), Employer(obtain a reference pursuant to your applic		es tha	at we will be conta	acting them to
I/We further state the Authorization Form wer us or any other person, and that the signature				llent intent by me
I/We certify under penalty of perjury that the	foregoing is true and correct.			
I/WE UNDERSTAND THAT THE APPLICATION.	ON FEE IS REQUIRED AND	NONI	REFUNDABLE RE	GARDLESS OF
I/We further understand that any refundab extra fees, etc. will be refunded by the Ass		nant E	Evaluation in the f	orm of deposits
Please allow 14 days from the date below to	complete the application.			
If you or the co-applicant have falsified, do application, you may not be approved for				rmation on your
(Applicant Signature)	(Date)		(Applicant's Pri	nted Name)
	(Date)		Co-Applicant's Pr	

ACKGROUND SCREENING COMPANY ACKGROUND SCREENING COMPANA TO SCREE	Application F	or Occupancy	
COMMUNITY	' NAME:		
LEGAL MOVING-IN ADD	DRESS:		
UNIT NUMBER:	MOVE-IN DATE:	DATE OF APPLICATION	I:
APPLICANT TYPE	:: [] LEASE [] PU	RCHASE [] RENEWAL	
IF LEASING: LEAS	E TERMLEASE E	END DATEMONTHI	LY RENT:
IF PURCHASING:	CLOSING DATE:		
	RESIDENT IN	NFORMATION	
PRIMARY APPLIC	ANT		
FULL NAME:		DATE OF BIRTH:	
SOCIAL SECURITY NUM	ИВЕR:	PASSPORT NUMBER:	
EMAIL 1:		EMAIL 2:	
CELL PHONE:	WORK PHONE:	OTHER PHONE	≣:
DRIVER LICENSE NUM	BER:	STATE ISSUED):
CURRENT ADDRE	SS: STREET:		APT:
CITY:	STATE: ZIP	CODE:COUNTRY:	
[] OWN [] F	RENT <u>LENGTH (</u>	OF RESIDENCE: YEARS:	MONTHS:
CO-APPLICANT/S	POUSE		
FULL NAME:		DATE OF BIRTH:	
SOCIAL SECURITY NUM	ИВЕR:	PASSPORT NUMBER:	
EMAIL 1:		EMAIL 2:	
CELL PHONE:	WORK PHONE:	OTHER PHONE	≣:
DRIVER LICENSE NUMI	BER:	STATE ISSUED):
CURRENT ADDRE	ESS: STREET:		APT:
		CODE:COUNTRY:	
[] OWN [] R	ENT <u>LENGTH C</u>	OF RESIDENCE: YEARS:	MONTHS:
APPLICANT INITIA	ALS: 1	CO-APPLICAN	T INITIALS:

TenantEvaluation	
THE SMART BACKGROUND SCREENING COMPANY	
THE SMINIT BUCKEYOURD SCHEENING COMINING	

COMMUNITY NAME:

EMPLOYMENT HISTORY





PRIMARY APPLICANT EMPLOYMENT

COMPANY NAME:			POSITION:	
ADDRESS:			DATE STARTED:	
CITY:	STATE:	_ ZIP CODE:	COUNTRY:	
SALARY AMOUNT:	P.	AY PERIOD:		
SUPERVISOR NAME:		SUPERVI	SOR POSITION:	
SUPERVISOR PHONE:		SUPERV	/ISOR EMAIL:	
F SELF-EMPLOYE	D: TYPE OF E	BUSINESS:		
YEARS IN BUSINESS:		BUSINESS PHON	IE:	
	CO-APPLI	CANT/SPOUSE	EMPLOYMENT	
EMPLOYMENT TYPE:			EMPLOYMENT	
EMPLOYMENT TYPE:			EMPLOYMENT POSITION:	
EMPLOYMENT TYPE:				
EMPLOYMENT TYPE: COMPANY NAME: ADDRESS:			POSITION:	
EMPLOYMENT TYPE: COMPANY NAME: ADDRESS:	STATE:	ZIP CODE:	POSITION: DATE STARTED: COUNTRY:	
EMPLOYMENT TYPE: COMPANY NAME: ADDRESS: CITY: SALARY AMOUNT:	STATE:	ZIP CODE:	POSITION: DATE STARTED: COUNTRY:	
EMPLOYMENT TYPE: COMPANY NAME: ADDRESS: CITY: SALARY AMOUNT: SUPERVISOR NAME:	STATE:P	ZIP CODE: AY PERIOD: SUPERVI	POSITION: DATE STARTED: COUNTRY:	
EMPLOYMENT TYPE: COMPANY NAME: ADDRESS: CITY: SALARY AMOUNT: SUPERVISOR NAME:_ SUPERVISOR PHONE:_	STATE:	ZIP CODE: AY PERIOD: SUPERVI SUPERV	POSITION: DATE STARTED: COUNTRY: SOR POSITION:	

APPLICANT INITIALS:

CO-APPLICANT INITIALS:



COMMUNITY NAME: _

REFERENCE CONTACT INFORMATION



References should not be family members



APPLICANT REFERENCES

REFERENCE NAME:		RELATIONSHIP TO APPLICANT:
CELL:	HOME:	EMAIL:
COUNTRY OF RESIDENCE:		
REFERENCE 2:		
REFERENCE NAME:		RELATIONSHIP TO APPLICANT:
CELL:	_ HOME:	EMAIL:
COUNTRY OF RESIDENCE:		
C	O-APPLICANT/SP	OUSE REFERENCES
REFERENCE 1:		
-		RELATIONSHIP TO APPLICANT:
		EMAIL:
REFERENCE 2:		
		RELATIONSHIP TO APPLICANT:
CELL:	_ HOME:	EMAIL:
COUNTRY OF RESIDENCE:		
	EMERGEN	CY CONTACT
NAME:	RE	LATIONSHIP TO APPLICANT:
ADDRESS:	CITY/STA	ATECOUNTRY:
	_ HOME:	EMAIL:

TenantEvaluation
THE SMART BACKGROUND SCREENING COMPANY
THE SMAKT BACKGROUND SCREENING COMPANY

COMMUNITY NAME:

PET INFORMATION



NOTE: The Association you are applying for may not allow Pets.

Please check with Management for Pet restrictions



	PET ·	1 INFORMAT	ION	
PET OWNER NAME:				
PET NAME:		PET TYP	E:	
PET SEX:		PET BREEI	o:	
PET AGE:	PET WEIGHT:	PE	T LICENSE:	
PET DESCRIPTION:				
	PET 2	2 INFORMAT	ION	
PET OWNER NAME:				
PET NAME:		PET TYP	E:	
PET SEX:		PET BREEI	D:	
PET AGE:	PET WEIGHT:	PE	T LICENSE:	
PET DESCRIPTION:				
	PET (3 INFORMAT	ION	
PET OWNER NAME:				
PET NAME:		PET TYP	E:	
PET SEX:		PET BREEI	D:	
PET AGE:	PET WEIGHT:	PE	T LICENSE:	
PET DESCRIPTION:				
I AM MOVING IN W	ITH A PET.			
I <u>AM NOT</u> MOVING	IN WITH A PET.			
APPLICANT INITIA	LS:	4	CO-APPLICANT INITIALS	5 :

COMMUNITY NAME: _____

VEHICLE INFORMATION



NOTE: The Association you are applying may have specific rules and/or restrictions regarding vehicles.



⊕	rules and/or r	estrictions regarding vehicles.
	VEHI	CLE 1 INFORMATION
YEAR:	MAKE:	MODEL:
COLOR:	VIN NUMBER	l:
TAG/LICENSE PLATE:		STATE REGISTERED:
VEHICLE INSURANCE	COMPANY:	
	VEHI	CLE 2 INFORMATION
YEAR:	MAKE:	MODEL:
COLOR:	VIN NUMBER	:
TAG/LICENSE PLATE:		STATE REGISTERED:
VEHICLE INSURANCE	COMPANY:	
	VEHI	CLE 3 INFORMATION
	V=	
YEAR:	MAKE:	MODEL:
		l:
TAG/LICENSE PLATE:		STATE REGISTERED:
VEHICLE INSURANCE	COMPANY:	
A	CKNOWLEDO	GEMENT OF COMPLETION
		ON INCLUDED IN THIS APPLICATION IS TRUE TO THE BEST OF IT IN THE B
		EFT OUT THAT IS REQUIRED BY THE ABOVE MENTIONED N A DELAY AND/OR DISAPPROVAL OF MY APPLICATION.
Applicant Signature		Co-Applicant Signature
Applicant Print		Co-Applicant Print
Date		Date

5

APPLICANT INITIALS:

CO-APPLICANT INITIALS: