APPLICATION FOR TENANCY

(to be completed by all Applicants)

Item Schedule ltem 1. TENANCY DETAILS Address: Tenancy Commencement Date: / / Term: weeks / fortnights / months / years Rent: per week / fortnight / month Bond: Holding deposit (if applicable): Payable within 1 business day of approval of tenancy application. Holding Deposit Option Period: On payment of the Holding Deposit the Applicant must within notify the Agent of their intention regarding the tenancy in accordance with Clause 4.2. 2. APPLICANT'S DETAILS (if more than one attach an Additional Applicant Details Sheet) Phone (H): Phone (W): Mobile: Email: Date of Birth: / / Driver's Licence/18+ card No.: State of Issue: Passport/Pension Card/Centrelink Card No.: Expiry: Other: Vehicle Rego No.: 3. APPLICANT'S HISTORY 3.1 Current Address: Period of Occupancy: Situation: Renting / Owned / Other Other Situation: Landlord/Agent Details (if applicable): Name: Rent: Payment Period: Weekly / Fortnightly / Monthly Reason for leaving: 3.2 Previous Address (if applicable): Period of Occupancy: Situation: Renting / Owned / Other Other Situation: Landlord/Agent Details (if applicable): Name: Fmail: Rent: Payment Period: Weekly / Fortnightly / Monthly Reason for leaving: 3.3 Have you ever been evicted from a premises? Yes No Are you currently in debt to any Landlord/Agent? Yes No 4. APPLICANT'S EMPLOYMENT (NOTE: If self employed please provide a statement of income from your accountant/tax returns) 4.1 Current Occupation: Duration: Weekly Income: Employment Type: Employer/Business Name and ACN/Centrelink Details: Address: Contact: Phone: 4.2 Previous Occupation: Duration: Weekly Income: Employment Type: Employer/Business Name and ACN/Centrelink Details: Address: 4.3 Student at: Course name: 5. LANDLORD / LANDLORD'S AGENT Bush To Beach Real Estate Pty Ltd Address: Unit 17, 579 - 581 Ross River Road Kirwan QLD 4817 92167916494 Phone: (07) 4723 8900 Email: annie@bushtobeach.net.au ABN:

6.	UTILITY CONNECTION Note: If there is a Nominated	Utility Provider the	e Agent will if requested arrange connection	to that provider.	
	Nominated Utility Provider:				
	Yes please contact me to arrange connection to the	e Nominated Utility	Provider.		
7.	OCCUPANTS				
	Number of Adults: Number of Depende	ents:	Number of Smokers:		
	Full name/s of person/s residing on the Premises:				
	1.	3.			
	2.	1			
8.	REFEREES (All Referees should not be related to you				
	Business Referee:	Phone:	Relationship:		
	Personal Referee:	Phone:	Relationship:		
9.	EMERGENCY CONTACT				
	Note: Required for matters of urgency where normal contact methods have failed.				
	Name:		Phone:		
	Address:		Mobile:		
10.	PETS (subject to Landlords approval)				
	Pets Yes No				
	Type/Breed:		Numl	ber:	
	Type/Breed:		Numl	ber:	
	Note: Where pets are approved Special Conditions ma				
11.	USE OF PREMISES (special terms may apply)				
	Will the Premises be used other than as a place of resi	idence: Yes	П №		
12	RENT PAYMENT METHODS AND ASSOCIATED COSTS				
12.					
	The Tenant must pay the rent in the approved way/s as (a) Cash Credit Card		a financial institution account nominated by the	Lossor	
	(a) Cash Credit Card Cheque EFTPOS	=	rom pay, pension or other benefit payable to the		
	(b) Another agreed way*:				
	(Note: Where 'Another agreed way' is ticked the Ten		a choice of at least 2 other approved ways for t		
	selected from the above)				
	*Additional Costs associated with the other approved w	vay of rent paymen	nt in 12(b):		
13.	. MONIES PAYABLE ON SIGNING THE TENANCY AGREEMENT				
	Rent in advance (Weeks / Months rent):	\$			
	Rental Bond (being weeks rent)	Φ.			
	(not exceeding 4 weeks rent)	Ψ			
	SUB TOTAL	\$			
	Less Holding Deposit (see Clause 4):	\$			
	Balance due on signing Tenancy Agreement:	\$			
14.	ADDITIONAL CONDITIONS				

15.	IDENTIFICATION CHECK (OPTIONAL) (to be completed for each applicant)				
	100 Points of Identification Checklist completed and attached:				
	Note: Agent to retain copies of all identifying documents				
16.	SIGNATURE				
	By signing below the Applicant confirms:				
	(a) the Applicant consents to the Agent making enquiries, (in accordance with clause 5, Privacy Statement, of the Terms of Application) to verify the information provided herein.				
	(b) the Applicant has read the Application for Tenancy and agrees to be bound by the Terms of Application.(c) where a holding deposit is required, prior to signing this Application, the Applicant has been given a Form 18a General Tenancy				
	Agreement (including Standard and any Special Terms) in accordance with Section 58 of the Residential Tenancies and Rooming Accommodation Act 2008.				
	Applicant's Signature: Date: / /				

Terms of Application

1. Definitions

In this Application for Tenancy the following terms mean:

- (1) Data Collection Agency: means an agency or organisation that collects real estate data to provide information to the real estate, finance and property valuation industries to enable data analysis.
- (2) Personal Information: means personal information as defined in the Privacy Act 1988 (CTH).

2. Applicant's Warranty

The Applicant warrants:

- (1) the details provided are true and correct; and
- (2) they are not bankrupt or insolvent.

3. Applicant Agrees

The Applicant agrees:

- they have inspected the Premises in Item 1 and accept its condition;
- (2) where the Applicant has been given a Form 18a General Tenancy Agreement (including Standard and any Special Terms) in accordance with Section 58 of the Residential Tenancies and Rooming Accommodation Act 2008, then:
 - (a) on acceptance of this Application for Tenancy by the Landlord being notified to the Applicant, verbally or in writing, the Applicant will rent the Premises from the Landlord in accordance with the terms and conditions of the Form 18a General Tenancy Agreement provided in accordance with Clause 3(2);
 - upon the signing of the Tenancy Agreement, to pay the Bond and Rent amounts in Item 1 in an approved way as more particularly set out in the Tenancy Agreement;
 - (c) the Applicant will forthwith upon receipt of same, sign the completed Tenancy Agreement;
 - this Application for Tenancy, unless accepted, creates no contractual or legal obligations between the parties; and
- (3) that the Landlord/Agent are not required to give an explanation to the Applicant for any Application not approved.

4. Holding Deposit

Note: Clauses contained under the heading 'Holding Deposit' shall only apply where Holding Deposit details have been completed in Item 1 of the Item Schedule.

- 4.1 If a Holding Deposit amount is specified in Item 1 the Applicant/s will be required to pay such deposit to the Agent, upon delivery, by the Applicant, of this Application to the Agent.
- 4.2 If a Tenancy Agreement is entered into after payment of a Holding Deposit, such deposit will be applied in full or part payment of the Rental Bond and any remainder applied towards the Rent for the Tenancy Agreement.
- 4.3 Should the Application for Tenancy be successful and the Applicant fails to, within the Holding Deposit Option Period:
 - (1) accept the offer of tenancy; or
 - (2) otherwise notify the Landlord/Agent of their intentions not to proceed with the tenancy; or
 - having notified of their intention to accept the tenancy, not taken all necessary and reasonable steps to enter into a Tenancy Agreement;

then any Holding Deposit paid by the Applicant will be forfeited to the Landlord.

4.4 Should the Application for Tenancy not be accepted, the Holding Deposit will be refunded in full to the Applicant. 4.5 The Applicant acknowledges the Landlord/Agent will not accept a Holding Deposit from another prospective tenant until the expiration of the Holding Deposit Option Period (Item 1) which unless otherwise specified shall be 48 hours from the giving of a receipt.

5. Privacy Statement

- 5.1 The Agent must comply with the provisions of the Australian Privacy Principles (*Privacy Act 1988 (CTH)*) and where required maintain a Privacy Policy.
- 5.2 The Privacy Policy outlines how the Agent collects and uses Personal Information provided by you as the Applicant, or obtained by other means, to assess your application for tenancy and provide the services required by you or on your behalf.
- 5.3 You as the Applicant agree, to further assess your Application, the Agent may, subject to the *Privacy Act 1988* (CTH) (where applicable), collect, use and disclose such information to:
 - (1) the Landlord as Owner of the Premises to which this Application for Tenancy applies, insofar as such information is relevant to the managing and/or leasing of the Premises; and/or
 - (2) residential tenancy databases for the purpose of confirming details in your tenancy application and enabling a proper assessment of the risk in providing you with the lease; and/or
 - (3) tradespeople and similar contractors engaged by the Landlord/Agent in order to facilitate the carrying out of works with respect to the Premises; and/or
 - previous managing agents or landlords and nominated referees to confirm information provided by you; and/or
 - (5) the Landlord's insurance companies; authorised real estate personnel; courts and tribunals and other third parties as may be required by the Agent relating to the administration of the Premises and use of the Agent's services; and/or
 - a utility connection provider where you request the Agent to facilitate the connection and/or disconnection of your utility services; and/or
 - (7) Body Corporates.
- 5.4 Documents or copies of documents provided to establish the identity of the Applicant or persons entitled to deal on behalf of the Applicant, will be retained by the Agent in accordance with the Australian Privacy Principles and will not be used for any purpose other than confirming the identity of such person/s.
- 5.5 Without provision of certain information the Agent may not be able to act effectively or at all on the Landlord's behalf as a result of which your Application may not be acceptable to the Landlord.
- 5.6 The Applicant has the right to access such Personal Information and may require correction or amendment of any inaccurate, incomplete, out of date or irrelevant information.
- 5.7 If this Application is not accepted by the Landlord/Agent or is withdrawn by the Applicant/s, all information contained in this Application and the copy of any tenancy agreement remains confidential. This does not prevent any party making a disclosure required by law and does not include information normally in the public domain.
- 5.8 The Agent will provide (where applicable), on request, a copy of its Privacy Policy.

6. Data Collection

Upon signing this Application the parties agree the Agent, and the form completion service provider providing this form, may without disclosing Personal Information collect, use and disclose to Data Collection Agencies information contained in this Application and any subsequent tenancy agreement.

7. Provision of Documents

Where this Application has been forwarded electronically (either for signing or otherwise) the Applicant confirms having consented to the delivery and execution of the Application (and any other materials) electronically, before receiving the documentation. The Applicant further agrees and confirms, any documents and communications in relation to this Application, may be forwarded electronically (either for signing or otherwise) to an appropriate electronic address provided by that party. This confirmation includes documents forwarded prior to the execution of this Application.

8. Tenancy Application

- 8.1 This Application, consists of:
 - (1) Item Schedule Application for Tenancy;
 - (2) Terms of Application;
 - (3) where provided with or prior to this Application, the Form 18a General Tenancy Agreement (including Standard and any Special Terms), and
 - (4) any other annexure and/or special conditions as provided by the Agent.
- 8.2 For the purpose of service of notice, service on any one Applicant shall be deemed to be served on all Applicants.