



ARGYLE GARDENS: TENANT SELECTION PLAN



Thank you for your interest in applying to live at our community.

The following criteria are provided to you to define the process we use to select our residents. Guardian Management, LLC is an Equal Housing Opportunity provider and seeks to process all applicants in a fair and consistent manner.

OCCUPANCY POLICY

Guardian Management, LLC has established standards on occupancy to permit the tenant to select the apartment size they deem appropriate to their needs while preventing overcrowding and underutilization of the apartment. Occupancy is based on number of bedrooms in an apartment. This property is designated for single person occupancy. Applicants wishing to appeal this policy may do so in writing to Fair Housing Officer, PO Box 5668, Portland, OR 97228.

PRIVACY POLICY

We are dedicated to protecting the privacy of your personal information used to determine your eligibility. We have adopted a Privacy Policy to ensure your personal information is kept secure.

We are pledged to the letter and spirit of the U.S. policy for the achievement of equal housing opportunity throughout the nation. We encourage and support an affirmative advertising and marketing program in which there are no barriers to obtaining housing because of race, color, religion, sex, handicap, familial status, or national origin. TDD 1- 800-735-2900.

GENERAL REQUIREMENTS

Applicants must be at least 18 years of age, or under the age of 18 and married or emancipated.

- To initiate the application process, two forms of identification will be required. Photo identification plus another form of positive identification. Acceptable forms of photo identification include a valid state-issued driver's license, identification card or a passport. Acceptable forms of positive identification (other than photo ID) include an Individual Taxpayer Identification Number, valid Social Security number, Visa, or legal alien documentation. Copies of identification may be required. Information from such identification will be required to appear on the application and will be used to complete the screening process.
- Verifiable income that demonstrates the household's monthly income is equal to at least one and a half times the monthly rent amount is required. This can include rental assistance.

PROJECT SPECIFIC REQUIREMENTS

ARGYLE GARDENS is funded by and operated by the requirements as per these Affordable Housing Programs/Funders:

- LOW INCOME HOUSING TAX CREDIT**
- HOME**
- BOND**
- OTHER OHCS FUNDING PROGRAMS:**
 - COMMUNITY DEVELOPMENT BLOCK GRANT**
 - CONDUIT**
 - FARMWORKER-AGRICULTURE WORKER HOUSING TAX CREDIT PROGRAM**
 - GENERAL HOUSING ACCOUNT PROGRAM**
 - HOUSING PRESERVATION FUND**
- MULTIFAMILY ENERGY PROGRAM-WEATHERIZATION**

- X OREGON AFFORDABLE HOUSING TAX CREDIT
 - OPERATING AGREEMENT
- X TRUST FUND-HDGP
- OTHER WASHINGTON STATE FUNDERS:
 - KING COUNTY
 - A REGIONAL COALITION FOR HOUSING
 - WASHINGTON DEPARTMENT OF COMMERCE
- WSHFC SPECIAL NEED HOUSING COMMITMENTS:
 - ELDERLY
 - DISABLED
 - HOMELESS
 - LARGE HOUSEHOLD
 - TRANSITIONAL
- OTHER: _____

ARGYLE GARDENS is funded by and operated by requirements per Affordable Housing Programs/Funders.

INCOME / ASSET REQUIREMENTS

Gross annual income shall not exceed the applicable program income limits. All forms of income must be disclosed. Information on the limits is available from the Community Manager. Detailed information on the income limits can be found on the applicable funder(s) website(s).

<https://www.huduser.gov/portal/datasets/mtsp.html>

All forms of income and assets are required to be directly 3rd party verified. Contact information must be supplied by the applicant/resident for management to accomplish this requirement. Other documentation may be requested or required to prove eligibility. Individual verification forms will be signed. Applicant has the right to not sign verification forms if either the requesting organization and/or the organization supplying the information is left blank. All forms of income must be disclosed. Gross annual income shall not exceed the applicable program income limits.

This community is a Low-Income Housing Tax Credit (LIHTC) funded community which requires all residents to meet certain income eligibility criteria. Below is a detail of the restrictions for each unit:

Unit Type	Count	LIHTC Restriction	Other Program Restrictions
SRO	4	30%	HDGP (30%)
SRO	9	30%	
SRO	17	40%	
SRO	6	60%	VASH (30%)
Studio	13	40%	
Studio	3	50%	HDGP (50%)
Studio	7	50%	
Studio	12	60%	VASH (30%)

STUDENT REQUIREMENT

Low Income Housing Tax Credit (LIHTC) Student Requirements

Units comprised of full-time students (no one of whom is entitled to file a joint return) do not qualify as low-income units.

However, there are exceptions:

- A student receiving assistance under Title IV of the Social Security Act (TANF).
- A student who was previously under the care and placement responsibility of the State agency responsible for administering a plan under part B or part E of title IV of the Social Security Act (State Foster Care).
- A student enrolled in a job training program receiving assistance under the Job Training Partnership Act or Workforce Investment Act or under other similar Federal, State, or local laws.
- Entirely by full-time students if such students are:
 - Single parents and their children and such parents are not dependents (as defined in IRC §152, determined without regard to subsections (b)(1), (b)(2), and (d)(1)(B) thereof) of another individual and such children are not dependents (as so defined) of another individual other than a parent of such children,
 - Married and file a joint return.

In the case of a single parent with children, the legislative history explains that none of the tenants (parent or children) can be a dependent of a third party.

RENTAL HISTORY & CREDIT REQUIREMENTS

Home ownership will be verified through the county tax assessor's office. Mortgage payments must be current to reflect positive rental history. Home ownership negotiated through a land sales contract must be verified through the contract holder.

Eviction history in the last 4 years, and/or Eviction history for the past 3 years from federally assisted housing for drug related criminal activity will result in a denial.

- That an applicant is or is perceived to be or has been or has been perceived to be, a victim of domestic violence, dating violence, stalking, sexual assault, or has a prior eviction on his/her record due to being the victim of domestic violence is not an appropriate basis for denial of tenancy. Landlord may request that an individual certify that the individual is a victim of domestic violence, dating violence, sexual assault, or stalking, and that the incident or incidents in question are bona fide incidents of such actual or threatened abuse. The individual shall provide a copy of such certification within 14 days after an owner, Community Manager, public housing agency, or assisted housing provider requests such certification. An individual may satisfy the certification requirement by providing the requesting owner, Community Manager, public housing agency, or assisted housing provider with documentation signed by an employee, agent, or volunteer of a victim service provider, an attorney, a member of the clergy, a medical professional, or any other professional, from whom the victim has sought assistance in addressing domestic violence, dating violence, sexual assault, or stalking or the effects of the abuse.
- All information provided to an owner, Community Manager, public housing agency, or assisted housing provider, including the fact that an individual is a victim of domestic violence, dating violence, sexual assault, or stalking, shall be retained in the strictest confidence by such owner, Community Manager, public housing agency, or assisted housing provider, and shall neither be entered into any shared database, nor provided to any related entity, except to the extent that disclosure is requested or consented to by the individual in writing or otherwise required by applicable law.

A credit report will be obtained. When evaluating your credit report the following will be considered:

- Bill payment history
- Number and type of accounts that you have
- Late payments
- Collection actions
- Outstanding debt
- Age of your accounts

The rental scoring system will compare your application to Screeners database, and by evaluating those statistics and real data in accordance with pre-established criteria set by Management, Screeners will recommend one of the following:

- **Accepted** - the applicant with the standard deposits and fees.
- **Accepted with Conditions** – Depending on the community’s policy, the applicant may be given the option to pay an additional security deposit or provide a co-signer as outlined below.
- **Denied** - the application will not be accepted. This applicant will be provided with the contact information for the consumer reporting agencies that provide the consumer information if the denial was based on such information.

CO-SIGNER OPTION

If Screeners recommends “Accepted with Conditions”, a co-signer (a person guarantees the applicant’s performance) may be considered. In this instance, the original applicant’s application will be re-submitted along with the co-signer’s application. Applications for co-signers processed through Screeners are also scored, but are typically help to a more stringent, pre-established financial screening standard because co-signers must be financially able to make the payments for this residence, as well as their own place of residence.

CRIMINAL CONVICTION CRITERIA

Upon receipt of the Rental Application, Owner/Agent will conduct a search of public records to determine whether applicant or any proposed resident or occupant has a “Conviction” (which means: a conviction; a guilty plea; or no contest plea), for any of the following crimes as provided: drug-related crime; person crime; sex offense; crime involving financial fraud, including identity theft and forgery; or any other crime if the conduct for which applicant was convicted is of a nature that would adversely affect property of the landlord or a tenant or the health, safety or right of peaceful enjoyment of the premises of residents, the landlord or the landlord’s agent. Owner/Agent will not consider a previous arrest that did not result in a conviction or expunged records.

If applicant, or any proposed occupant, has a conviction in their past which would disqualify them under these criteria, and desires to submit additional information to Owner/Agent along with the application so Owner/Agent can engage in an individualized assessment (described below) upon receipt of the results of the public records search and prior to a denial, applicant should do so. Otherwise, applicant may request the review process after denial as set forth below, however, see item (c) under “Criminal Conviction Review Process” below regarding holding the unit.

A single conviction for any of the following, subject to the results of any review process, shall be grounds for denial of the Rental Application.

- Felonies involving murder, manslaughter, arson, rape, kidnapping, child sex crimes, or manufacturing or distribution of a controlled substance.
- Felonies not listed above involving: drug-related crime; person crime; sex offense; crime involving financial fraud, including identity theft and forgery; or any other crime if the conduct for which

applicant was convicted or is charged is of a nature that would adversely affect property of the landlord or a tenant or the health, safety or right of peaceful enjoyment of the premises of the residents, the landlord or the landlord's agent, where the date of disposition has occurred in the last 7 years.

- Misdemeanors involving drug related crimes, person crimes, sex offenses, domestic violence, violation of a restraining order, stalking, weapons, criminal impersonation, possession of burglary tools, financial fraud crimes, where the date of disposition has occurred in the last 5 years.
- Misdemeanors not listed above involving theft, criminal trespass, criminal mischief, property crimes or any other crime if the conduct for which applicant was convicted or is charged is of a nature that would adversely affect property of the landlord or a tenant or the health, safety or right of peaceful enjoyment of the premises of the residents, the landlord or the landlord's agent, where the date of disposition has occurred in the last 3 years.
- Conviction of any crime that requires lifetime registration as a sex offender will result in denial.

Criminal Conviction Review Process

Owner/Agent will engage in an individualized assessment of the applicant's, or other proposed occupant's, convictions if:

1. Applicant has submitted supporting documentation prior to the public records search; or
2. Applicant is denied based on failure to satisfy these criminal criteria and has submitted a written request along with supporting documentation. Supporting documentation MUST include:
 - a) Statement from the applicant;
 - b) Statement from one of the following:
 - Letter from parole or probation officer; or
 - Letter from caseworker, therapist, counselor; or
 - Certifications of various treatments/rehab programs

Owner/Agent will:

1. Consider relevant individualized evidence of mitigating factors, which may include: the facts or circumstances surrounding the criminal conduct; the age of the convicted person at the time of the conduct; time since the criminal conduct; time since release from incarceration or completion of parole; evidence that the individual has maintained a good tenant history before and/or after the conviction or conduct; and evidence of rehabilitation efforts. Owner/Agent may request additional information and may consider whether there have been multiple Convictions as part of this process.
2. Notify applicant of the results of Owner/Agent's review within a reasonable time after receipt of all required information.
3. Hold the unit for which the application was received for a reasonable time under all the circumstances to complete the review unless prior to receipt of applicant's written request (if made after denial) the unit was committed to another applicant.

VIOLENCE AGAINST WOMAN ACT (VAWA) PROTECTIONS

- An applicant's or program participant's status as a victim of domestic violence, dating violence, sexual assault or stalking is not a basis for denial of rental assistance or for denial of admission, if the applicant otherwise qualifies for assistance or admission.
- An incident or incidents of actual or threatened domestic violence, dating violence, sexual assault or stalking will not be construed as serious or repeated violations of the lease or other "good cause" for terminating the assistance, tenancy, or occupancy rights of a victim of abuse.
- Criminal activity directly related to domestic violence, dating violence, sexual assault or stalking, engaged in by a member of a tenant's household or any guest or other person under the tenant's

control, shall not be cause for termination of assistance, tenancy, or occupancy rights of the victim of the criminal acts.

- Assistance may be terminated or a lease “bifurcated” in order to remove an offending household member from the home. Whether or not the individual is a signatory to the lease and lawful tenant, if he/she engages in a criminal act of physical violence against family members or others, he/she stands to be evicted, removed, or have his/her occupancy rights terminated. This action is taken while allowing the victim, who is a tenant or a lawful occupant, to remain.
- The provisions protecting victims of domestic violence, dating violence, sexual assault or stalking engaged in by a member of the household, may not be construed to limit the O/A, when notified, from honoring various court orders issued to either protect the victim or address the distribution of property in case a family breaks up.
- The authority to evict or terminate assistance is not limited with respect to a victim that commits unrelated criminal activity. Furthermore, if an O/A can show an actual and imminent threat to other tenants or those employed at or providing service to **ARGYLE GARDENS** if an unlawful tenant’s residency is not terminated, then evicting a victim is an option, the VAWA notwithstanding. Ultimately, O/As may not subject victims to more demanding standards than other tenants.
- The VAWA protections shall not supersede any provision of any federal, state, or local law that provides greater protection for victims of domestic violence, dating violence or stalking. The laws offering greater protection are applied in instances of domestic violence, dating violence, or stalking.

DISABLED ACCESSIBILITY

- Guardian Management LLC complies with section 504 of the Rehabilitation Act, the Fair Housing Act, and Title VI of the Civil Rights Act of 1964 and will not discriminate in any program or activity receiving federal financial assistance from HUD.
- Guardian Management LLC is committed to making the apartment community readily accessible to and usable by individuals with handicaps. Guardian Management LLC will consider any request by or on behalf of a disabled resident or applicant for: a) a reasonable accommodation relating to a change in its rules and/or policies; or b) a reasonable modification relating to alterations of the common areas or an individual unit. Any such request should be made in writing to the Portfolio Manager/Section 504 Coordinator located at Guardian Management LLC, PO Box 5668, Portland, OR 97228-5668. If it is not possible to make the request in writing, Guardian Management LLC will assist the person making the request provide the necessary information.
- In most instances, Guardian Management LLC will allow a disabled person to have an assistance animal which is related to and necessary for the disabled person to enjoy the benefits of the housing, and lawful and reasonable to have in a multifamily housing setting A particular assistance animal may be rejected if:
 - the animal poses a direct threat to the health or safety of others that cannot be reduced or eliminated by a reasonable accommodation;
 - the animal would cause substantial physical damage to the property of others;
 - the presence of the animal would pose an undue financial and administrative burden to the apartment community owner or Guardian Management LLC; or
 - the presence of the assistance animal would fundamentally alter the nature of the services provided by the apartment community owner or Guardian Management LLC. No fees or additional security deposit will be imposed as a condition of allowing an assistance animal.
- If a request for a reasonable accommodation or reasonable modification is granted, the cost to perform the modification will be paid by the resident. If the project receives Federal assistance

through HOME, the approved modification may be paid for out of project funds unless it creates an undue administrative or financial burden.

SECTION 504 OF THE REHABILITATION ACT OF 1973, THE FAIR HOUSING ACT AMENDMENTS OF 1988 **AND TITLE VI OF THE CIVIL RIGHTS ACT OF 1964 AND HUD NOTICE 16-137**

- Guardian Management, LLC complies with Section 504 of the Rehabilitation Act of 1973 which prohibits discrimination on the basis of disability in any program or activity receiving federal financial assistance from HUD.
- Guardian Management, LLC complies with The Fair Housing Act which prohibits discrimination in housing and housing related transactions based on race, color, religion, sex, national origin, disability, and familial status. It applies to housing, regardless of the presence of federal financial assistance.
- Guardian Management, LLC complies with Title VI of the Civil Rights Act of 1964 which prohibits discrimination on the basis of race, color or national origin in any program or activity receiving federal financial assistance from HUD.
- Guardian Management, LLC complies with HUD Notice 16-137, The Final Rule – Providing Equal Access to Housing in HUD Programs regardless of Sexual Orientation or Gender Identity to ensure that housing is open to all eligible individuals and families regardless of actual or perceived sexual orientation, gender identity or marital status.
- Guardian Management, LLC complies with all other federal, state, or local law related to Fair Housing.

PREFERENCES & PRIORITIES

It is the policy of **ARGYLE GARDENS** that a preference does not guarantee admission. Every applicant must still meet the property's Tenant Selection Standards for acceptance as a resident. Current residents on the waitlist shall have priority consideration over outside applicants if under/over housed, require a transfer due to domestic violence or have made a request for a reasonable accommodation.

Households who apply that have been displaced by government action, or a declared presidential emergency with appropriate documentation will take priority over other outside applicants.

Preferences applicable to **ARGYLE GARDENS:**

In-place residents on the waitlist shall have priority consideration over outside applicants if under/over housed or if they have made a request for a reasonable accommodation.

Preference for referrals from Veterans Affairs and Transition Projects, Inc

There will be six (6) SRO units and twelve (12) Studio apartments that are designated for referrals through the Veterans Affairs Supportive Housing (VASH) program.

For all other units preference will be given to applicants who are eligible veterans, as referred by Department of Veterans Affairs case manager, and preference will be given to referrals from Transition Projects, with a completed referral form by a TPI case manager.

Preference for Accessible or Adaptable Units

For units accessible to or adaptable for persons with mobility, visual or hearing impairments, households containing at least one person with such impairment will have priority (as applicable for a unit's features).

NOTE: Current residents requiring accessible/adaptable units shall be given priority over applicants requiring the same type of unit. Where no such applicants or current residents are waiting, management reserves the right to hold such units available while outreach efforts are in process to obtain applicants with need for such units. Where non-disabled persons are moved into units designed to meet special needs, they shall do so only after signing an addendum to move to a unit with no such design features should an applicant or current household require an accessible unit of the same type.

Preference for Victims of Domestic Violence

An applicant declaring themselves a victim of domestic violence, dating violence, sexual assault, or stalking and is deemed eligible by Guardian Management, LLC policies, and will receive waiting list preference.

Households Displaced by Government Action or Natural Disaster If a household that has been displaced by government action or a declared presidential emergency with appropriate documentation applies these applicants will take priority over other outside applicants.

As a result of the above listed priorities and preferences, applicants may be skipped over. Applicants that are skipped over will remain on the waitlist and will retain their placement in line once another apartment becomes available.

PET POLICY If checked, property has a no pet policy.

Management must pre-approve all pets before the pets are allowed in any apartment or on the property. There is a maximum of two (2) pre-approved pets per household. An aquarium of 15 gallons or less or a cage will be considered one pet.

A deposit of \$300.00 per unit will be required, OR an approved payment plan established, before the pet is allowed in any apartment or on the property. Stated deposit may require additional payment outlined in pet policy.

ARGYLE GARDENS reserves the right to restrict pets that demonstrate aggressive, threatening, or violent behavior. Breeds that are specifically prohibited include, but are not limited to: Doberman Pinchers, German Shepherds, Pit Bulls, Rottweilers, or any similar breeds/mixes.

APPLICATION PROCESS

Our staff is prepared to assist any applicant who requires assistance completing any of the application forms. This assistance might include answering questions about how to complete the application, helping applicants who might have literacy, vision, hearing, mobility, or language difficulties and, in general, making it possible for interested parties to apply for housing.

If the assistance requested is "unreasonable", the interviewer must inform their supervisor. An assessment must be made to identify and provide reasonable accommodation.

Management may make and document exceptions to the procedures described herein to consider circumstances beyond the applicant's control, for example, medical situations.

Waitlist Application Process

Waitlist Application and property information forms are to be offered to all applicants requesting an application. Applications are accepted at the apartment community's rental office via any of the methods listed below:

- Submitted electronically via **ARGYLE GARDENS** website if available.
- Mail to **ARGYLE GARDENS** mailing address.
- Fax to **ARGYLE GARDEN** fax number.
- Email to **ARGYLE GARDENS** email address.

However, if the waitlist is closed, applications are not provided. If the waitlist is open, then an application is provided.

Specific determinations regarding accepting or rejecting applicants may not be made without a Waitlist Application; however, we will answer any questions concerning program and eligibility requirements.

Procedure Governing Receipt of Applications

The Waitlist Application constitutes the basic record of each household applying for admission. Each applicant, therefore, will be required to:

- Supply information as called for on the form, and
- Sign the application and certification attesting to the accuracy of the information provided.

Each application shall reflect the date and time received. The date and time on the application must be shown on the waitlist. The application and all other materials relating to the applicant's eligibility are to be maintained in a separate file for each active applicant. Whenever information is received from an applicant it must show the date and time received by the property.

Accepting Applications

Waitlist Applications are to be accepted from all "apparently eligible" applicants seeking admission to the property. "Apparently eligible" means, based on stated information and applicant certification (prior to verification) the applicant may qualify to be placed on the waitlist.

- The Waitlist Application must be completed and signed by the head of household and all household members over 18 before an applicant can be placed on a waitlist.
- An applicant must always be placed on a waitlist and selected from a waitlist to be housed.
- A Rental Application must be completed and signed by the head of household and all household members over 18 before the applicants can be housed.

Placing Applications on the Waitlist

Waitlist Applications will be accepted and reviewed to determine whether the household can be placed on the waitlist. Applicants will be placed on the waitlist based on the applicant's certification of information on the Waitlist Application.

There are three primary considerations when assessing the information contained on the Waitlist Application:

- Does the household fall within the income limits and eligibility criteria for the property and program?
- Is there an apartment of the type and size that the household needs and requests?
- Is the Waitlist open?

If the answer to all three of these questions is "yes", the household application is placed on the waitlist in "Prospect" status.

If all the answers are "yes" except for the apartment type, and there is not a correct apartment type to meet the applicant's housing needs, then a determination must be made by the Community

Manager whether the property/unit must be made accessible and/or if reasonable accommodation is warranted.

If the household does not fall within the income limits for the property and program, or there is not an apartment of the appropriate size, or the waitlist is closed, then:

- The application is rejected, and the reason written on the application
- The applicant is notified of the rejection with the Notice of Eligibility, and they are advised that they may reapply if their circumstances change, or when the waitlist reopens, and
- There is no further review of the application.

An applicant must be advised of the rejection in writing and a copy of the written determination attached to the application. This may be done at the time the application is received or within five (5) days of receipt, by mail.

Notification of Unit Availability

If you are contacted and notified by phone and/or receive a notice that you are getting close to the top of the waitlist, or are notified of an available unit, you will have ten (10) days to respond and complete a full application for each adult, pay the required application fee for each adult, and complete the necessary paperwork to begin the screening and eligibility process. Applications must be received with wet signatures for processing.

1. Once your application has been approved, you will have 7 days to execute the lease and other rental documents. If you do not execute the lease and other rental documents within 7 days, you will be considered to have rejected the offered unit and will be removed from the waitlist. The available unit will be offered to the next person on the waitlist.
2. If you choose not to accept the unit offered, you will be removed from the waitlist for that unit type. You may re-apply to be placed back on the waitlist if you are still interested.
 - a) Example: Your household is on the SRO & studio waitlists. You are contacted and offered a SRO unit and refuse. Your household will be removed from the SRO waitlist, but the household will remain on the studio waitlist.
3. If you do not contact management within the required period, you will be removed from the waitlist. The available unit will be offered to the next person on the waitlist.

ADMINISTRATION OF THE WAITING LIST

ARGYLE GARDENS is required to maintain a waiting list of all eligible applicants. Applicants must be placed on the waiting list and selected from the waiting list even in situations where there are vacancies, and the applications are processed upon receipt. This procedure is necessary to assure the complete and accurate processing of all documentation for all applicants. Applicants placed in VASH voucher units will not follow this process but will be referred to **ARGYLE GARDENS** directly from the Veteran's Administration (VA).

The waiting list is maintained in chronological order based on the date and time of receipt of the Pre- Application.

The list contains the following information for each applicant:

- Application Date and Time received
- Applicant Name
- Household Income
- Family Size

- Address
- Phone Number(s)
- Preference/Priority
- Unit Size and Type
- Notification Date(s)
- Response Date(s)
- Comments/Status
- Special Needs

Applicants may report changes to any of the information and retain their place on the waiting list based on the original date and time.

Closed Waiting List

The waiting list is closed when the numbers of applications on hand are such that the Waitlist Application household would be unlikely to be offered a unit within one year.

The formula for determining the number of names that should be on the waiting list is multiply the average number of vacancies for the past three years times two. For example, a property had 10 vacancies in the one- bedroom apartments last year and 14 vacancies the year before, and 17 vacancies three years ago. The total is 41, divide by 3 and multiply times 2. The minimum number of names that should be maintained on the waiting list for the one-bedroom units is 27.

If based on the average turnover for one year, it appears that the waiting list will cause future applicants to wait longer than one year, applications will no longer be accepted, and the waiting list will be closed.

When the waiting list is closed, a notice is posted in or near the rental office, and an ad in the local newspaper indicating:

- The date the list closed,
- Applications are not being accepted, and
- Reason for the closure

ARGYLE GARDENS must not accept or maintain lists of potential applicant names when the waiting list is closed. Applicants inquiring about a unit when the list is closed must be advised that the list is closed, and they may apply when the list is reopened.

Opening a Closed Waiting List

To open a closed waiting list **ARGYLE GARDENS** must follow the approved Affirmative Fair Housing Marketing Plan (AFHMP). The AFHMP must be reviewed periodically and in advance of opening a closed waiting list to assure that it is current.

Opening the waiting list and marketing vacant apartments in **ARGYLE GARDENS** must provide an equal opportunity for households to participate in and benefit from the housing programs.

Updating the Waiting List

From time-to-time **ARGYLE GARDENS** will have to update information on the waiting list. These changes must be reported in writing.

Such a need may occur when:

- The applicant notifies **ARGYLE GARDENS** of a change, or
- The applicant's name is reached on the waiting list and the changes are identified when the

Waitlist Application is updated.

If the applicant's income/household composition changes and the change results in a change in the applicant's status, the original application date is retained.

If the change in household circumstances is such that the applicant is no longer eligible to be on a waiting list, i.e., over the income limits:

- The application will be inactivated, and
- The applicant will be notified in writing of the inactive status.

Purging the Waiting List

The waiting list is purged based on applicant contact every six months or automatically by **ARGYLE GARDENS**. It is critical that applicants are made to understand that they must continue to contact **ARGYLE GARDENS** to remain active on the waiting list.

It is the responsibility of the applicant to notify **ARGYLE GARDENS** at least every six months to remain active on the waiting list. The head of household or spouse/co- +applicant must contact **ARGYLE GARDENS** in person, phone, email, and fax or by mail (unless some other reasonable accommodation is requested by applicants with verifiable disabilities).

At the time of such notification the applicant may update information or simply indicate that they are still interested in an apartment.

If an applicant does not contact **ARGYLE GARDENS** during any six-month period, their application will be inactivated. For this reason, it is important that applicants update their application, and the update must be clearly documented with the date, time, and applicant name.

It is also the applicant's responsibility to immediately notify **ARGYLE GARDENS** whenever there is a change in the information provided on their Waitlist Application. The change may result in the need to place the applicant on a different waiting list.

The waiting list will be periodically purged by **ARGYLE GARDENS** staff to determine if applicants on the active list are still interested in an apartment. When purging notices are sent out from **ARGYLE GARDENS**, an applicant's failure to respond within the designated time frame may result in the application being removed from the active list and being placed in an inactive status.

Changes in Waiting List Status

An applicant's status may change as the result of changes in their income, household composition or other circumstances. Such a need may occur when the applicant notifies **ARGYLE GARDENS** of the change or when the applicant's name is reached on the waiting list and the changes are identified when the Waitlist Application is updated.

If the applicant's circumstances change and the change requires a different waiting list status for the applicant, such change may not impact the date of the original application.

Live-in Care Attendant/Aide

A qualified care attendant/aide will be subject only to criminal background search. Credit and income verifications will not apply.

REJECTION POLICY

You have the right to dispute the accuracy of any information provided to the landlord by a screening

service or credit reporting agency. If your application is denied due to unfavorable information received during the screening process you will be notified in writing. You have the right to respond to the owner/agent in writing or request a meeting within 14 days to dispute the rejection.

1. Contact the Community Manager where you applied to obtain a copy of your screening and the reason for denial. Your credit report can be provided either by Onsite or the screening company. The screening company that processed your application is Screeners, Inc. Their name and the reference number for your file will be printed on the acceptance or denial letter.
Screeners, Inc.
6663 SW Beaverton Hillsdale Hwy
Box 144
Portland, OR 97225-1403
2. Contact the credit reporting agency to identify who is reporting unfavorable information.
3. Correct any incorrect information through the credit reporting agent as per their policy.
4. Request the credit reporting agency submit a corrected credit check to the appropriate screening company.
5. Upon verbal request to dispute the denial and/or receipt of the corrected and satisfactory information, your application will be evaluated again for the next available apartment.

If you are a person with a disability and would like to request a waiver of the screening criteria, you may appeal the decision within 14 calendar days by sending a letter or requesting a meeting. In Portland, applicants will have 30 days to submit an appeal.

Guardian Management, LLC
Equal Housing Opportunity Manager,
P.O. Box 5668, Portland, OR 97228-5668
503-802-3600

In the letter explain the reasons you believe your application should be approved and request a review of your file. Please indicate in the letter which apartment community you have applied to. Within 5 working days of receipt, your application will be reviewed, and you will be notified of the outcome of the review. Persons with disabilities have the right to request reasonable accommodations to participate in the hearing process.

SECURITY DEPOSIT

Security Deposits provide us with some financial protection when a tenant moves out of the unit and fails to fulfill his/her obligations under the lease.

To assist in returning as much of the deposit to the tenant, each tenant will receive a copy of charges that may be assessed upon move out at the time of move in.

Security Deposits Collected from Tenant

It is a requirement that we must collect the security deposit at the time of move in. The security deposit collected will be an amount up to, but no greater than, one month's total tenant payment.

Security Deposits for Tenants Transferring to another Unit

When a tenant transfers to a new unit, we will transfer the security deposit to the new unit. Any damages as a result of the move will be billed to the resident. Resident will have 30 days to pay.

UNIT TRANSFER PROCESS

Current residents shall have priority over the outside applicants when any of the following conditions

exist:

- The household develops a need for an accessible unit (if available).
- A unit transfer is needed for medical reasons.
- The household has been determined as eligible for an emergency transfer in accordance with Guardian Management's VAWA Emergency Transfer Plan
- An accessible unit is occupied by a household that does not require the accessible features and there is an applicant or current household requiring the accessibility.

A current household that would like to transfer to a different unit size, but do not meet one of the criteria listed above will be placed on the waiting list by the date and time the request is received. These households will not have priority over outside applicants and will be selected from the waiting list based upon date and time application was received.

A current household may request a unit wherein only part of the household will move to the new unit and remaining members will continue to reside in the original unit. This is not considered a transfer but rather a new household is being created. In this case the new household will be placed on the waiting list according to the date and time received. The new household must meet all eligibility criteria in the same manner as outside applicants. These households will not have priority over outside applicants and will be selected from the waiting list based upon date and time application was received.

For any transfers to HOME units, and dependent on the LIHTC 86098b election per property, a new qualification certification may need to be processed to determine eligibility for the transfer.

Additions to Existing Household

Household compositions may change over time. Additions to households do not need to be placed on the waiting list to be added to an existing household. The request for the additional resident will need to be reported to the office and approval will need to be obtained by management before the new household members take occupancy. Household changes may not occur within the first 6 months of residency.

If the initial qualifying household moves out within one year of the new household members being added, the entire household must vacate. Exceptions to this will be determined on a case-by-case basis, when extenuating circumstances exist.

Unit Designation Swaps – LIHTC/Market Rate Communities Only

Upon recertification, if household's income has increased above 140% of the current AMI (area median income) of the occupied unit type assignment, the Community Manager must take the necessary steps to rent the next available unit to a qualifying household that meets the lower set-aside requirements. Once a new unit is leased to a lower income household, the over-income household's designation will be swapped to meet the appropriate set-aside and the rent will be increased in accordance with the lease terms.

If at recertification, a household's income decreases below the current AMI limits applicable to the property, that household can request to be placed on our in-house waiting list for a lower set-aside once one is available. Upon availability, the household's designation will be swapped to the lower designation (applicable to the property) and the rent will be adjusted accordingly. Households on our in-house waiting list requiring a lower unit designation will take precedence over in-house transfers and move-ins.