RENTAL APPLICATION

Meadows on the Green 100 Meadows Circle Boynton Beach, FL 33436 Phone 561-967-9489

CHECK LIS	T:	Unit #:
		Expected Move in Date:
Incomplete Ap	pplica	tions will NOT be accepted.
\$150	0.00 P	ayable to: Meadows on the Green (Cashier's Check or Money Order)
Per	· perso	on (Over the age of 18) or per Married Couple (Proof maybe required.)
Cop	y of <u>F</u>	<u>Orivers License</u> and Social Security Number for <u>each Applicant</u>
Cop	y of L	Lease from Landlord. (6 months or longer.) No month to month.
Cop	y of C	Car Registration
VE	ΓREF	PORT FOR ALL PETS. (Report must be within the last 12 months.)
Sign	ied co	py of Residential Leasing Guidelines (In this packet Page 3 of 6)
Sign	ied co	py of Lease Addendum for Drug-Free Housing (In this packet Page 4 of 6)
Sign	ied co	py of Rules & Regulations (In this packet Page 5 of 6)
Sign	ied co	py of Lease Addendum (In this packet Page 6 of 6)
NO EM	AILS	ACCEPTED AND INCOMPLETE APPLICATIONS WILL BE REJECTED**
You	ı mus	t then take this packet to the office of Meadows on the Green
• Applica	ation	must be submitted TWO WEEKS before consideration.
		by <u>APPOINTMENT ONLY</u> during the Office Hours of Monday-Thursday 10am to ffice will contact you <u>AFTER you've submitted the Application</u> to schedule your

Interview.

BOTH Applicant & Co-Applicant MUST BE present for the Interview.

- Pool & Gym Keys are available for purchase after the interview. (\$50.00 each key) (Money Order or Cashiers Check ONLY.)
- No more than <u>2 Parking Decals</u> will be issued per Unit by the Association during the Interview.

Interview Conducted By:	Date:	-

Meadows on the Green RENTAL APPLICATION

UNIT #				Rental period	to
OWNER	R OF PROPERT	Y		TEL # (.)
PROPEI	RTY ADDRESS	MEADOV	VS CIRCLE	BOYNTON BEA	CH, FL 33436
PROPE	RTY OWNERS	S EMAIL			
APPLIC	CANT'S NAME			SS#	
Current	Address			DOB _	
City:		State:	Zip:	Phone:	
Email A	Address:				
CO-AP	PLICANT'S NA	<u> </u>		SS#	
Current	Address			DOB _	//
City:		State:	Zip:	Phone:	
Email A	Address:				
	Number of p	people who will occup	y unit	ADULTS	CHILDREN
Name of	f minors who wil	ll occupy the unit:			
1			A	ge	
2	2		A	ge	
3	3		A	ge	
AUTON	MOBILE INFO	RMATION			
Year	Make	Model	Tag#	St	ate
Year	Make	Model	Tag#	St	ate
PETS (VETERNARIA:	N REPORT REQUI	RED) (40lb We	eight Limit Per Ani	mal)
KIND O	F ANIMAL	WEIG	HT	COLOR	
KIND O	F ANIMAL	WEIG	НТ	COLOR	

PRESENT EMPLOYER Name Phone - -How Long _____Annual Income _____Supervisor_____ **Co-APPLICANT'S EMPLOYER** Name Phone - -How Long _____Annual Income _____Supervisor____ **CURRENT LANDLORD** Name______Phone_____-___ Address _____ How Long? ____ REASON FOR MOVING **PREVIOUS LANDLORD** Name______ Phone______ - ____ Address _____ How Long? ____ Will this be your year-round address? Yes _____No___ If not, please list address where you would like us to direct all mail Phone - Email NAME OF REAL ESTATE COMPANY USED

Name______Phone _____-___

Agent

RESIDENTIAL LEASING GUIDELINES

I/We declare that the information provided is true and correct. Willful misrepresentation will void any lease, contract or agreement entered into in connection with this Application.

I/We authorize the Association or its agent to obtain and verify a consumer credit background report and understand that an investigation may be conducted to determine mode of living, financial ability, personal character and general reputation.

A fully executed copy of the lease agreement must accompany the application along with the <u>non-refundable</u> <u>application fees</u> made out to <u>Meadows on the Green Condominium Association</u> at least <u>14 days prior to the</u> move in date.

I/We have received and read the Condominium Rules and Regulations of Meadows on the Green Condominium Association. Any violation of these Rules and Regulations WILL result in a fine to the unit owner of not less than \$100.00 nor more than \$1,000.00 per incident of violation and Immediate Eviction.

The Unit Owner will be jointly and severally liable with the tenant to the Association for any amount which is required by the Association to repair any damage to the Common Elements resulting from acts or omissions of tenants (as determined in the sole discretion of the Association) and to pay any claim for injury or damage to property caused by the negligence of the tenant and special Assessments may be levied against the Unit. (Declaration pg. 35 article 17.8)

I/We release the Association, their agent(s) and members from any loss, expense or damage, which may result directly or indirectly from any information or reports furnished.

APPLICANT'S SIGNATURE		
	Date	
CO-APPLICANT'S SIGNATURE	Date	
	Date	
LANDLORD'S SIGNATURE		
	Date	

LEASE ADDENDUM FOR DRUG-FREE HOUSING

In consideration of the execution or renewal of a LEASE of the dwelling unit, identified in the lease, Owner and tenant agree as follows:

- 1. Tenant, any member of the tenant's household, or guest or other person under the tenant's control shall not engage in criminal activity, including drug related criminal activity, on or near project premises. "Drug-related criminal activity" means the illegal manufacture, sale or distribution, use or possession with intent to manufacture, sell or distribute, or use, of a controlled substance (as defined in Section 102 of the Controlled Substance Act 21 U.S.C. 802.
- **2.** Tenant, any member of the tenant's household, or a guest or other person under the tenant's control <u>SHALL NOT ENGAGE</u> <u>IN ANY ACT INTENDED TO FACILITATE CRIMINAL ACTIVITY</u> including drug-related activity, on or near project premises.
- **3.** Tenant or members of the household <u>WILL NOT PERMIT THE DWELLING UNIT TO BE USED FOR OR TO FACILITATE CRIMINAL ACTIVITY</u> including drug-related activity, regardless of whether the individual engaging in such activity is a member of the household or a guest.
- **4.** Tenant or member of the household will not engage in the manufacture, sale or distribution of illegal drugs at any location, whether on or near the premises or otherwise.
- **5.** Tenant, any member of the household, or a guest or other person, under the tenant's control <u>SHALL NOT ENGAGE IN ACTS OF VIOLENCE</u> including but not limited to the unlawful discharge of firearms, on or near the premises.
- **6.** VIOLATION OF THE ABOVE PROVISIONS SHALL BE A MATERIAL VIOLATION OF THE LEASE AND GOOD CAUSE FOR THE TERMINATION OF TENANCY, a single violation of any of the provisions of the addendum shall be deemed a serious violation and a material noncompliance with the Lease. It is understood and agreed that a single violation shall not require criminal conviction but shall be a preponderance of the evidence.
- **7.** In case of conflict between the provisions of this addendum and any other provisions of the Lease, the provisions of the Addendum shall govern.
- 8. This Lease Addendum is incorporated into the Lease executed or renewed, this day between Owner and Tenant.

 Tenant

 Date

 Tenant

 Date

Date

Landlord

Unit#

MEADOWS ON THE GREEN

100 MEADOWS CIRCLE BOYNTON BEACH, FL 33436 OFFICE 561-967-9489

RULES AND REGULATIONS

I have received and read the Rules and Regulations of Meadows on the Green, Condominium Association. I agree to abide by the Rules and Regulations.			
APPLICANTS SIGNATURE	DATE		
Co-APPLICANTS SIGNATURE			
LANDLORD'S SIGNATURE			

MEADOWS ON THE GREEN

100 MEADOWS CIRCLE BOYNTON BEACH, FL 33436

This LEASE ADDENDUM , entered into this	day of	, 20	, between I,
	, owner of Unit		in Meadows on
the Green Condo Association, Inc. Referred to as	"Lessor" and I,		
hereinafter referred to as "Lessee".			
ASSIGNMENT; SUBLETTING; RENEWAL. Lessee cannot be assigned by Lessee. This lease of renewals or extensions of leases must be submitted application for approval of a Lease; and if approve ACCEEPTANCE OF DOCUMENTS. Lessee as Documents and understands same and agrees to be Addendum. RIGHT TO RENT. In the event Lessor is delinquiregard to the obligation to pay to Association any charge owed by Lessor to Association, including that the right to require Lessee to pay said rental in assessments or other charges, directly to Association to Lessee and Lessor. This right of Association is Association has against Lessee or Lessor. Moreover installments, or the portion thereof sufficient to pay material breach of this Lease. It shall also entitles to Chapter 83 of the Florida statutes, and act as the late THIRD PARTY BENEFICIARY. Lessee and Lessee that if any pays thereof shall to any extent be deemed by a court of not be affected thereby. It is the Parties' intention intent by enforcing the invalidated or unenforceable IN WITNESS WHEREOF, the parties hereto have	cannot be renewed or exit do to the Association for ed, a new Lease addends cknowledges that Lesse e bound by the Condomuent or becomes delinguent or special assest out not limited to fines, astallments, or the portion, upon Association good cumulative and in additiver, failure of the Lesse et as and delinquent assess the Association to file a candlord for these purposessor acknowledge and provision or portion of a rarbitrator invalid or unatted the court or arbitratele portion to the fullest	approval and shall be um shall be signed. He has read this Lease a sinium Documents, as usent after the beginning sments, or any installing late fees, interest, or a conthereof sufficient to siving written notice of tion to any and all other to comply with the desiments or other charges in action to evict the Lease only. The agree that Association any provision of this Lease of the remains of	and the Condominium modified by this ag of the tenancy, with ment thereof, or any other attorney's fees, Association pay said delinquent for the exercise of such right er rights or remedies demand to pay said rental es shall constitute a messee in accordance with the is a primary, intended mease, or the application ainder of this Lease, shall ease to reflect the parties' www.
Tenant Date		enant	

Date

1.

2.

3.

4.

5.

Landlord

Unit#