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

Date of Application

DENTAL APPLICANT'S

Check List For

CHECK LIST FOI.	RENTAL ATTEICANT 5	Unit #:
\$150.00]	Payable to: Meadows on the Gree	n (Cashier's Check or Money Order)
Copy of	Drivers License and Social Secur	ity Card of each Applicant
Copy of	Signed Lease	
Copy of	Car Registration	
Signed o	copy of Lease Addendum (In this	packet)
Signed c	opy of Lease Addendum for Drug	-Free Housing (In this packet)
Signed co	opy of Resident Leasing Guidelin	es (In this packet)
You shou	ld then take this packet to th	e office of Meadows on the Green
THE ASS	SOCIATION WILL THEN S	CHEDULE THE FOLLOWING:
Interview	w with the Board of Director's	
• Application	n must be submitted two weeks be	efore occupancy.
	s by Appointment ONLY during ffice will contact you AFTER you	Office Hours Monday – Friday 9 am. To 5 've submitted the Application.

NO EMAILS OR FAXES ALLOWED!

• All vehicles will be issued a Parking Sticker by the Association after the Interview. Please

Clickers, Pool Keys and Gym Keys can be purchased after the interview.

provide: Owner's vehicle registration and drivers license.

Meadows on the Green 100 Meadows Circle Boynton Beach FL 33436 (561)967-9489

Application for	Rental R	Rental period	to
LANDLORD		TEL#()	
PROPERTY		, , , ,	
ADDRESS	MEADOWS CIRC	CLE , BOYNTON BEA	CH, FL 33436
APPLICANT'S NA	ME	**SS#_	
Current address		*DOB_	
City:	State:Ziţ	o:Phone:	
Email Address:			
CO-APPLICANT'S	S NAME	**SS#	
Current address		*DOB_	
City:	State:Z	ip:Phone:	
**Number of people	who will occupy unit	ADULTS	CHILDREN
	will occupy the unit:		
		Age Age	
AUTOMOBILE IN	FORMATION		
YearMake	Model	Tag#	State
YearMake	Model	Tag#	State
PETS KIND OF ANIMAL	WE	IGHT COLOR	

Page **2 of 6**

PRESENT EMPLOYER

Name		Phone	
How Long	Annual Income	Supervisor	
Co-APPLICAN	T'S EMPLOYER		
Name		Phone	
How Long	Annual Income	Supervisor	
CURRENT LA	NDLORD		
Name		Phone	
Address		How Long?	
REASON FOR N	MOVING		
PREVIOUS LA	NDLORD		
Name		Phone	
Address		How Long?	
•	year round address? Yesaddress where you would li		
Phone		Email	
REAL ESTATE			
Name		Tel#	
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 and background reports and understand 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 \$150.00 for the non-refundable application fees made out to **Meadows on the Green Condominium Association** at least 14 days prior to the move in date or expected date of closing

I/We have received and read the Condominium rules and regulations of Meadows on the Green Condominium Association. Repeated violations of these rules and regulations WILL result in fines to the unit owner of not less than \$100.00 nor more than \$1,000.00 per each incident of violation.

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.

A DDI TO A NITTO OTONIA TITLIDE

APPLICANT'S SIGNATURE		
	Date	
CO-APPLICANT'S SIGNATURE		
	Date	
LANDLORD'S SIGNATURE		
	Date	
*Tenants Date of Birth required		
**Tenants Social Security Number required		
***Tenants <u>EMAIL</u> ADDRESS:		

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 SHALL NOT ENGAGE IN ANY ACT INTENDED TO FACILITATE CRIMINAL ACTIVITY 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</u> <u>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 SHALL NOT ENGAGE IN ACTS OF VIOLENCE including but not limited to the unlawful discharge of fire-arms, on or near the premises.
- **6.** VIOLATION OF THE ABOVE PROVISIONS SHALL BE A MATERIAL VIOLATION OF THE LEASE <u>AND GOOD CAUSE FOR THE TERMINATION OF TENANCY</u>, 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.

and Te		Addendum is me	orporated into	me Lease executed	or renewed, this day b	between Owner
and TC	mant.					
Tenant			Date	Tenant	 Date	_

Unit#

Date

Bldg.#

Landlord

MEADOWS ON THE GREEN 100 MEADOWS CIRCLE

BOYNTON BEACH, FL 33436 **OFFICE 561-967-9489** * **FAX 561-967-9420**

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	DATE
LANDLORD'S SIGNATURE	DATE

MEADOWS ON THE GREEN 100 MEADOWS CIRCLE BOYNTON BEACH, FL 33436

This LEASE	CADDENDUM, entered into this	day of	, 20	, between		
		, owner of Unit	i	n Meadows on the		
Green Condo	Association, Inc. Referred to as "Less	sor" and				
hereinafter re	eferred to as "Lessee".					
1.	ASSIGNMENT; SUBLETTING; R thereof. This Lessee cannot be assign initial term. All proposed renewals of and shall be treated as a new application shall be signed.	ned by Lessee. This leas or extensions of leases mu	e cannot be renewed st be submitted to the	d or extended beyond its ne Association for approval		
2.	ACCEPTANCE OF DOCUMENTS. Lessee acknowledges that Lessee has read this Lease and the Condominium Documents and understands same and agrees to be bound by the Condominium Documents, as modified by this Addendum.					
3.	RIGHT TO RENT. In the event Less tenancy, with regard to the obligation installment thereof, or any other charges, interest, or attorney's fees, Assorthe portion thereof sufficient to pay sa upon Association giving written notice. Association is cumulative and in addit Lessee or Lessor. Moreover, failure or the portion thereof sufficient to pay breach of this Lease. It shall also ent with Chapter 83 of the Florida statutes.	to pay to Association any ge owed by Lessor to Association has the right to recail delinquent assessment the of the exercise of such a tion to any and all other roof the Lessee to comply by said delinquent assessment title the Association to file	regular or special a ociation, including b quire Lessee to pay s s or other charges, d right to Lessee and I ights or remedies As with the demand to p ents or other charges e an action to evict to	ssessments, or any out not limited to fines, late said rental installments, or firectly to Association, lessor. This right of ssociation has against any said rental installments, is shall constitute a material the Lessee in accordance		
4.						
	5. SEVERABILITY. The Parties agree that if any provision or portion of any provision of this Lease, or the application thereof shall to any extent be deemed by a court or arbitrator invalid or unenforceable, the remainder of this Lease, shall not be affected thereby. It is the Parties' intention that the court or arbitrator will reform the Lease to reflect the parties' intent by enforcing the invalidated or unenforceable portion to the fullest extent permitted by law. IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals on the date last aforesaid.					
By:		Landlord (Lessor)		Date		
D		,				
ъу		Lessee		Date		

Lessee

Date