VILLAGE NEIGHBORHOOD ASSOCIATION, INC.

UNIFORM LEASE EXHIBIT

This ADDENDUM (the "Addendum") to that certain	Lease of	dated,	20 (the	
"Agreement") by and between("Le	essor");			
("Lessee"), andVill	age Neig	hborhood Asso	ciation, Inc. is	
made and entered into by the aforementioned parties as of this	d	lay of	,20	
WITNESSETH:				
WHEREAS, the parties have heretofore executed the Lease	e: and			
WHEREAS, the parties desire to add to the provisions of th	e Lease a	as hereinafter se	t forth:	
NOW, THEREFORE, in consideration of the sum of ten dolla exchanged, and other good and valuable consideration the sufficient the parties do hereby recite and agree as follows:				
1. Recitals. The statements contained in the recitals of and correct, and are, by this reference, made a part of this Addend		t forth above are	e true	
2. Lessee hereby acknowledges that the leased pre Conditions and Restrictions of	Village Ne abide by mendme after refe Commun o the sam r occupar	eighborhood Associated and of the provints thereto, the erred to as the nity Documents are extent as againt to abide by the extent as againt	sociation, Inc. visions of the Bylaws of the "Community are applicable inst an owner, the Rules and	
3. The Association shall have direct and immediate ri violation of the Community documents and/or a breach of the te such attorneys, agents, or professionals as shall be required from t	rms of th	nis Addendum, a	ind to employ	
Association, Lessee agrees to pay all quarterly assessments includ Association. The amount of the quarterly assessment is \$each year, and is due on the first day of each quarterly period there statements or any such coupon book. Lessee shall mail such paym 5980 Winston Trails Blvd. Lake Worth, FL 33463 and such check shal Any additional amounts which become due and owing during the violations, attorneys' fees, or other such monies due and owing Lessee and shall be paid to Association within ten (10) days of receibe returned for insufficient funds, the Association shall have the rig payments in the form of a cashier's check or certified funds and shalk charges related to such returned check.	ing special after. Lese ent to I be made tenance to the Assist of not get to der	al assessments of its subject to char its see will not recommend to be payable to cy such as late for ssociation shall ice of same. Sho mand Lessee deliance of same deliance of	directly to the nge in January eive quarterly Village at fees, fines for be billable to buld any check liver all future	

- 5. The Association shall have direct and immediate right to evict any and all Lessees due to non-payment by Lessor and/or Lessee of any amounts due the Association including without limitation assessments, fines for violations, application fees, or other such amounts due from Lessor and/or Lessee to Association. In addition to the assessment payment obligation referenced herein, the Association shall have the right to demand Lessee make any and all rental payments directly to Association in the event of Lessor's non-payment of any amounts due the Association including without limitation assessments, fines for violations, application fees, or other such amounts due from Lessor to Association. The Association shall have the right to fine Lessee directly for violations of the Declaration. The Association shall have the right to require Lessee to place an additional security deposit directly with Association prior to Lessee's occupancy, in amounts reasonably determined by Association which may be used by Association to reimburse Association for non-payment of any amounts due the Association including without limitation assessments, fines for violations, or other such amounts due from Lessor or Lessee to Association.
- 6. Injunctive Relief. Lessee and Lessor agree that money damages would not be sufficient remedy for any breach of the Lease or violation of the Community Documents and that, in addition to all other remedies, the Association shall be entitled to injunctive or other equitable relief as a remedy for any such violation of the Community Documents. The Lessor agrees to assign to the Association any and all of its rights which the Association may deem necessary to obtain such injunctive relief upon written demand by the Association, and the Lessee hereby agrees to consent to such assignment. Lessor hereby agrees that in the event that it shall become necessary for the Association to cause the Lessee to be removed from the leased premises by initiating an action for injunctive relief against the Lessor, the Lessor shall be responsible for all costs, charges and expenses of the Association in connection with such action, which shall be added to and become part of the assessment (as that term is defined in the Declaration) against that Lessor's home secured by a lien upon the property.
- 7. Lessor and Lessee shall be jointly and severally liable for all of Association's attorneys' fees and costs related to the enforcement of this Addendum and/or the Lease. Should the Association be forced to institute action herein, venue shall be laid in a court of competent jurisdiction in Palm Beach County, Florida.

[Signatures on following page]

IN WITNESS WHEREOF, the parties have executed this Lease on the day and year first above written.

"Lessor"	"Association"	
X	By_ X	
Signature - Lessor		
X	X	
Print Name – Lessor	Print Name and Title	
X		
Witness Signature	Date	
X		
Print Name - Witness		
Date		
"Lessee"		
X		
Signature of Lessee		
X		
Print Name - Lessee		
X		
Signature of Lessee		
X		
Print Name - Lessee		
X		
Witness		
X Print Name – Witness		
Print Name – Witness		

Date