

Occupant Update Form

Dear Tenant,

Please complete this form in its entirety when requesting to add or remove an Occupant on your lease agreement.

ADDING OR REMOVING AN OCCUPANT - PROCEDURES:

- Lease MUST be up for renewal, and rental account must be current
- This form must be notarized and signed by all of the original Leaseholders responsible for lease payments
- All adult occupants moving out must sign the notarized letter acknowledging the move out/change of occupants
- To add a spouse, a copy of the marriage license must be provided as proof of the marriage.
- If a child is being added to the lease, a copy of their Birth Certificate or Court Custody Documents must be included (Refer to Window Guard Form should you choose to install window guards in your apartment for the child/children's safety)
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Mic	d packet to: ddlesex Management n: Leasing Department/Occu P.O. Box 457 Woodbridge, NJ 07095	pant Name Changes
Date:	·	Tenant Name(s):
Account #:		Apartment Address:
_		Property Name: Occupant(s) from a lease and Table B if you are adding an Occ
omplete Tab	le A if you are removing an	
omplete Tab	le A if you are removing an	Occupant(s) from a lease and Table B if you are adding an Occupant to be <i>Removed</i> from Lease
omplete Tab	le A if you are removing an Table A Occup	Occupant(s) from a lease and Table B if you are adding an Occupant to be <i>Removed</i> from Lease
omplete Tab	Table A Existing Occupant Name	Occupant(s) from a lease and Table B if you are adding an Occupant to be <i>Removed</i> from Lease

Leaseholder Signature:	Leaseholder Signature:			
Print Name:	Print Name:			
Date:	Date:			

MIDDLESEX MANAGEMENT - APPLICATION FOR OCCUPANCY (Each Occupant must submit a separate application)

APPLICANT	INFORMATION	(,				
FULL NAME (FIRST)		(LA	ST)			_ (M.l)		
DOB:	B:/								
DRIVER'S LIC	ENSE #:		STATE:	EMAIL:					
PHONE # (Ho	me)			(CELL)					
VEHICLES:	MAKE	TYPE	COLOR	LICENSE PI	LATE #	STATE	YEAR		
PRESENT AL						ΔF	PT#		
		NDLORD/LENDER NAM							
		DATES(from)							
PRESENT EN		, ,	, , , , , , , , , , , , , , , , , , , ,						
			STRE	ΈΤ					
		STATE							
START DATE POSITION SUPERVISOR OR HUMAN RESOURCES CONTACT				PHONE					
EMERGENCY	CONTACT (NOT RES	SIDING WITH YOU):							
		·	RELATIONSHIP _		PHONE	E#			
STREET			CITY		STATE	E ZIP			
or misleading, lan information it deer vehicle records, li and employees, m any consumer rep IS NOT MADE B	Idlord may deny this application ms necessary to evaluate the applicensing records. See attached hay obtain additional consumer reporting agencies that provided sury THE APPLICANT WITHIN F	rents that all of the above represedured applicant and plication. I understand that such FCHA Disclosure Statement for apports in the future to update the ch reports. The undersigned applivE (5) DAYS FROM THE DATHE INTERIOR AND THE INTERIOR AND	l/or co-signer hereby cons information may include, to r information regarding or account. Upon my request licant and/or co-signer und TE OF THE SIGNING OI	ents to allow the landlore out is not limited to, credit minal history. The unde , landlord will tell me whe lerstands that the applica F THIS APPLICATION,	d, its agents or employe t history, civil complaint l rsigned applicant and/o other consumer reports w tion fee is non-refundab THE \$100.00 DEPOSIT	ees, to obtain a cons history, rental history, or cosigner also agre were requested, and to ble. IF CANCELLATIO	umer report, and any other employment/salary details, es that landlord, its agents ne names and addresses of NO OF THIS APPLICATION		
	CANT SIGNATURE	Monthly F	lent:			^{ATE} Dosit Holder (ci	rcle): Yes or No		
Bldg # /Apart	Bldg # /Apartment #: Application Fee Collected		n Fee Collected: _		Co-Signor (circle): Yes or No				
Unit Type:		Deposit C	ollected:		Yardi Applicant Code:				
Move-in Date):	Lease Dat	Lease Date to			Rental Agent Name:			

OFFICE USE ONLY

MIDDLESEX MANAGEMENT LANDLORD'S OFFICE P.O. BOX 457 WOODBRIDGE, NJ 07095

Fair Chance in Housing Act Disclosure

Model Disclosure Statement:

New Jersey's Fair Chance in Housing Act, N.J.S.A. 46:8-52 to 64 (FCHA), limits a housing provider's ability to consider a person's criminal history in deciding whether to extend an offer or whether to rent a home after extending an offer.

Before making a conditional offer of housing, Landlord may consider only whether an applicant has a conviction for the manufacture or production of methamphetamine on the premises of federally assisted housing, or whether an applicant has a lifetime registration requirement under a State sex offender registration program. Landlord will not consider, or request from an applicant or any other person or entity, any other information about an applicant's criminal history as part of the application process until and unless a conditional offer of housing has been made.

After extending a conditional offer of housing, Landlord intends to review and consider an applicant's criminal record in determining whether to rent a home, in accordance with the FCHA and its accompanying rules.

Landlord will not, either before or after the issuance of a conditional offer, evaluate or consider any of the following criminal records:

- (1) arrests or charges that have not resulted in a criminal conviction;
- (2) expunged convictions:
- (3) convictions erased through executive pardon;
- (4) vacated and otherwise legally nullified convictions;
- (5) juvenile adjudications of delinquency; and
- (6) records that have been sealed.

Landlord may consider, after the issuance of a conditional offer, a criminal record that:

- Resulted in a conviction for murder, aggravated sexual assault, kidnapping, arson, human trafficking, sexual assault, endangering the welfare of a child in violation of N.J.S.2C:24- 4(b)(3);
- Resulted in a conviction for any crime that requires lifetime state sex offender registration;
- Is for any 1st degree indictable offense, or release from prison for that offense, within the past 6 years;
- Is for any 2nd or 3rd degree indictable offense, or release from prison for that offense, within the past 4 years; or
- Is for any 4th degree indictable offense, or release from prison for that offense, within the past 1 year.

For more information about how these rules apply, please refer to the resources at https://www.njoag.gov/about/divisions-and-offices/division-on-civil-rights-home/fcha/.





Landlord may withdraw a conditional offer based on your criminal record only if Landlord determines, by a preponderance of the evidence, that the withdrawal is necessary to fulfill a substantial, legitimate, and nondiscriminatory interest.

If Landlord utilizes any vendor or outside person/entity to conduct a criminal record check on their behalf, Landlord will take reasonable steps to ensure that the vendor or outside person/entity conducts the criminal record check consistent with the requirements of the FCHA and rules. Specifically, if Landlord receives a criminal history inquiry conducted by a vendor or outside person or entity that is conducted in violation of the FCHA in that it reveals a record that is not permitted to be considered under the FCHA, Landlord must show that it did not rely on that information in making a determination about your tenancy.

If you are subjected to the withdrawal of a conditional offer of housing due to criminal history, you have the right to request and receive the materials relied upon by [name of housing provider] in making this determination.

You have the right to dispute, within ten (10) days of receiving this statement, the relevance and accuracy of any criminal record, and to offer evidence of any mitigating facts or circumstances, including but not limited to your rehabilitation and good conduct since the criminal offense. You may also provide evidence demonstrating inaccuracies within aspects of your criminal record which may be considered under the FCHA, or evidence of rehabilitation or other mitigating factors to [name of housing provider] at any time, including after the ten days.

Any action taken by Landlord in violation of the process laid out in this statement may constitute a violation of the FCHA. If you believe that any owner, agent, employee, or designee of [name of housing provider] has violated any of the above requirements, you may contact the New Jersey Division on Civil Rights at www.NJCivilRights.gov 1-866-405-3050). A complaint must be filed with DCR within 180 days of the allegedly discriminatory conduct. You cannot be subjected to retaliation for filing a complaint or for attempting to exercise your rights under the FCHA.

DCR has several fair housing fact sheets available at https://www.nj.gov/oag/dcr/housing.html, or available for pickup in any of DCR's four (4) regional offices.

31 Clinton Street, 3 rd Floor Newark, NJ 07102	5 Executive Campus Suite 107, Bldg. 5 Cherry Hill, NJ 08002				
1601 Atlantic Avenue, 6 th FI. Atlantic City, NJ 08401	140 East Front Street, 6 th Floor Trenton, NJ 08625				
Tenant	Date: _				
	Date: _				
Tenant	Date: _				
Tenant	Date: _				
Tenant	Date:				
Cosigner					
	Date:				
9					