

ANIMAL AGREEMENT

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ADDENDUM TO RESIDENTIAL LEASE CONCERNING THE PROPERTY AT					
A.	AN	IMAL AUTHORIZATION AND [DESCRIPTION:		
	(1)	keep the assistance animal on	the Property and	such a request may	modation must be made in order to require a documented need for the ccepted by the Landlord, no animal
	(2)				sistance animal, unless specifically mammal, reptile, bird, fish, rodent,
	(3)	Tenant may keep the following animal(s) on the Property until the above-referenced lease			
		• • •	Breed:	N Age:_	ame:
		Color: Weight:	D-1: 01-4- 0	Age:	Gender:
		Spayed/Neutered? Lyes Lino	Rables Shots C	urrent? ∐yes ∐no	Assistance Animal? □yes □no
		Type: E Weight:	Breed:	N	ame:
		Color: Weight:		Age:	Gender:
		Spayed/Neutered? □yes □no	Rabies Shots C	urrent? □yes □no	Assistance Animal? □yes □no
			Breed:	N	ame:
		Color: Weight:		Age:	Gender:
		Spayed/Neutered? □yes □no	Rabies Shots C	urrent? □yes □no	Assistance Animal? □yes □no
		Type: E	Breed:	N	ame:
		Type: E Weight: Weight:		Age:	Gender:
		Spayed/Neutered? □yes □no	Rabies Shots C	urrent? □yes □no	Assistance Animal? □yes □no
В.	aut		e animal(s) descr	ibed in Paragraph A	als. In consideration for Landlord's on the Property, the parties agree
	(1)	\$ The anim part of the security deposit for a	ial deposit is an in ill purposes. This nal is removed. Ar	crease in the securi increase in the secu	pay Landlord an animal deposit of ty deposit in the lease and is made rity deposit is not refundable before rity deposit, including this increase,
	(2)	The monthly rent in the lease is	s increased to \$		
	(3)	Tenant will, upon execution of tonon-refundable payment.	this agreement, pa	ay Landlord \$	as a one-time,
(TX	(R-20	004) 07-08-22 Initialed for Identification	by Landlord:	, and Tenants:	Page 1 of 3

Animal Agreement concerning
 C. ANIMAL RULES: Tenant must: (1) take all reasonable action to ensure that any animal does not violate the rights of other persons; (2) comply with all applicable statutes, ordinances, restrictions, owners' association rules, and other enforceable regulations regarding any animal; (3) keep the rebies shots of any animal current;

- (3) keep the rabies shots of any animal current;
- (4) confine any animal that is a dog or cat, when outside, by fences or on leashes under Tenant's control;
- (5) confine any animal, other than a dog or cat, that is not an assistance animal in appropriate cages at all
- (6) promptly remove any animal waste from the Property, including all living areas, garages, storage areas, yards, porches, patios, courtyards, and decks; and
- (7) promptly remove from the Property any offspring of any animal.
- D. ACCESS: Tenant must remove or confine any animal at any time that the animal is likely to limit or prohibit Landlord or other persons access to Property in its entirety as permitted by the lease.

E.		CLOSURE CONCERNING ANIMALS: Is Tenant aware of whether any of the animals described under this addendum has ever bitten or injured another person? □ Yes □ No
	(2)	If yes, explain: Is Tenant aware of whether any of the animals described under this addendum has any propensity or predisposition to bite or injure someone? □ Yes □ No
		If yes, explain:

F. TENANT'S LIABILITY:

- (1) Tenant is responsible and liable for:
 - (a) any damage to the Property or any item in the Property caused by any animal;
 - (b) any personal injuries to any person caused by any animal; and
 - (c) any damage to any person's property caused by any animal.
- (2) Tenant will pay all reasonable costs that are necessary to clean, deodorize, deflea, or repair any part of the Property, including but not limited to the carpets, doors, walls, drapes, wallpaper, windows, screens, furniture, appliances, sod, yard, fences, or landscaping.
- G. INDEMNIFICATION: Tenant will protect, defend, indemnify, and hold Landlord, Landlord's property manager, and Landlord's agents harmless from any damages, costs, attorney's fees, and expenses that are caused by the act of any animal or Tenant.
- H. DEFAULT: If Tenant breaches any provision in this animal agreement, Landlord may exercise all or any of the remedies described under Paragraph 9B of the lease.

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I. SPECIAL PROVISIONS:

Landlord	Date	Tenant	Date
Landlord	Date	Tenant	Date
Or signed for Landlord under written property agreement or power of attorney:	management	Tenant	Date
Ву:			
Printed Name:		Tenant	Date
Firm Namo			

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