

ANIMAL ADDENDUM

(to be completed only if an animal will occupy the dwelling unit) Becomes part of Lease Contract

February 28, 2020 Date: (when this Addendum is filled out)

Please note: We consider animals a serious responsibility and a risk to each resident in the dwelling. If you do not properly control and care for an animal, you'll be held liable if it causes any damage or disturbs other residents.

In this document, the terms "you" and "your" refer to all residents listed below and all occupants or guests; and the terms "we," "us," and "our" refer to the owner named in the Lease Contract (not to the property manager or anyone else).

I. DWELLING UNIT DESCRIPTION. Unit No	But we may terminate this authorization sooner if your right of occupancy is lawfully terminated or if in our judgment you
(street address) in	and your animal, your guests, or any occupant violate any of the rules in this Addendum.
Doral	
(city), Florida, (zip code).	4. ANIMAL DEPOSIT. An animal deposit of \$
2. LEASE CONTRACT DESCRIPTION.	will be charged. We <i>[check one]</i> will consider, or will not consider this additional security deposit the
Lease Contract Date: February 27, 2020	general security deposit for all purposes. The security deposit
Owner's name: Sanctuary Doral	amount in the Lease Contract [check one] does, or does
	not include this additional deposit amount. Refund of the
	animal deposit will be subject to the terms and conditions set
	forth in the Lease Contract regardless of whether it is considered part of the general security deposit.
Residents (list all residents):	5. ADDITIONAL MONTHLY RENT. Your total monthly rent
Dharvik Inc, Sohan Dawande	(as stated in the Lease Contract) will be increased by
	\$ The monthly rent amount in the Lease Contract
	[check one] includes does not include this additional
	animal rent.
	6. ADDITIONAL FEE. You must also pay a one-time fee of \$0.00 for having the animal in the dwelling unit. It
	is our policy to not charge a deposit for support animals.
	7. LIABILITY NOT LIMITED. The additional monthly rent and additional security deposit under this Animal Addendum do
	not limit residents' liability for property damages, cleaning,
This Addendum constitutes an Addendum to the above	deodorization, defleaing, replacements, or personal injuries.
described Lease Contract for the above described premises,	8. DESCRIPTION OF ANIMAL(S). You may keep only the
and is hereby incorporated into and made a part of such Lease	animal(s) described below. You may not substitute any other
Contract. Where the terms or conditions found in this Addendum vary or contradict any terms or conditions found	animal(s). Neither you nor your guests or occupants may bring
in the Lease Contract, this Addendum shall control.	any other animal(s)—mammal, reptile, bird, amphibian, fish,
	rodent, arachnid, or insect—into the dwelling or dwelling
3. A. NO APPROVED ANIMALS. If this box is checked, you are not allowed to have animals (including mammals, reptiles,	community.
birds, fish, rodents, and insects), even temporarily, anywhere	Animal's name: Type:
in the dwelling unit or dwelling unit community unless we've	Breed:
authorized so in writing. We will authorize support and/or	Color:
service animals for you, your guests, and occupants pursuant	Weight: Age:
to the parameters and guidelines established by the Fair Housing Act, HUD regulatory guidelines, and any applicable	City of license:
state and/or local laws.	License no.:
B. CONDITIONAL AUTHORIZATION FOR ANIMAL.	Housebroken?
If this box is checked you affirmatively represent and warrant	Animal owner's name:
that as of the date of this Lease and throughout the term of	
the Lease each of the animals described below is suited for	
living in an apartment community; does not pose a danger or	Animal's name:
threat of any kind to any person or property; has not displayed vicious, aggressive or dangerous behavior; and has never	Type: Breed:
before injured you or any other person or animal or caused	Color:
any damage to your or another person's property. You	Weight: Age:
affirmatively represent and warrant that you have never had	City of license:
a claim or lawsuit filed against you or anyone else for an injury	License no.:
or damage caused by or related to your ownership or	Date of last rabies shot:
possession of the animal. You understand and agree that our approval of the animal to live in the apartment is expressly	Housebroken?Animal owner's name:
conditioned upon truthful disclosures and representations	Allimat owner 3 flame.
above, that nothing occurs during the term of the Lease that	
would make the disclosures or representations inaccurate or	
untrue and that we would not have approved the animal had	

in the dwelling until the Lease Contract expires.

you disclosed that it was dangerous, unsuited for apartment living, or had previously injured someone or damaged property. You may keep the animal that is described below

9.	SPECIAL PROVISIONS. The following special provisions control over conflicting provisions of this printed form:		
10	. EMERGENCY. In an emergency involving an accident or injury to your animal, we have the right, but not a duty, to take the animal to the following veterinarian for treatment, at your expense. Doctor:		
	Address:		
	City/State/Zip:		
	Phone:		
11	. ANIMAL RULES. You are responsible for the animal's actions at all times. You agree to abide by these rules:		
	 The animal must not disturb the neighbors or other residents, regardless of whether the animal is inside or outside the dwelling. 		
	 Dogs, cats, and support animals must be housebroken. All other animals must be caged at all times. No animal offspring are allowed. 		
	Inside, the animal may urinate or defecate <i>only</i> in these designated areas:		
	Outside, the animal may urinate or defecate <i>only</i> in these designated areas:		

- Animals may not be tied to any fixed object anywhere outside the dwelling units, except in fenced yards (if any) for your exclusive use.
- You must not let an animal other than support animals into swimming-pool areas, laundry rooms, offices, clubrooms, other recreational facilities, or other dwelling units.
- Your animal must be fed and watered inside the dwelling unit. Don't leave animal food or water outside the dwelling unit at any time, except in fenced yards (if any) for your exclusive use.
- You must keep the animal on a leash and under your supervision when outside the dwelling or any private fenced area. We or our representative may pick up unleashed animals and/or report them to the proper authorities. We may impose reasonable charges for picking up and/or keeping unleashed animals.
- Unless we have designated a particular area in your dwelling unit or on the grounds for animal defecation and urination, you are prohibited from letting an animal defecate or urinate *anywhere* on our property. You must take the animal off our property for that purpose.

If we allow animal defecation inside the dwelling unit in this Addendum, you must ensure that it's done in a litter box with a kitty litter-type mix. If the animal defecates anywhere on our property (including in a fenced yard for your exclusive use), you'll be responsible for immediately removing the waste and repairing any damage. Despite anything this Addendum says, you must comply with all local ordinances regarding animal defecation.

- You will have the animal vaccinated and/or receive any shots or medical care as required by law. You will also obtain any licenses and/or permits for the animal as required by law. We may request proof of necessary vaccinations, licenses or permits at any time. Your failure to provide us such information is a material breach of this Lease Contract.
- **12. ADDITIONAL RULES.** We have the right to make reasonable changes to the animal rules from time to time if we distribute a written copy of any changes to every resident who is allowed to have animals.
- 13. VIOLATION OF RULES. If you, your guest, or any occupant violates any rule or provision of this Animal Addendum (based upon our judgment) and we give you written notice, you must permanently remove the animal from the premises within the time period specified in our notice. We also have all other rights and remedies set forth in the Lease Contract, including damages, eviction, and attorney's fees to the extent allowed by law.
- **14. COMPLAINTS ABOUT ANIMAL.** You must immediately and permanently remove the animal from the premises if we receive a reasonable complaint from a neighbor or other resident or if we, in our sole discretion, determine that the animal has disturbed neighbors or other residents.
- **15. OUR REMOVAL OF ANIMAL.** In some circumstances, we may enter the dwelling unit and remove the animal with one day's notice left in a conspicuous place. We can do this if, in our sole judgment, you have:
 - abandoned the animal;
 - left the animal in the dwelling unit for an extended period of time without food or water;
 - failed to care for a sick animal;
 - violated our animal rules; or
 - let the animal defecate or urinate where it's not supposed to.

In doing this, we must follow the procedures of the Lease Contract, and we may board the animal or turn the animal over to a humane society or local authority. We'll return the animal to you upon request if we haven't already turned it over to a humane society or local authority. We don't have a lien on the animal for any purpose, but you must pay for reasonable care and kenneling charges for the animal. If you don't pick up the animal within 5 days after we remove it, it will be considered abandoned.

16. LIABILITY FOR DAMAGES, INJURIES, CLEANING, ETC.

You and all co-residents will be jointly and severally liable for the entire amount of all damages caused by the animal, including all cleaning, defleaing, and deodorizing. This provision applies to all parts of the dwelling unit, including carpets, doors, walls, drapes, wallpaper, windows, screens, furniture, appliances, as well as landscaping and other outside improvements. If items cannot be satisfactorily cleaned or repaired, you must pay for us to replace them completely. Payment for damages, repairs, cleaning, replacements, etc. are due immediately upon demand.

As owner of the animal, you're strictly liable for the entire amount of any injury that the animal causes to a person or anyone's property. You'll indemnify us for all costs of litigation and attorney's fees resulting from any such damage.

- **17. MOVE-OUT.** When you move out, you'll pay for defleaing, deodorizing, and shampooing to protect future residents from possible health hazards, regardless of how long the animal was there. We—not you—will arrange for these
- 18. JOINT AND SEVERAL RESPONSIBILITY. Each resident who signed the Lease Contract must sign this Animal Addendum. You, your guests, and any occupants must follow all animal rules. Each resident is jointly and severally liable for damages and all other obligations set forth in this Animal Addendum, even if the resident does not own the animal.
- **19. GENERAL.** You acknowledge that no other oral or written agreement exists regarding animals. Except for written rule changes under paragraph 9 above, our representative has no authority to modify this Animal Addendum or the animal rules except in writing. This Animal Addendum and the animal rules are considered part of the Lease Contract described above. It has been executed in multiple originals, one for you and one or more for us.

This is a binding legal document. Read it carefully before signing.

	Resident or Residents (All resident's must sign)	Owner or Owner's Representative (Signs below)
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