

ANIMAL AGREEMENT

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Α[DE	NDUM TO RES	SIDENTIAL LEASE	E CONCERN	ING THE PROPERT	ΓΥ ΑΤ
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A.	A١	IIMAL AUTHOI	RIZATION AND D	ESCRIPTION	l:	
	(1)	An assistance	animal is required	d to be reper	tad to the Landlard	with accompanying documentation A
	(1)		-	•		with accompanying documentation. A to keep the assistance animal on the
						r the assistance animal. If the request
				•		mal fee or deposit will be charged.
		4 4				
Mi	sre	oresentation o	t an assistance a	nimal is a vio	plation of Texas lav	v and may be a punishable offense.
	(2)	Tenant may n	ot permit, even te	mporarily, an	v animal on the Pro	perty (including but not limited to any
	(-)					ssistance animal, unless specifically
		•	this agreement.	,	,	, , ,
	(0)					
	(3)	Tenant may ke	eep only the follow	ing animal(s)	on the Property unti	I the above-referenced lease ends.
		Type:		Breed:		Name:
		Color:	Weigh	nt:	Age:	Name: Gender: no Assistance Animal • yes _ no
		Spayed/Neute	red? 🕟 yes 🗌 no	Rabies Shot	s Current? yes	no Assistance Animal 🕡 yes 🗌 no
		Type		Drood		Name
		Color:	Weigh	breed:	Vae.	Name: Gender:
		Spaved/Neute	red? ves no	Rahies Shot	s Current? ves	no Assistance Animal ves no
		•				
		Туре:		Breed:		Name: Gender: no Assistance Animal ves no
		Color:	Weigh	nt:	Age:	Gender:
		Spayed/Neute	red? <u>·</u> yes <u></u> no	Rabies Shot	s Current?	no Assistance Animal <u>·</u> yes <u></u> no
		Type:		Breed:		Name:
		Color:	Weigh	nt:	Age:	Name: Gender: no Assistance Animal yes no
		Spayed/Neute	red? . yes no	Rabies Shot	s Current? yes	no Assistance Animal • yes no
		-				—· —
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(TXR-2004) 05-15-24 Landlord or Landlord's Representative: ____ , ____ & Tenants: ____ , _ Page 1 of 3

Phone:

Fax:

Anı	mai Agreement concerning						
В.	CONSIDERATION: This Paragraph does not apply to assistance animals. In consideration for Landlord's authorization for Tenant to keep the animal(s) described in Paragraph A on the Property, the parties agree to the following. (<i>Check any one or any combination of the following.</i>)						
	(1) Tenant will pay an animal deposit of \$ on or before The animal deposit is an increase in the security deposit in the lease and is made part of the security deposit for all purposes. This increase in the security deposit is not refundable before the lease ends, even if the animal is removed. Any refund of the security deposit, including this increase, is governed by the terms of the lease.						
	(2) Tenant will pay a monthly animal fee in the amount of \$ which is due concurrently with rent payment as referenced in Paragraph 5 of the lease.						
	(3) Tenant will pay a one-time, non-refundable animal fee of \$ on or before						
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 rabies shots of any animal current; (4) confine any animal, when outside, by fences or on leashes under Tenant's control; (5) confine any animal, that is not an assistance animal, in an appropriate enclosure for the type of animal; (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 Landlord or other persons access to Property in its entirety as permitted by the lease.							
E.	DISCLOSURE CONCERNING ANIMALS:						
	(1) Is Tenant aware of whether any of the animals described under this addendum has ever bitten or injured another person? Yes No If yes, explain:						
	(2) 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 flooring, doors, walls, window coverings, furniture, appliances, sod, yard, fences, or landscaping. 						
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Animal Agreement concernin	g						
manager, and Land	6. INDEMNIFICATION: Tenant will protect, defend, indemnify, and hold Landlord, Landlord's proper manager, and Landlord's agents harmless from any damages, costs, attorney's fees, and expenses the are caused by the act of any animal or Tenant.						
H. DEFAULT: If Tenant breaches any provision in this Animal Agreement, Landlord may, in addition to remedies described under Paragraph 9B of the lease, immediately terminate authorization for Tenant keep any animal on the Property. Upon such termination, Tenant must immediately remove any such animal from the Property.							
I. SPECIAL PROVISION	ONS:						
Landlord	Date	Tenant	Date				
		Tenant	Date				
Landlord	Date		Liate				
Landiora	Date	тепапі	Date				
	er written property management	Tenant	Date				
Or signed for Landlord unde agreement or power of atto	er written property management	Tenant	Date				
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