

PET AGREEMENT

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS® IS NOT AUTHORIZED.

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				(street address
			(city) Texas	(zip code) between
			(Landlord) and	
			(Tenant).	
or di	the scretio	above-referenced Property on, may terminate this auth	: Landlord authorizes Tenant to keep any pet described in y until the above-referenced Lease (the Lease) termin orization at any time if Tenant's right of occupancy is lawf the pet rules described in paragraph E of this Pet Agreemen	ates. Landlord, in Landlord's sole fully terminated or if Tenant, Tenant's
		IPTION OF PET: No pet, i cifically described in this pa	including mammals, reptiles, birds, fish, rodents, or insects aragraph.	s, may be kept on the Property unless
	Typ	0.	Proods	Color
	ı yp	e		
	No	itered?		
	Name of Owner:		Breed:Gender: Age: Gender:Name of Pet: Rabies Shot Current?:	
	Wei	aht:	Breed:Gender:	
	Neutered?		Declawed? Name of Pet:	
	Nan	ne of Owner:	Rabies Shot Current?:	
		er (e.g. non, brido, reptiles,	etc.) and explain manner in which kept:	
			ation for Landlord's authorization to Tenant to keep any p	
	operty	DERATION: In considerary, (Check (1), (2), or (3), or Tenant will pay to Landlo Agreement as an increary surrender of the Property	ation for Landlord's authorization to Tenant to keep any p	pet described in paragraph B on theupon execution of this Pe
Pr	operty	DERATION: In considerary, (Check (1), (2), or (3), or Tenant will pay to Landlo Agreement as an increasurrender of the Property all of the terms and conditions.	ation for Landlord's authorization to Tenant to keep any pany combination): ord an additional amount of	pet described in paragraph B on theupon execution of this Pe deposit is not refundable prior to the
Pr	operty (1)	DERATION: In considerary, (Check (1), (2), or (3), or Tenant will pay to Landlo Agreement as an increasurrender of the Property all of the terms and conduct the total monthly rent in the conduction of the second conduction.	ation for Landlord's authorization to Tenant to keep any pany combination): ord an additional amount of See in the security deposit. The increase in the security of the pet has been removed. Refunditions set forth in the Lease.	pet described in paragraph B on theupon execution of this Pedeposit is not refundable prior to the old of the security deposit is subject to

Pet	et Agreement Concerning					
			(Property Address			
E.	. PET RULES: Tenant is responsible for all	actions of the pet(s)	and will abide by th	e following.		
	regulations regarding pets in effect or (8) Tenant must keep rabies shot current	ted by fences or leash on the Property. It waste from the Property offspring from the be caged at all times e statutes, ordinances as amended.	nes under Tenant's erty including the ya e Property. s. s, restrictions, owne	supervision at all times.		
F.	VIOLATION OF PET RULES: If any pet rule or any provision of this Pet Agreement is violated by Tenant, Tenant's guests, or other occupants, Tenant will, upon receiving written notice from Landlord, immediately and permanently remove all pets from the Property. Landlord may remove or cause to be removed any pet which is in violation of this Pet Agreement, not confined, or not authorized by this Pet Agreement and deliver such pet to appropriate local authorities by providing Tenant with at least 24-hour written notice of Landlord's intent to remove the pet. Landlord may report any non-confined or unauthorized pets to the appropriate authorities. Tenant is responsible for any cost incurred by Landlord in removing or causing any pet to be removed. Landlord is not liable or responsible for any harm, injury, sickness or death of any pet which is removed pursuant to this paragraph.					
G.	ACCESS BY LANDLORD: Tenant must remove or kennel any pet at any time that the pet is likely to limit or prohibit Landlord reasonable access to the Property as authorized by the Lease. During the last days of the Lease or any renewal period, Tenant must remove or kennel any pet that is likely to limit or prohibit the showing of the Property to prospective tenants or purchasers.					
Н.	. SPECIAL PROVISIONS:					
I.	GENERAL: This Pet Agreement contains written agreements relate to the pet(s). The second contains the se			both parties acknowledge that no other oral or		
fina	he terms of this Pet Agreement are negot	iable among the pa	rties. This is inter	nded to be a legal agreement, binding upon s Agreement, consult your attorney BEFORE		
Lar	andlord	Date	Tenant	Date		
Lar	andlord	Date	Tenant	Date		
Ву_	-					
as	S	for Landlord	Tenant	Date		

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Tenant

Date