### CALIFORNIA RESIDENTIAL LEASE AGREEMENT

This Residential Lease Agreement (hereinafter "Lease") is	entered into this the day of,
20, by and between the Lessor:	, (hereinafter referred to as "Landlord"),
and the Lessee(s):	All Lessees (hereinafter referred to collectively
as "Tenant"), are jointly, severally and individually bound by,	, (hereinafter referred to as "Landlord"),  All Lessees (hereinafter referred to collectively and liable under, the terms and conditions of this Lease.
For the valuable consideration described below, the sufficient hereby covenant, contract and agree as follows:	cy of which is hereby acknowledged, Landlord and Tenant do
1. GRANT OF LEASE: Landlord does hereby lease	
unto Tenant, and Tenant does hereby rent from Landlord, solely for use as a personal residence, excluding all other	In compliance with California Code § 1950.5
uses, the personal residence located in California, with address of:	Within three weeks after the tenant has vacated the premises, the landlord shall furnish the tenant, by personal delivery or by first-class mail, postage prepaid, a copy of an itemized statement indicating the basis for, and the amount
including the following items of personal property:	of, any security received and the disposition of the security and shall return any remaining portion of the security to the tenant.
2. NATURE OF OCCUPANCY: As a special	Any mailings to the tenant pursuant to this subdivision shall be sent to the address provided by the tenant. If the tenant does not provide an address, mailings pursuant to this
consideration and inducement for the granting of this Lease by the Landlord to the Tenant, the personal residence	subdivision shall be sent, by first-class mail, to the address of unit that has been vacated.
described above shall be used and occupied only by the members of the Tenant's family or others whose names and ages are set forth below:	<b>5. RENT PAYMENTS:</b> Tenant agrees to pay rent unto the Landlord during the term of this Lease in equal monthly installments of \$, said installment for each month being due and payable on or before the 3rd day of the month, the first full rent payment under this Lease being due before the 3rd day of, 20
3. TERM OF LEASE: This Lease shall commence on the day of, 20, and extend until its expiration on the day of, 20, unless renewed or extended pursuant to the terms herein.	Tenant agrees that if rent is not paid in full on or before the5th day of the month, Tenant will pay a late charge of \$50 as allowed by applicable California law.
4. SECURITY DEPOSIT: Upon execution of this Lease, Tenant shall deposit the sum of \$ to be	The prorated rent from the commencement of this Lease to the first day of the following month is \$, which amount shall be paid at the execution of this Lease.
held by Landlord as a security deposit for reasonable	-
cleaning of, and repair of damages to, the premises upon the expiration or termination of this Lease, or other reasonable damages resulting from a default by Tenant, including non-payment of rent. Tenant shall be liable to Landlord for all	Tenant agrees that rent shall be paid in lawful money of the United States by (indicate those that apply):  [   cash, [   personal check, [   money order, [   cashier's check, [ ] other
damages to the leased premises upon the termination of this Lease, ordinary wear and tear excepted. Tenant may not apply the security deposit to any rent due under this Lease.	Rent payments shall be made payable to:
If Landlord sells or assigns the leased premises, Landlord shall have the right to transfer Tenant's security deposit to the new owner or assignee to hold under this Lease, and	and mailed or delivered to the following address:
upon so doing Landlord shall be released from all liability	All notices from Tenant to Landlord under this Lease and shall be delivered to the above address.

Tenant agrees that rent monies will not be considered paid until Landlord or Landlord's agent receives the rent monies, either by mail or by delivery to the above address. Tenant placing rent monies in the mail is not sufficient for rent to be considered paid, and rent will be considered unpaid until actual receipt thereof.

If there are multiple Tenants signed to this Lease, all such Tenants are jointly, severally and individually bound by, and liable under, the terms and conditions of this Lease. A judgment entered against one Tenant shall be no bar to an action against other Tenants.

**6. CONSEQUENCES OF BREACH BY TENANT:** If Tenant, by any act or omission, or by the act or omission of any of Tenant's family or invitees, licensees, and/or guests, violates any of the terms or conditions of this Lease or any other documents made a part hereof by reference or attachment, Tenant shall be considered in breach of this Lease (breach by one tenant shall be considered breach by all tenants where Tenant is more than one person).

The landlord can issue a written 3-day eviction notice if the tenant has done any of the following:

- Failed to pay the rent.
- Violated any provision of the lease or rental agreement.
- Materially damaged the rental property ("committed waste").
- Substantially interfered with the other tenants ("committed a nuisance").
- Used the rental property for an unlawful purpose, such as selling illegal drugs.

The landlord will indicate in the notice whether or not the tenant can remedy the violation within the 3-day time limit in order to avoid eviction. If no indication is given of whether or not the tenant can remedy the violation, then the tenant is NOT allowed to remedy the violation and must move out within 3 days.

Tenant expressly agrees and understands that upon Landlord's termination of this Lease, the entire remaining balance of unpaid rent for the remaining term of this Lease shall **ACCELERATE**, whereby the entire sum shall become immediately due, payable, and collectable. Landlord may hold the portion of Tenant's security deposit remaining after reasonable cleaning and repairs as a partial offset to satisfaction of the accelerated rent.

7. **DELIVERY OF NOTICES:** Any giving of notice under this Lease or applicable California law shall be made by Tenant in writing and delivered to the address

noted above for the payment of rent, either by hand delivery or by mail.

Any notices from Landlord to Tenant shall be in writing and either personally served on Tenant, or tacked to Tenant's front door AND mailed to tenant's address. If Tenant is more than one person, then notice to one shall be sufficient as notice to all.

8. UTILITIES: Tenant will provide and pay for the

following utilities (indicate those that apply):

Television, [ ] Water, [ ] Garbage pick-up.

[ ] Electric, [ ] Gas, [ ] Telephone, [ Television, [ ] Water, [ ] Garbage pick-up.	] Cable
Landlord will provide and pay for the following (indicate those that apply):	utilities
[ ] Electric, [ ] Gas, [ ] Telephone, [	] Cable

Tenant shall be responsible for contacting and arranging for any utility service not provided by the Landlord, and for any utilities not listed above. Tenant shall be responsible for having same utilities disconnected on the day Tenant delivers the leased premises back unto Landlord upon termination or expiration of this Lease.

9. NOTICE OF INTENT TO SURRENDER: Any other provision of this lease to the contrary notwithstanding, at least thirty (30) days prior to the normal expiration of the term of this Lease as noted under the heading TERM OF LEASE above, Tenant shall give written notice to Landlord of Tenant's intention to surrender the residence at the expiration of the Lease term. If said written notice is not timely given, the Tenant shall become a month-to-month tenant as defined by applicable California law, and all provisions of this Lease will remain in full force and effect, unless this Lease is extended or renewed for a specific term by written agreement of Landlord and Tenant.

If Tenant becomes a month-to-month tenant in the manner described above, Tenant must give a thirty (30) day written notice to the Landlord of Tenant's intention to surrender the residence. At any time during a month-to-month tenancy Landlord may terminate the month-to-month Lease by serving Tenant with a written notice of termination, or by any other means allowed by applicable California law. Upon termination, Tenant shall vacate the premises and deliver same unto Landlord on or before the expiration of the period of notice.

#### 10. OBLIGATIONS AND DUTIES OF LANDLORD:

In compliance with California Code § 1941.1, Landlord shall maintain:

- (a) Effective waterproofing and weather protection of roof and exterior walls, including unbroken windows and doors.
- (b) Plumbing or gas facilities which conformed to applicable law in effect at the time of installation, maintained in good working order.
- (c) A water supply approved under applicable law, which is under the control of the tenant, capable of producing hot and cold running water, or a system which is under the control of the landlord, which produces hot and cold running water, furnished to appropriate fixtures, and connected to a sewage disposal system approved under applicable law.
- (d) Heating facilities which conformed with applicable law at the time of installation, maintained in good working order.
- (e) Electrical lighting, with wiring and electrical equipment which conformed with applicable law at the time of installation, maintained in good working order.
- (f) Building, grounds and appurtenances at the time of the commencement of the lease or Lease agreement in every part clean, sanitary, and free from all accumulations of debris, filth, rubbish, garbage, rodents and vermin, and all areas under control of the landlord kept in every part clean, sanitary, and free from all accumulations of debris, filth, rubbish, garbage, rodents, and vermin.
- (g) An adequate number of appropriate receptacles for garbage and rubbish, in clean condition and good repair at the time of the commencement of the lease or Lease agreement, with the landlord providing appropriate serviceable receptacles thereafter, and being responsible for the clean condition and good repair of such receptacles under his control.
- (h) Floors, stairways, and railings maintained in good repair.
- (i) Compliance with the requirements of applicable building and housing codes materially affecting health and safety, including but not limited to installing dead-bolt locks on all swinging entrance doors, and installing window locking devices.

But landlord shall have no duty to maintain any of the above if the noncompliance is the fault of the Tenant.

#### 11. OBLIGATIONS AND DUTIES OF TENANT:

In compliance with California Code § 1941.2, Tenant covenants:

- (1) To keep that part of the premises which he occupies and uses clean and sanitary as the condition of the premises permits.
- (2) To dispose from his dwelling unit of all rubbish, garbage and other waste, in a clean and sanitary manner.
- (3) To properly use and operate all electrical, gas and plumbing fixtures and keep them as clean and sanitary as their condition permits.
- (4) Not to permit any person on the premises, with his permission, to willfully or wantonly destroy, deface, damage, impair or remove any part of the structure or dwelling unit or the facilities, equipment, or appurtenances thereto, nor himself do any such thing.
- (5) To occupy the premises as his abode, utilizing portions thereof for living, sleeping, cooking or dining purposes only which were respectively designed or intended to be used for such occupancies.

Tenant agrees that any violation of these provisions shall be considered a breach of this Lease.

- 12. NO ASSIGNMENT: Tenant expressly agrees that the leased premises nor any portion thereof shall not be assigned or sub-let by Tenant without the prior written consent of Landlord.
- 13. TENANT INSURANCE: Landlord shall not be liable to Tenant, Tenant's family or Tenant's invitees, licensees, and/or guests for damages not proximately caused by Landlord or Landlord's agents. Landlord will not compensate Tenant or anyone else for damages proximately caused by any other source whatsoever, or by Acts of God, and Tenant is therefore strongly encouraged to independently purchase insurance to protect Tenant, Tenant's family, Tenant's invitees, licensees, and/or guests, and all personal property on the leased premises and/or in any common areas from any and all damages.
- 14. CONDITION OF LEASED PREMISES: Tenant hereby acknowledges that Tenant has examined the leased premises prior to the signing of this Lease, or knowingly waived said examination. Tenant acknowledges that Tenant has not relied on any representations made by Landlord or Landlord's agents regarding the condition of the leased premises and that Tenant takes premises in its AS-IS condition with no express or implied warranties or

representations beyond those contained herein or required by applicable California law. Tenant agrees not to damage the premises through any act or omission, and to be responsible for any damages sustained through the acts or omissions of Tenant, Tenant's family or Tenant's invitees, licensees, and/or guests. If such damages are incurred, Tenant is required to pay for any resulting repairs at the same time and in addition to the next month's rent payment, with consequences for non-payment identical to those for non-payment of rent described herein. At the expiration or termination of the Lease, Tenant shall return the leased premises in as good condition as when taken by Tenant at the commencement of the lease, with only normal wear-and-tear accepted. Tenant shall have the right to remove from the premises Tenant's fixtures placed thereon by Tenant at his expense, provided, however, that Tenant in effecting removal, shall restore the leased premises to as good, safe, sound, orderly and slightly condition as before the addition of Tenant's fixture. Failing this, Tenant shall be obligated to pay for repairs as stated above.

- 15. ALTERATIONS: Tenant shall make no alterations, decorations, additions, or improvements to the leased premises without first obtaining the express written consent of Landlord. Any of the above-described work shall become part of the dwelling. If carried out by independent contractors, said contractors must be approved by Landlord. Tenant shall not contract for work to be done without first placing monies sufficient to satisfy the contract price in an escrow account approved by Landlord. All work shall be done at such times and in such manner as Landlord may designate. If a construction or mechanic's lien is placed on the leased premises as a result of the work, such shall be satisfied by Tenant within ten (10) days thereafter at Tenant's sole expense. Tenant shall be considered in breach of this Lease upon failure to satisfy said lien.
- 16. NO ILLEGAL USE: Tenant shall not perpetrate, allow or suffer any acts or omissions contrary to law or ordinance to be carried out upon the leased premises or in any common area. Upon obtaining actual knowledge of any illegal acts or omissions upon the leased premises, Tenant agrees to immediately inform Landlord and the appropriate authorities. Tenant shall bear responsibility for any and all illegal acts or omissions upon the leased premises and shall be considered in breach of this Lease upon conviction of Tenant or any of Tenant's family or invitees, licensees, and/or guests for any illegal act or omission upon the leased premises- whether known or unknown to Tenant.
- 17. NOTICE OF INJURIES: In the event of any significant injury or damage to Tenant, Tenant's family, or Tenant's invitees, licensees, and/or guests, or any personal property, suffered in the leased premises or in any common

area, written notice of same shall be provided by Tenant to Landlord at the address designated for delivery of notices (identical to address for payment of rent) as soon as possible but not later than five (5) days after said injury or damage. Failure to provide such notice shall constitute a breach of this Lease.

- 18. LANDLORD'S RIGHT TO MORTGAGE: Tenant agrees to accept the premises subject to and subordinate to any existing or future mortgage or other lien, and Landlord reserves the right to subject premises to same. Tenant agrees to and hereby irrevocably grants Landlord power of attorney for Tenant for the sole purpose of executing and delivering in the name of the Tenant any document(s) related to the Landlord's right to subject the premises to a mortgage or other lien.
- 19. **DELAY IN REPAIRS:** Tenant agrees that if any repairs to be made by Landlord are delayed by reasons beyond Landlords control, there shall be no effect on the obligations of Tenant under this Lease.
- **20. NOTICE OF ABSENCE FROM PREMISES:** If Tenant is to be absent from the leased premises for seven (7) or more consecutive days, written notice of such should be served upon Landlord. If such absences are to be customary or frequent, the expected frequency and duration of absence should be summarily noted here:

Tenant expressly agrees and understands that absence from the premises, with or without notice, in no way obviates the requirement to pay rent and other monies as stated herein, or the consequences of failure to timely pay same.

- 21. POSSESSION OF PREMISES: Tenant shall not be entitled to possession of the premises designated for lease until the security deposit and first month's rent (or prorated portion thereof), less any applicable promotional discount, is paid in full.
- 22. MATERIALITY OF APPLICATION TO RENT: All representations made by Tenant(s) on the Application to Rent (or like-titled document) are material to the grant of this Lease, and the Lease is granted only on condition of the truthfulness and accuracy of said representations. If a failure to disclose or lack of truthfulness is discovered on said Application, Landlord may deem Tenant to be in breach of this Lease.
- **23. MODIFICATION OF THIS LEASE:** Any modification of this lease shall not be binding upon Landlord unless in writing and signed by Landlord or Landlord's authorized agent. No oral representation shall

be effective to modify this Lease. If, as per the terms of this paragraph, any provision of this lease is newly added, modified, or stricken out, the remainder of this Lease shall remain in full force and effect

- **24. REMEDIES NOT EXCLUSIVE:** The remedies and rights contained in and conveyed by this Lease are cumulative, and are not exclusive of other rights, remedies and benefits allowed by applicable California law.
- **25. SEVERABILITY:** If any provision herein, or any portion thereof, is rendered invalid by operation of law, judgment, or court order, the remaining provisions and/or portions of provisions shall remain valid and enforceable and shall be construed to so remain.
- 26. NO WAIVER: The failure of Landlord to insist upon the strict performance of the terms, covenants, and agreements herein shall not be construed as a waiver or relinquishment of Landlord's right thereafter to enforce any such term, covenant, or condition, but the same shall continue in full force and effect. No act or omission of Landlord shall be considered a waiver of any of the terms or conditions of this Lease, nor excuse any conduct contrary to the terms and conditions of this Lease, nor be considered to create a pattern of conduct between the Landlord and Tenant upon which Tenant may rely upon if contrary to the terms and conditions of this Lease.
- 27. ATTORNEY FEES: In the event that Landlord employees an attorney to collect any rents or other charges due hereunder by Tenant or to enforce any of Tenant's covenants herein or to protect the interest of the Landlord hereunder, Tenant agrees to pay a reasonable attorney's fee and all expenses and costs incurred thereby, to the greatest extent allowed by applicable law.
- 28. HEIRS AND ASSIGNS: It is agreed and understood that all covenants of this lease shall succeed to and be binding upon the respective heirs, executors, administrators, successors and, except as provided herein, assigns of the parties hereto, but nothing contained herein shall be construed so as to allow the Tenant to transfer or assign this lease in violation of any term hereof.
- 29. DESTRUCTION OF PREMISES: In the event the leased premises shall be destroyed or rendered totally untenable by fire, windstorm, or any other cause beyond the control of Landlord, then this Lease shall cease and terminate as of the date of such destruction, and the rent shall then be accounted for between Landlord and Tenant up to the time of such damage or destruction of said premises is the same as being prorated as of that date. In the event the leased premises are damaged by fire,

- windstorm or other cause beyond the control of Landlord so as to render the same partially untenable, but repairable within a reasonable time, then this lease shall remain in force and effect and the Landlord shall, within said reasonable time, restore said premises to substantially the condition the same were in prior to said damage, and there shall be an abatement in rent in proportion to the relationship the damaged portion of the leased premises bears to the whole of said premises.
- **30. EMINENT DOMAIN:** In the event that the leased premises shall be taken by eminent domain, the rent shall be prorated to the date of taking and this Lease shall terminate on that date.
- 31. LANDLORD ENTRY AND LIEN: In addition to the rights provided by applicable California law, Landlord shall have the right to enter the leased premises at all reasonable times for the purpose of inspecting the same and/or showing the same to prospective tenants or purchasers, and to make such reasonable repairs and alterations as may be deemed necessary by Landlord for the preservation of the leased premises or the building and to remove any alterations, additions, fixtures, and any other objects which may be affixed or erected in violation of the terms of this Lease. Landlord shall give reasonable notice of intent to enter premises except in the case of an emergency. Furthermore, Landlord retains a Landlord's Lien on all personal property placed upon the premises to secure the payment of rent and any damages to the leased premises.
- **32. GOVERNING LAW:** This Lease is governed by the statutory and case law of the State of California.
- **33.** In compliance with California Civil Code §2079.10a, the following required notice (required in all California leases) is given.
- "Notice: Pursuant to Section 290.46 of the Penal Code, information about specified registered sex offenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and ZIP Code in which he or she resides."
- 34. LEAD-BASED PAINT DISCLOSURE: HOUSING BUILT BEFORE 1978 MAY CONTAIN LEAD-BASED PAINT. LEAD FROM PAINT, PAINT CHIPS, AND DUST CAN POSE HEALTH HAZARDS IF NOT MANAGED PROPERLY. LEAD EXPOSURE IS ESPECIALLY HARMFUL TO YOUNG CHILDREN AND PREGNANT WOMEN. BEFORE RENTING

riq's Property Management	
PRE-1978 HOUSING, LESSORS MUST DISCLOSE THE PRESENCE OF KNOWN LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS IN THE DWELLING. LEASEES MUST ALSO RECEIVE A FEDERALLY APPROVED PAMPHLET ON LEAD POISONING PREVENTION.	TENANT INT
Landlord states as follows: [Landlord check one]	4
The leased premise was constructed in 1978 or later.	
The leased premise was constructed prior to 1978. Landlord has conformed with all federal requirements regarding lead-based paint disclosure including the completion and mutual signing with Tenant and any agents, of the <a href="Lead-Based Paint Disclosure Form">Lead-Based Paint Disclosure Form</a> attached hereto and incorporated into this lease as a part hereof. All associated information required by the Disclosure form (if any) was furnished to Tenant, and Tenant received the EPA pamphlet "Protect Your Family from Lead in Your Home."  TENANT INT	* * *
<ul> <li>35. PETS: No animal, bird, or other pet will be kept on the premises, except properly trained service animals needed by blind, deaf, or disabled persons. If box below is checked by landlord, view Attached form for more information.</li> <li>Landlord allows pets subject to below. (View Pet Addendum)</li> </ul>	
36. Landlord's Right to Access: Landlord or Landlord's agents may enter the premises in the event of an emergency, to make repairs or improvements, or to show the premises to prospective buyers or tenants. Landlord may also enter the premises to conduct a monthly inspection to check for safety or maintenance problems. Except in cases of emergency, Tenant's abandonment of the premises, court order, or where it is impractical to do so, Landlord shall give Tenant notice before entering.	
ADDITIONAL PROVISIONS:	
1. There will be monthly inspection of the property, tenant will be called 1 week ahead if visit.	
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### WITNESS THE SIGNATURES OF THE PARTIES TO THIS RESIDENTIAL LEASE AGREEMENT:

LANDLORD		
Sign:	Print:	_ Date:
Contact Number: _()	Email:	
TENANT		
Sign:	Print:	_ Date:
Contact Number: _()	Email:	
TENANT		
Sign:	Print:	Date:
Contact Number: _()	Email:	
TENANT		
Sign:	Print:	Date:
Contact Number: _()	Email:	
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## **Bedbug Addendum**

This agreement is an addendum and part of the rental agreement between the tenant and landlord for the property stated.

- Residents acknowledge that the Owner/Agent has inspected the unit and is aware of no bedbug infestation.
- Residents claim that all furnishings and personal properties that will be moved into the premises are free of bedbugs.

of bedougs.		
(Resident Initials)	(Resident Initials)	(Resident Initials)

Resident(s) hereby agree to prevent and control possible infestation by adhering to the below list of responsibilities:

- 1. Check for hitch-hiking bedbugs. If you stay in a hotel or another home, inspect your clothing, luggage, shoes and personal belongings for signs of bedbugs before re-entering your apartment. Check backpacks, shoes and clothing after using public transportation or visiting theaters. After guests visit, inspect beds, bedding and upholstered furniture for signs of bedbug infestation.
- 2. Resident shall report any problems immediately to Owner/Agent. Even a few bedbugs can rapidly multiply to create a major infestation that can spread to other units.
- 3. Resident shall cooperate with pest control efforts. If your unit or a neighbor's unit is infested, a pest management professional may be called in to eradicate the problem. Your unit must be properly prepared for treatment. Resident must comply with recommendations and requests from the pest control specialist prior to professional treatment including but not limited to:
- Placing all bedding, drapes, curtains and small rugs in bags for transport to laundry or dry leaners.
- Heavily infested mattresses are not salvageable and must be sealed in plastic and disposed of properly.
- Empty dressers, night stands and closets. Remove all items from floors; bag all clothing, shoes, boxes, toys, etc. Bag and tightly seal washable and non-washable items separately. Used bags must be disposed of properly.
- Vacuum all floors, including inside closets. Vacuum all furniture including inside drawers and nightstands. vacuum mattresses and box springs. Carefully remove vacuum bags sealing them tightly in plastic and discarding of properly.
- Wash all machine-washable bedding, drapes, and clothing etc on the hottest water temperature and dry on the highest heat setting. Take other items to the dry cleaner making sure to inform the dry cleaner that the times are infested with bedbugs. Discard any items that cannot be decontaminated.
- Move furniture toward the center of the room so that technicians can easily treat carpet edges where bed bugs congregate, as well as walls and furniture surfaces. Be sure to leave easy access to closets.
- 4. Resident agrees to indemnify and hold the Owner/Agent harmless from any actions, claims, losses, damages and expenses including but not limited to attorneys' fees that Owner/Agent may incur as a result of the negligence of the Resident(s) or any guest occupying or using the premises.
- 5. It is acknowledge that the Owner/Agent shall not be liable for any loss of personal property to the Resident, as a result of an infestation of bedbugs. Resident agrees to have personal property insurance to cover such losses.

By signing below, the undersigned Resident(s) ag	ree and acknowledge having read and understood this addendu
Resident	Date
Resident	Date
Owner/Agent	Date

## **Pet Addendum**

(NOTE: ONLY FILL IF BOX IN #35 IS CHECKED IN AGREEMENT)

This agreement is an addendum and part of the rental agreement between the tenant and landlord for the property stated.

1. **DEFINITIONS**: Whenever the following capitalized words are used in the Addendum, they shall have the meanings shown below. All capitalized words which are defined in this Addendum and are not defined in the Lease shall have the meanings given in the Addendum.

Tenant:	Owner:	
Premises:	-	
Pet Name(s)	Cat(s) Dog(s) Other	Breed(s)
Color(s)	Age(s)	Weight (s)
Neutered/Spayed? O Yes No	Cats Only:  Declawed? O Yes O No	If Yes: O Indoor Outdoor
Pet Deposit?	Pet Fee?	Pet Rent?

- 2. **PERMISSION**: Owner grants permission to Tenant to keep the Pet, and no others, on the Premises, subject to the terms and conditions of the Lease and this Addendum. Owner may revoke permission at any time if Tenant fails to comply with any of the terms of the Addendum or Lease.
- 3. **PET DEPOSIT AND FEE:** Tenant has deposited the Pet Deposit for the faithful performance of all terms and conditions of the Lease and this Addendum, including, but not limited to, the return of the Premises in good and clean condition, free of pet damage and flea and other pest infestation, at the completion of the Term, The Pet Deposit shall be added to the Security Deposit and be subject to all of the other terms and conditions regarding the Security Deposit. Tenant has paid the Pet Fee as a non-refundable fee to induce Owner to grant permission for the Pet. Tenant understands that Pet Fee will not be refunded, even if the Pet is subsequently removed from the Premises or if there is no damage to the Premises at the end of the Term.
- 4. **PET RENT**: In addition to the Rent, Tenant shall pay the Pet Rent for each month, or part of a month, that the Pet is on the Premises. The Pet shall be considered to be on the Premises until the Pet is removed, Tenant has Owner and Agent written notice that the Pet has been removed, Owner has confirmed the removal by an inspection of the Premises, and all pests have been exterminated. The Pet Rent shall be payable in the same manner as Rent.
- 5. **PET CONTROL:** Tenant shall keep the Pet in accordance will all applicable laws and ordinances, including licensing the Pet, keeping current all applicable shots, and leashing the Pet when outdoors. Tenant shall promptly remove and properly dispose of all pet waste, and shall not curb the Pet on the shrubbery, flowers, or small trees. Tenant shall not permit the Pet to bark, howl, or otherwise emit noises in such a level, frequency, or time as to disturb others. Tenant shall not keep the Pet on the Premises if the Pet is or becomes vicious or threatening, bites or attacks any person or other pet, or otherwise is or becomes a nuisance. Tenant shall not leave the pet on the Premises unattended for any period in excess of. Tenant shall provide proper care, food, and shelter for the Pet and not abuse

the Pet in any way. No breeding of the Pet shall be permitted on the Premises.

- 6. **CONDITION OF PREMISES:** Tenant shall be responsible for all damage caused by the Pet to the Premises, including all repairs and replacements considered appropriate by Owner or Agent. Upon termination of the Lease or removal of the Pet from the Premises, whichever occurs first, Tenant shall have the Premises professionally exterminated and the carpets professionally cleaned and deodorized at Tenant's cost through companies approved by Agent. Tenant shall provide Agent with copies of paid receipts for the extermination and cleaning. Tenant shall remain liable for dormant infestation and latent pet odor (including extermination costs and carpet replacement floor refinishing if necessary) for 30 days after the Pet is removed from the Premises and the required extermination and cleaning are complete, even if prior to that time the Security Deposit and Pet Deposit have been returned to Tenant.
- 7. **ADDITIONAL ENTRY RIGHTS**: In addition to Owner's rights under the Lease, if Owner receives any complaint regarding the Pet or otherwise has reason to believe that a violation regarding the Pet has occurred, Owner and/or Agent may enter the Premises to investigate the possible violation. Owner and Agent will only enter the Premises under this provision on reasonable notice and at reasonable time unless the circumstances require otherwise, such as in the event of an emergency, Tenant's absence from the Premises, or Tenant's attempted evasion of the requirements of the Lease or this Addendum.
- 8. **REMOVAL OF PET**: In an emergency, or if the Pet becomes vicious, appears severely ill, or otherwise behaves in a manner that Owner or Agent believes poses an immediate threat to the health and safety of the Pet or others, Owner and Agent may enter the Premises and remove, or cause to be removed, the Pet and take any other action which Owner or Agent considers appropriate, including placing the Pet in shelter or other similar facility. In such an event, Tenant shall be responsible for all costs incurred. Owner shall only act under this paragraph if Tenant has failed to take corrective action within a reasonable time after being requested to do so or if Tenant is not available.
- 9. **INTERPRETATION:** This Addendum supplements the terms and conditions of the Lease. If any provision of this Addendum conflicts with any provision of the Lease, this Addendum shall control. All rights and remedies of Landlord are cumulative. Any default under this Addendum shall constitute a default under the Lease.

10. OTHER PROVISIONS:		
By signing below, the undersigned Resident(s)	agree and acknowledge having read and understood this addendum.	
Resident	Date	
Resident	Date	
Owner/Agent	Date	

## Disabilities/Handicap Addendum

This agreement is an addendum and part of the rental agreement between the tenant and landlord for the property stated:

- 1. Tenant understands this property is not designed for handicap or disabled personal, any use by such persons is at own risk.
- 2. Landlord will not and is not liable of making any accommodation; any request to upgrade property will be considered a notice to vacate.
- 3. Tenant is made aware of accessibilities and conditions of property ahead of time.
- 4. Tenant shall be solely responsible for expenses necessary to comply with any requirements triggered solely by a disability of one or more of Tenant's members.
- 5. Any rules and regulations which would prohibit Landlord from leasing property due to tenants cause will be tenant's responsibility to bring property up to code.
- 6. In the event that a regulatory agency, private party, organization or any other person or entity makes a claim relating this property and disabilities shall terminate this lease and all expense will be held by entity making claim.
- 7. This Addendum supplements the terms and conditions of the Lease. If any provision of this Addendum conflicts with any provision of the Lease, this Addendum shall control. All rights and remedies of Landlord are cumulative. Any default under this Addendum shall constitute a default under the Lease

By signing below, the undersigned Resident(s) agree and acknowledge having read and understood this addendum.

Resident Date

Resident Date

Owner/Agent Date

# **Additional Documents Required**

Please submit following document along with application:

- 1. Copy of Driver license or State ID for all Residence (Color Copy)
- 2. Copy of Social Security Card for all Residence over 18 (Color Copy)
- 3. Pay Stubs (If Required)
- 4. Tax Documents (If Required)
- 5. Vehicle Registration
- 6. Pet License