



PET ADDENDUM

This addendum (this "Addendum") is made this	day of , and forms a
part of that certain Lease Agreement dated	, (the "Lease"), between
-	("Owner"),
("Tenant"),	("Tenant"),
("Tenant"),	("Tenant"),
("Tenant"),	("Tenant"), for
the Premises described in the Lease. In case of conflict be provisions of the Lease, the provisions of this Addendur	
GENERAL	
Owner recognizes the importance of pets to residents. Presidents of Family Houset forth in this Addendum. Tenant must complete the and/or intends to house a pet within the Premises, and slupon acquiring a new pet (that is approved by the Owner owner).	using (the "Community") on the terms and conditions as Addendum at move-in, regardless if Tenant owns hall immediately update or re-execute this Addendum
Service animals and assistance animals are not consider	ered pets subject to this Addendum. Residents of the

Service animals and assistance animals are <u>not</u> considered pets subject to this Addendum. Residents of the Community that own service animals or assistance animals and are requesting such service animals or assistance animals be kept within such resident's unit/housing and otherwise be allowed within the Community shall request from and submit to Owner a <u>Service Animal or Assistance Animal Request Addendum</u> (Addendum to the Lease) for Owner's review in accordance with such Addendum. Certain state and local laws, regulations, or ordinances may criminalize the misrepresentation of an entitlement to an assistance animal and/or the misrepresentation of a pet as an assistance animal (including creating or providing any documentation that misrepresents a pet as an assistance animal), punishing offenders with fines, community service, jail time, and/or a combination of any of the foregoing. It is the duty of Tenant to familiarize himself/herself with and abide by such laws, regulations, or ordinances.

PET POLICY AND RESTRICTIONS

Tenant agrees to comply with the following rules, regulations and restrictions, which may be changed by Owner from time to time in Owner's sole discretion and upon written notice to Tenant:

- 1. Owner must approve all pets and all required documents are to be on file (including evidence that such pets are vaccinated, registered, licensed and micro-chipped in accordance with applicable State and local laws) **prior** to such pets entering the Community. No "visitor" pets are permitted without Owner approval.
- 2. No more than **two (2)** pets per household are allowed at any given time.
 - Tenant must pay the <u>refundable</u> pet deposit set forth in Schedule 2 to the Lease to keep a permitted pet within the Premises, which pet deposit shall be returned to Tenant at the expiration or termination of the Lease provided that Tenant is not in default of the Lease and no damages were caused by such pets (whether to the Premises, the Community, or other residents or animals of the Community).
- 3. Tenant is fully responsible for the conduct and actions of their pets at all times and, among other things, the full restitution for damages to yards, homes, property, etc., and hospital bills or veterinary bills incurred as a result of injuries inflicted on people or other animals caused by their pet(s). Such damages are **not** covered by the pet deposit.

4.	Tenant is responsible for paying for any damages caused by their noncompliance with the provisions of
	this Addendum and the charges imposed by the Community to repair the damages associated therewith.

- 5. Tenant's failure to permanently remove the pet as provided herein or failure to comply with all other terms of this Addendum shall constitute a default permitting termination of the Lease.
- 6. Tenant must notify the ______ Family Housing within five (5) days of acquiring a pet and shall re-execute or update this Addendum accordingly.
- 7. All pets must be registered by Tenant at the base veterinarian treatment facility (if such a facility exists at the base) within five (5) working days of occupying a housing unit or acquiring a pet.
- 8. Tenant is responsible for keeping the grounds clean and sanitary. All yards and common areas must be kept clean of pet droppings. Tenant must pick up and properly dispose of animal waste and residents who walk their pet must carry a plastic bag to retrieve and dispose of any droppings. It is a violation of this Addendum for Tenant to simply "turn out" their pet and recall it at their convenience.
- 9. Pets must be "on leash" at all times when outside the fenced area of the housing unit. Pets shall not be tethered outside the home. Pets must be in the home or behind an approved fenced area in the backyard if unattended. Pet food shall not be kept outside, as it will attract vermin and pests.
- 10. Tenant must keep his or her pet(s) kenneled or contained upon the Owner's access to the Premises for inspections, maintenance and showings.
- 11. Tenant is required to (a) provide care, feeding, and supervision of their pets, (b) control their pets at all times, (c) pay for damages caused by their pets, (d) maintain the good health of their pets and (e) maintain flea and odor control of their pets.
- 12. Pets are not allowed in the pool, pool areas, playgrounds or tot lots at any time.
- 13. Pets of vicious or dangerous disposition shall <u>not be permitted</u> within the Community for any reason whatsoever. No pets with a history of aggressive, threatening or violent behavior will be allowed.
- 14. The breeding of animals or operation of a commercial kennel within the Premises or anywhere else within the Community is strictly prohibited.
- 15. Tenant shall insure that Tenant's pets do not at any time disturb any other resident of the Community (or animal of any other resident) nor damage any property located in the Community.
- 16. If, in Owner's sole and reasonable discretion, that Tenant's pet constitutes a threat to the health or safety of other residents or animals of other residents or otherwise creates a nuisance, which disturbs the rights, comforts or quiet enjoyment of other residents, has caused or is causing damage to the property in the Community, or has shown or is showing aggressive behavior towards any other resident or animals of other residents, Tenant shall permanently remove such pet from the Community within five (5) days after written request by Owner. Should Tenant feel that such request is unreasonable or without basis, Tenant may request a meeting with the Owner to discuss the removal request. Tenant is entitled to be accompanied at the meeting by a person of his or her choice. The final determination to remove the offending animal shall be made by the Owner (in good faith) after reasonable discussion with Tenant and evaluation of all of the pertinent evidence. Tenant's failure to correct the situation as required by Owner, timely request a meeting, or appear at a scheduled meeting may result in the removal of the offending animal, waiver of Tenant's right to dispute such removal or termination of Tenant's tenancy at the Community.

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- 17. Tenant shall indemnify, defend and hold harmless Owner and its agents, employees and representatives from and against any actions, suits, claims and demands, including, without limitation, attorneys' fees, costs and expenses, arising from damage or injury to any person, animal or property caused by Tenant's pets or Tenant's non-compliance with this Addendum.
- 18. The following animals are **not** allowed in the Community or to be kept by residents in their individual unit/housing in the Community at any time:

Dogs of the following "restricted breeds" (to	Pit Bull (American Staffordshire Bull Terrier or	
include any dog with a mix of any such	`	
breeds)*:	Presa Canarios, Doberman Pinscher, Chow	
	Chow, Akitas, Mastiffs, Great Danes, Alaskan	
	Malamutes, and wolf hybrids.	
Any dog (of any breed) that demonstrates a	Unprovoked barking, growling or snarling when	
propensity for dominance or aggressive		
behavior as indicated by any of the		
following types of conduct:	present; biting or scratching people or other	
O V 1	animals; or escaping confinement or restrictions	
	to chase people.	
Reptiles and fish:	Ex: Snake, lizard, turtle, tortoise, crocodile,	
	alligator, iguana, komodo dragon, newt, gecko, gila monster, electric eels, piranhas, pufferfish,	
	and sharks.	
Arachnids:	Ex: Spider, scorpion.	
Rodents (other than hamsters and guinea	Ex: Mice, rat, gerbil, mole, beaver, squirrel,	
pigs):	porcupine, chipmunk, prairie dog, groundhog,	
	gopher, shrew, bat, hedgehog, raccoon, and	
	skunk.	
Wild or exotic animals:	Ex: Fisher cat, fox, weasel, raccoon, monkey,	
	Ferret, chinchilla, jackal, coyote, wolf, skunks.	
Farm animals:	Ex: Pig, horse, cow, chicken, sheep, goat, and	
	geese.	
Birds of prey:	Ex: Hawk, eagle, buzzard, vulture, owl, falcon, harrier, kite.	

*Notwithstanding anything contained herein to the contrary, the "restricted breed" restriction above shall not apply to a (i) certified military working dog that is being boarded by its handler/trainer and approval is obtained by the Installation Commander in writing or (ii) service animal or assistance animal that is registered with the Owner. In addition, whether a pet is a "restricted breed" or mix of any of the "restricted breeds" shall be determined in the reasonable discretion of the Owner. In the case of a dispute concerning the Owner's determination of whether a pet is a "restricted breed" or mix thereof, a local qualified veterinarian selected by the Owner shall make such determination, which determination shall be final and conclusive. Any costs associated with the veterinarian's determination shall be borne by the disputing resident.

19. The privilege of keeping a pet in the Community may be revoked and/or a warning issued if a pet is determined to be a nuisance. A nuisance is any action of a pet that endangers life or health, gives offense to the senses, violates laws of decency or obstructs reasonable or comfortable use of property. An animal may be considered a nuisance if it, among other things, (a) habitually or repeatedly barks in a manner that disturbs others, (b) interferes or obstructs persons engaging in exercise or physical activity, (c) defecates on the lawn of a home not occupied by its owner, or (d) habitually violates the leash requirement.

20.	If Tenant witnesses or has actual knowledge of any incident involving the aggressive behavior (or any
	other behavior or actions that would constitute a violation of the Community rules and regulations or a
	nuisance) of any animal(s), permitted pet(s) or service or assistance animal(s) in the Community, Tenant
	shall promptly report such incident to Owner by contacting the Family
	Housing. Tenant shall provide Owner with all reasonably requested information including, without
	limitation, the date, time, and location of the reported behavior, essential facts of the incident (including
	any potential provocation and the specific behaviors exhibited), the breed and type of the offending
	animal, any witnesses and their corresponding contact information, and Tenant's contact information.

21. BASE RULES ACKNOWLEDGMENT Tenant agrees that the rules, procedures, and requirements in this Addendum are the rules, procedures, and requirements of the Owner only and further agrees and acknowledges that Tenant may be subject to certain military installation/base rules, requirements, restrictions, and procedures applicable to the residents of the Community, including, without limitation, rules, requirements, restrictions, and procedures regarding animals or pets and/or any related accommodation requests ("Base Rules"), which Base Rules may be more stringent than the rules, procedures, and requirements set forth herein. Accordingly, Tenant agrees and acknowledges that (a) it is Tenant's sole responsibility to familiarize himself or herself with and strictly abide by and comply with any and all applicable Base Rules in addition to all rules, procedures, and requirements set forth herein, (b) Tenant's compliance with the Base Rules is an independent obligation from Tenant's compliance with this Addendum, (c) any and all rights granted to Tenant under this Addendum, if any, may be affected, modified, reduced, eliminated, or limited by the Base Rules through no fault of Owner, and (d) Owner shall not be liable to Tenant or any other party or otherwise be responsible for any harm, damages, costs, expenses, fees, losses, or other liabilities in connection with any rights of Tenant under this Addendum that are affected, modified, reduced, eliminated, or limited in any way by the Base Rules. By executing this Addendum, Tenant represents and warrants that he or she is and shall remain at all times compliant with the Base Rules.

PET REGISTRATION INFORMATION

Tenant hereby represents and warrants that the information below is true and accurate. **Owner must be notified of significant changes to the below information**.

Pet #1 Information	
Pet Name:	
Type of Animal:	
Breed:	
Color:	
Gender:	
Weight:	
Age:	
Description:	
•	
Pet #2 Information	
Pet Name:	
Type of Animal:	
Breed:	
Color:	
Gender:	
Weight:	
Age:	
Description:	

T T . •	
Veterii	narian Information
Veterin	narian Name:
Emerge	ency Contact Information:
Lineige	ency conditionnation.
Photo A photo	o of each pet must be provided with this Addendum for the file.
such lie	es should be licensed and/or registered in accordance with all applicable State and local laws. Copies of censes must be provided with this Addendum for the file. Tenant shall comply with all municipal, city ty codes regarding pet ownership.
Docum require indicate represe	entation from a qualified veterinarian indicating each pet has met all vaccination and inoculation ments in your area must be provided with this Addendum for the file. The documentation should the types of vaccinations and inoculations received and the dates when received. Tenant hereby nts and warrants that the above-described pet(s) has been properly licensed and inoculated and agrees ish Owner with evidence thereof.
Tenant remova	PRE TO COMPLY 's failure to comply with the terms and provisions of this Addendum (including, without limitation, the of an offending animal) or violation of any representation or assurance contained in this Addendum constitute a default permitting termination of the Lease.
	OWLEDGEMENT initial one (1) of the following statements:
OR	Tenant acknowledges the she or he <u>does not own a pet</u> . Tenant acknowledges that no animal or pet of any kind may be kept within the Premises or otherwise be kept in the Community by Tenant or his or her guest without the prior written consent of the Owner. Tenant also acknowledges that if he or she obtains permission at a future date to keep a pet, Tenant agrees to abide by all of the requirements of this Addendum.
	It is agreed between Tenant and Owner that for the privilege of maintaining the above identified pet(s) within the Premises that the amount of \$ will be paid as a refundable pet deposit. Tenant agrees to abide by all of the requirements of this Addendum. Except for the pet(s) described above, Tenant shall not keep any pets within the Premises or otherwise in the Community without Owner's approval and re-execution or update of this Addendum. By signing below, Tenant certifies that his or her pet(s) identified above has no history of aggressive, threatening or violent behavior. Tenant understands that the permission to keep the above identified pet(s) in the Premises can be revoked by Owner at any time if there is a failure to comply with any of the terms and conditions of this Addendum or if Tenant permits the pet(s) identified above to become a nuisance or safety hazard to the other residents or animals of other residents, and upon such revocation, Tenant must permanently remove such offending pet(s) from the Premises in accordance with terms hereof. Failure to do so may result in termination of the Lease.

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_	-	terms of this Addendum, is so terms and conditions of this	ubmitting this Addendum with true s Addendum.
Tenant	Date	Tenant	Date
Tenant	Date	Tenant	Date
Tenant	Date	Tenant	Date
Owner hereby grants paterms and conditions s		xeep in the Premises, the ab	ove-described pets (if any) on the
Owner	Date		