

TEXAS ASSOCIATION OF REALTORS®

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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AD	ADDENDUM TO RESIDENTIAL LEASE CONCERNING THE PROPERTY AT								
A.	PET AUTHORIZATION AND PET DESCRIPTION:								
	(1) Tenant may not keep any pet on the Property unless specifically authorized by this agreement. "Pet" includes any animal, whether mammal, reptile, bird, fish, rodent, or insect.								
	(2) Tenant may keep the follo	owing pet(s	s) on the Property un	til the above-re	ferenced lease	ends.			
	Type:		Breed:		Name:				
	Type: Color: Neutered? yes no	_ Weight:		Age: _	Ge	nder:			
	Neutered? yes no		Declawed? Uyes	no	Rabies Sho	s Current?	yes	no	
	Type:		Breed:		Name:				
	Type: Color: Neutered? yes no	Weight:		Age:	Ge	nder:			
	Neutered? yes no		Declawed? yes	no	Rabies Sho	s Current?	yes	no	
	Type:		Breed:		Name:				
	Type: Color: Neutered? yes no	_ Weight:		Age: _	Ge	nder:			
	Neutered? yes no		Declawed? yes	no	Rabies Sho	s Current?	yes	no	
	Type:		Breed:		Name:				
	Type: Color: Neutered? yes no	Weight:		Age:	Ge	nder:			
	Neutered? yes no		Declawed? yes	no	Rabies Sho	s Current?	ges	no	
B .	CONSIDERATION: In consider A on the Property, the parties (1) On or before the date \$ \$350.00 the security deposit for all even if the pet is removed the lease.	agree to the Tenant The pet purposes	moves into the P deposit is an increase. This increase in the	any one or any roperty, Tenaise in the security deposes security deposes	combination of tomation of tomation of the combination of the combination of the combination of the combination of the combination of the combination of the combination of the combination of the combinat	f the following andlord and lease and lable before	ng.) pet dep is made the leas	oosit of part of e ends,	
	(2) The monthly rent in the le	ase is incr	eased to \$						
	(3) Tenant will, upon exect non-refundable payment.	ution of t	his agreement, pay	Landlord \$		a	s a or	ne-time,	
C.	(2) comply with all applicable regulations regarding any(3) keep the rabies shots of a(4) confine any pet that is a d	 ET RULES: Tenant must: take all reasonable action to insure that any pet does not violate the rights of other persons; comply with all applicable statutes, ordinances, restrictions, owners' association rules, and other enforceable regulations regarding any pet; keep the rabies shots of any pet current; confine any pet that is a dog or cat, when outside, by fences or on leashes under Tenant's control; confine any pet other than a dog or cat in appropriate cages at all times; 							
(TA	R-2004) 1-1-14 Initialed for Identif	ication by T	enants: ,	, , ,	and Landlord:	,	Page 1 o	f 2	
	Realty, 6789 Ranger Rd Frisco, TX 75035	,			: 214-317-1212			et agreement	

Pet	Agreement concerning							
	(6) promptly remove any pet waste from the Proportion porches, patios, courtyards, and decks; and(7) promptly remove from the Property any offspring of the Property and the Pro		rage areas, yards					
D.		SS: Tenant must remove or confine any pet at any time that the pet is likely to limit or prohibit Landlord or othe s access to Property in its entirety as permitted by the lease.						
E.	DISCLOSURE CONCERNING PETS: (1) Is Tenant aware of whether any of the pets descriinjured another person? If yes, explain:		☐ Yes ☐ No					
	(2) Is Tenant aware of whether any of the pets descripropensity or predisposition to bite or injure some lf yes, explain:	one?	Yes No					
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 pet; (b) any personal injuries to any person caused by any pet; and (c) any damage to any person's property caused by any pet. (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 carpets, doors, walls, drapes, wallpaper, windows, screens, furniture appliances, sod, yard, fences, or landscaping.							
G.	IDEMNIFICATION: Tenant will protect, defend, indemnify, and hold Landlord, Landlord's property manager, an andlord's agents harmless from any damages, costs, attorney's fees, and expenses that are caused by the act of an et or Tenant.							
Н.	EFAULT: If Tenant breaches any provision in this pet agreement, Landlord may exercise all or any of the remedies escribed under Paragraph 9B of the lease.							
I.	SPECIAL PROVISIONS: Tenant will ensure all pets are outside of the hous during all showings to potential tenants without ar any pet or pet interference, landlord will not market tenants. If any flooring damage occurs as a result and/or urine scent, the flooring will be replaced or	ny pet interference. If any showings are ca et the property and charge one extra month of the pet, including but not limited to sta	ncelled regarding n's rent to					
Landlord Date		Tenant	Date					
Lar	ndlord Date	Tenant	Date					
	signed for Landlord under written property management eement or power of attorney:	Tenant	Date					
Pri	nted Name: Roy Plat m Name: Plat Realty Inc dba Plat Realty	Tenant	Date					

(TAR-2004) 1-1-14 Page 2 of 2