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PET EXHIBIT "_____"



2018 Printing

ot be part of this Agreement]: esident agrees to pay an additional refundable detected as the refundable Security Deposit. Resident ag	(hereinafter called Owner, and including authorized(Resident), for the premises located at: ach selection as applicable. Any selection not				
Wanderland, GA 31234 ESIDENT AGREE AS FOLLOWS [Initial exot be part of this Agreement]: esident agrees to pay an additional refundable deted as the refundable Security Deposit. Resident agreement agreemen	 				
ESIDENT AGREE AS FOLLOWS [Initial each of the part of this Agreement]: esident agrees to pay an additional refundable detected as the refundable Security Deposit. Resident agreement agr	ach selection as applicable. Any selection not				
ot be part of this Agreement]: esident agrees to pay an additional refundable detected as the refundable Security Deposit. Resident ag	ach selection as applicable. Any selection not				
ted as the refundable Security Deposit. Resident ag					
professional carpet cleaning service upon terminat	posit of \$ which amount is included in the total amount rees, at Resident's expense, to have the premises treated for fleas re all carpeting cleaned and deodorized specifically for pet odors by ion of this agreement. Resident agrees to provide copies of the iter than the date and time of the move out inspection.				
	le PET FEE for the privilege of maintaining said pet on Owner's ion to, and not in lieu of, Resident's responsibility for all damages				
eas and ticks by a licensed pest control operator and dors by a professional carpet cleaning service upon to r any damages caused by the animal that are not cor found on the premises, other than the pet(s) noted	f \$ Owner will use this fee to have the property treated for d to have all carpeting cleaned and deodorized specifically for pet ermination of this agreement. However, Resident is still responsible rected by this carpet cleaning and pest control treatment. If any pet above, then any penalties or liquidated damages for unauthorized ly.				
nimal as defined by the Americans with Disabilities Amages caused by the animal above and beyond the cludes teeth marks on trim, carpet torn by a dog's omericans with Disabilities Act.	osit or fee for a service animal, comfort animal, or emotional support ct, as amended. However, the owner of the animal is liable for any normal wear and tear a human tenant might reasonably cause. This ligging, and carpet soiled by dog waste or vomit. Sec.504, Title II,				
ereby given for Resident's pet, described below, to be lerstanding and agreement by Resident that pet, when the little and agreement by Resident that pet, when the little and l	e kept within subject premises. Such permission is being given with en taken in and out of the premises, will be kept on a leash or caged at will keep pet away from public places, lawns, and sidewalks of all applicable herein. Resident will be responsible for cleaning up pet applicable to grounds by reason of having a pet therein or thereon. Cupy the premises. No additional or different pet is authorized under which amount shall be paid no later than with the following month's				
	esident agrees to pay \$ as a nonrefundable persises. Said nonrefundable pet fee is paid in additional aused by pet. esident agrees to pay a non-refundable PET FEE of eas and ticks by a licensed pest control operator and dors by a professional carpet cleaning service upon tear any damages caused by the animal that are not confound on the premises, other than the pet(s) noted ets described elsewhere in this Agreement shall apperaimal as defined by the Americans with Disabilities Adamages caused by the animal above and beyond the cludes teeth marks on trim, carpet torn by a dog's demericans with Disabilities Act. ervice Animal / Emotional Support Animal Descripted Erstanding and agreement by Resident that pet, when the pet is a dent shall be responsible for all damage to the subject is that only the pet named and described below will oches.				

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۷.	interferes with other tenants' quiet enjoyment of their units, or becomes a threat to public health or safety, then, at the written direction of Owner or his agent to the Resident, Resident shall, within five (5) days thereafter, remove said pet from premises or face legal remedies including, but not limited to, termination of the Agreement to which this Exhibit applies. Resident may have no more than dog(s) or cat(s) or bird(s). No pet offspring are allowed. However, pet offspring shall be permitted to remain on the premises until said offspring are weaned from their mother. Resident must provide proof of vaccination of pet, where same is required by law, for communicable diseases prevalent in species of pet, including, but not limited to, rabies. Dog may be no larger than inches tall (full-grown) and must weigh no more than pounds at maturity. Fish tanks may be no larger than gallons. Birds must be caged at all times. No other animals, reptiles, or insects are permitted including, but not limited to, livestock or farm animals, exotic or jungle animals, pigs, skunks, ferrets, monkeys, snakes, lizards, turtles hamsters, and gerbils.				
3.					
4.					
5. Resident agrees to abide by all applicable laws, community association covenants and rules and regulations regarding the animals or pets in the areas and locale of the premises, including, but not limited to, leash laws, licensing laws, and laws vaccinations and inoculations.					
6.	Type of Pet:	Breed:	Name:		
			License #:		
	Type of Pet:	Breed:	Name:		
			License #:		
	Owner/Owner's Agent Initials	s:	_ Resident's Initials:		

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