



PET LEASE AGREEMENT

This agreement is an integral part of the Rental Agreement dated: _____.
 Integrity Property Management, as Agent for the property located at: _____,
 grants permission to _____ in the above premises to keep the below named pet(s), subject to the following:

1. This permission extends only to the specifically named pet(s):

Name of Pet 1: _____	Type of Pet: _____	Spayed/Neutered: Y N _____
Approximate Weight : _____	Weight: _____	*Age: _____
Name of Pet 2: _____	Type of Pet: _____	Spayed/Neutered: Y N _____
Approximate Weight : _____	Weight: _____	*Age: _____

***No pets younger than six (6) months of age will be allowed at the premises.**

Veterinarian: _____ **Address:** _____ **Phone:** _____

2. Tenant(s) agree that the Manager has the right to remove a pet permanently from the premises if pet becomes a nuisance, causes disturbances or damages the premises or personal property belonging to the premises. Refusal to comply shall cause a termination of the Rental Agreement and immediate eviction. Examples of such behavior include, but are not limited to:
- a. Personal injury or property damage caused by unruly behavior.
 - b. Pets that make noise continuously and/or incessantly for a period of 10 minutes or intermittently for 1/2 hour or more to the disturbance of any person at any time of day or night.
 - c. Pets that relieve themselves on walls or floors of common areas.
 - d. Animals who exhibit aggressive or vicious behavior.
 - e. Pets that are conspicuously unclean or parasite infested.

3. No additional pets of any kind are authorized under this agreement, even temporarily. No other pet(s) shall be allowed to be on the premises unless written permission is received from the Manager and an additional consent form executed. Pets of guests are not allowed inside premises.

4. RULES AND CARE OF PET:

- A. Tenant(s) agrees that the pet(s) named and described above will be confined to the Tenant's rental premises at all times, except when on a leash, not to exceed four (4) feet in length, and accompanied by and/or under the control of the tenant.
- B. At no time will the pet be left unattended when out of the tenant's unit.
- C. Tenants who walk pets are responsible for immediately cleaning up after their pets, and discarding the securely bagged pet droppings in an appropriate trash receptacle on a daily basis. This applies to common areas as well as in all areas of the building in which the premises are situated.
- D. Dogs and cats are required to be "house-broken." Cats must be litter-box trained.
- E. No pets may be kept, bred or maintained for any commercial purposes.
- F. Tenant agrees that no offspring will be allowed to remain on the premises.
- G. Tenant agrees not to leave their pets unattended for any unreasonable length of time.
- H. Tenant agrees not to leave food or water for their pets outside their dwelling.
- I. Tenant understands that feeding, caring for, or otherwise aiding stray animals is prohibited.
- J. Tenant shall take precautions to eliminate pet odor within the unit or about the premises.
- K. Tenant will provide adequate and regular veterinary care of pet.
- L. Tenant having the pet agrees not to breach any type of health or safety codes or any local, state or federal laws or regulations by having the pet.
- M. Manager may require more frequent housekeeping inspections for Tenant's with pets.

5. **A picture of the above named pet(s) is to be submitted within 7 days of the signing of this**

agreement. Failure to comply shall constitute a breach of this agreement and Manager has the right to terminate this agreement.

6. PET DAMAGES:

Manager shall not be liable for any damages to person or property caused by the pet (named and described above) and Tenant hereby agrees to hold Manager harmless from such liability. Tenants who own pets shall be liable for the entire amount of all damages caused by their pet and all cleaning and deodorizing required because of such pet. Pet owners shall be strictly liable for the entire amount of any injury to the person or property of other Tenants, staff or visitors on the premises, caused by their pet. (Pet liability insurance can be obtained through most insurance agents and can be included in renters' policies.)

Tenant is responsible for any and all damages caused by the pet and agrees to reimburse Manager for all such damage. Tenant also understands that any damage to the landscaping or lawn area (bare patches, worn paths, etc.) will be replaced with new landscaping and lawn will be re-seeded. The amount of damage shall be assessed to the next month's rent and is payable as additional rent due at that time. (See Rental Agreement dated:).

It is also understood and agreed that Tenant will permit the Manager to professionally fumigate the premises, including any grounds for fleas and ticks and clean all carpets when Tenant vacates the premises. If such service is required it will be at the sole expense of the Tenant.

7. ADDITIONAL COVENANTS:

I accept financial responsibility for the entire amount of any damages or injury to persons or property which may occur because of my pet. I have received a copy of the pet lease and agree to comply with its terms. I understand that violation of any of these rules may be grounds for removal of my pet and/or termination of my tenancy. Should it become necessary for the manager to obtain an attorney for the collection of any sums due under the terms of the lease, tenant agrees to pay all reasonable attorney's fees incurred plus any related costs and expenses whether or not suit is filed, and pay any collection agency fees. In the event that any of the terms of this lease shall be determined invalid by the courts, the remainder of the lease shall remain valid.

RELEASE:

The Tenant understands when signing this document that Manager may be delayed in assisting a Tenant in an emergency situation if the Tenant's pet prohibits entry to the apartment or otherwise indicates aggressive or protective behavior, appropriate emergency persons would be called to resolve the situation at Tenant's expense. The Tenant, therefore, will not hold Manager responsible for personal damages or problems resulting from the delay.

8. TENANTS WITH DISABILITIES:

Notwithstanding any other provision herein, people with visual, hearing, and physical disabilities may keep certified guide dogs or service animals, respectively, in their premises. Further, nothing herein shall hinder full access to the premises and the common areas by persons with disabilities.

9. PAYMENT INFORMATION:

Monthly rent for pet 1 \$ _____
Monthly rent for pet 2 \$ _____
Total Monthly pet rent \$ _____

Additional Security Deposit pet 1 \$ _____
Additional Security Deposit pet 2 \$ _____
Total Additional Security Deposits \$ _____

Due in _____ installments by _____

Agent: _____
Integrity Property Management, Inc.

Date: _____

Tenant: _____

Date: _____

Tenant: _____

Date: _____