

PET AGREEMENT

| Tei Ad | nant(s): | | | t al (and all others) Unit: | | | |
|--|---|---|-----------------------|--------------------------------|--|--|--|
| Cit | y: DITIONAL CHARGE(S) | | OREGON | 7 io: | | | |
| Additional Security Deposit for Keeping Pet(s): \$ | | Additional Mon | thly Rent for Keeping | Pet(s):\$ | | | |
| DE | SCRIPTION OF PET(S) | ☐ Required photo of each per listed is attached | | | | | |
| | Type/Breed:Name: | | | | | | |
| (| Color: License Number: | Spayed/Neutered: | Yes No Vaccina | tion · 🗆 Yes 🗖 No | | | |
| 2) | Type/Breed:Name: | Size: | Weight: | _Age | | | |
| (| Color: License Number: | Spayed/Neutered: | Yes ☐ No Vaccina | tions: Yes \(\square\) No | | | |
| A(| GREEMENT | | | | | | |
| Owner/Agent and Tenant(s) agree the above animal(s) are the only artiful(s) allowed in the Rental Unit. Tenant(s) agree to the following terms and conditions: | | | | | | | |
| 1) The animal(s) shall be on a leash or otherwise under Tenant(s) control when it is outside the Rental Unit. | | | | | | | |
| 2) Animal(s) shall not be allowed to disturb the quiet engyment of neighbors by excessive noise or threatening behavior such as snapping, growling, barking or liming at other Tenants or their animals. | | | | | | | |
| 3) Tenant(s) represent and warrant that an trual(s) have not previously damaged persons or property. | | | | | | | |
| 4) All animal waste must be removed from common areas primediately and from any portion of the property under the exclusive control of the tenant(s) promptly (a) least weekly). No animal waste including cat litter box waste may be flushed down toilets. | | | | | | | |
| 5) | If Tenant(s) fails to properly clear up annual waste in a Notice, Owner/Agent man assess a Fee of \$50 for the subsequent violations for up to one year from the date | e second violation, and | 1 \$50 plus 5% of the | | | | |
| 6) | If checked Terrat(s) must provide proof of liable agent an Interested Party for purposes of notification | • | • | | | | |
| 7) | ☐ If checked, animal(s) must be spayed or neutered a | and proof provided to C | Owner/Agent. | | | | |
| 8) | Visiting animals are not allowed without prior written | permission of Owner/A | Agent. | | | | |
| 9) | Tenant(s) may not replace an animal without written p | permission of Owner/Ag | gent. | | | | |





- 10) Failure to comply with the terms of this Agreement shall give the Owner/Agent the right to revoke permission to keep the animal(s).
- 11) Owner/Agent may charge a Noncompliance Fee of \$250 for the keeping of an unauthorized pet capable of causing damage. If after a Written Warning Notice, the pet is not removed within 48 hours, or if there is a repeat violation after the service of a Written Warning Notice for a previous violation within one year of the initial Written Warning, the Owner/Agent may impose an additional Fee for each violation, with a maximum Fee of \$250 per violation.
- 12) Animals must be vaccinated as required by law and proof of such provided to Owner/Agent. All required vaccines must be administered by a licensed veterinarian. Owner-administered vaccines are not acceptable as proof of required vaccinations. Core vaccines typically include:

Dogs – Distemper, Parvo, Bordetella (kennel cough), Rabies.

Cats – FVRCP, Feline Leukemia, Rabies.

- 13) Tenant(s) must maintain the animal in a clean condition.
- 14) Tenant(s) must use all reasonable methods to prevent flea infestations of the unit or yard, and will be fully responsible for the cost of extermination.
- 15) Tenant(s) may not breed animals without prior written consent of Owner/Agent
- 16) Tenant(s) shall not commit any act constituting animal cruelty
- 17) Animals shall not be chained or tied to any part of the Dyetling Unit or other structure on the property
- 18) Should the animal at any time display aggression Owner Agent may require that the animal be removed promptly and not returned to the property. Failure to remove an aggressive animal may be grounds for termination of tenancy.
- 19) Tenant(s) shall notify Owner/Agent immediately should animal cause damage to Dwelling Unit. Any damage caused by animal shall be repaired at Tenant(s) expense.
- 20) Tenant(s) agree to hold Owner/Agent, employees, or representatives harmless from harm or damage arising from the animal of Tenant(s) or Guest(s).

words if the health or safety of the animal(s) is threatened by death, incapacity, or other factors that render

| temporarily or permanently. | ire for the cinimal(s), the delov | v-named party agrees to remove the and | imal(s) from the $premises$, $either$ |
|-----------------------------|-----------------------------------|--|--|
| Name: | | | |
| Address: | | Phone: | |
| Tenant | Date | Tenant | Date |
| Tenant | Date | Tenant | Date |
| Tenant | Date | Tenant | Date |
| Owner/Agent | Date | Owner/Agent | Date |



Responsible Party Certific

