TEXAS APARTMENT ASSOCIATION M E M B E R

dogs.

Additional Monthly Rent. Your total monthly rent (as stated in

foo of C 250 00 to been the enimal in the dwelling unit

the Lease Contract) will be increased by \$ 15.00

8. Additional Fee. You must also pay a one-time nonrefundable

Animal Addendum

Date of Lease: February 9, 2018

(when the Lease is filled out)

Please note: We consider animals a serious responsibility and a risk to each resident in the dwelling. If you do not properly control and care for an animal, you'll be liable if it causes damage or disturbs other residents.

1. Dwelling Unit.	Color:
Unit #	Weight:
at 3840 Frankford Road (street address)	Age:
in Dallas (city),	City of license:
Texas (zip code).	License #:
2. Lease Contract.	Date of last rabies shot:
Lease Contract date: February 9, 2018	Housebroken?
Owner's name: Vail Apartments LLC	Animal owner's name:
	Animal's name:
200-01-01-01-01-01-01-01-01-01-01-01-01-0	Туре:
Residents (list all residents):	Breed:
	Color:
	Weight:
	Age:
	City of license:
	License #:
3. Conditional Authorization for Animal. You may keep the animal	Date of last rabies shot:
or animals described below in the dwelling until the Lease Con- tract expires. We may terminate this authorization sooner if your	Housebroken?
right of occupancy is lawfully terminated or if in our judgment you,	Animal owner's name:
your animal, your guest, or any occupant violates any of the rules in this addendum.	11. Special Provisions. The following special provisions control over any conflicting provisions of this addendum:
4. Animal Deposit. You must pay a one-time animal deposit of	Pets must be walked on a leash while
\$ when you sign this addendum. This deposit adds to your total security deposit under the Lease Contract, and we	outside and in grassy areas. Pests
consider that total balance a general security deposit for all pur-	waste must be picked up by it's owner
poses. Refund of the total security deposit is subject to the terms and conditions in the Lease Contract, and this animal-deposit por-	and properly disposed of. Violations of
tion of the total deposit is not separately refundable even if the	these laws will result in a fine of \$25
animal is removed.	per violation.
5. Assistance or Service Animals. When allowed by applicable	-
laws, we may require written verification of or make other inquiries regarding the disability-related need for an assistance or service	
animal for a person with a disability. We will not charge an animal	12. Emergency. In an emergency involving an accident or injury to your animal, we have the right—but not the duty—to take the ani-
deposit, additional rent, or other fee for any authorized assistance or service animal. Except as provided by applicable law, all other	mal to the following veterinarian for treatment, at your expense.
provisions of this addendum apply to assistance or service animals.	Doctor:
6. Search and Rescue Dogs. We may ask the handler of a search and	Address:
rescue dog for proof he or she is a person with a certification is	
sued by a nationally recognized search and rescue agency before we authorize a search and rescue dog. If we authorize a search and	City/State/Zip:
rescue dog, we will not charge an animal deposit, additional rent	Phone: ()
or other fee for any such dog. Except as provided by applicable law, all other provisions of this addendum apply to search and rescue	13.Animal Rules. You are responsible for the animal's actions at all

times. You agree to follow these rules:

13.1 Shots and Licenses. The animal at all times must have cur-

show us evidence of the shots and licenses if we ask.

13.2 Disturbances. The animal must not disturb the neighbors

rent rabies shots and licenses required by law. You must

or other residents, regardless of whether the animal is inside

- 13.7 Off-Limit Areas. You must not let an animal—other than an assistance or service animal—into swimming-pool areas, laundry rooms, offices, clubrooms, other recreational facilities, or other dwelling units besides your own, except that search and rescue dogs shall be allowed to use areas of the property accessible to the general public, such as the leasing office. Certain service animals in training shall also be allowed to use those areas when accompanied by an approved trainer.
- 13.8 Food & Water. Your animal must be fed and given water inside the dwelling unit. You may not leave animal food or water outside the dwelling unit at any time, except in fenced yards (if any) for your exclusive use.
- 13.9 Leash. You must keep the animal on a leash and under your supervision when outside the dwelling or in any private fenced area. We or our representative may pick up unleashed animals, report them to the proper authorities, or do both. We'll charge you a reasonable fee for picking up and keeping unleashed animals.
- 13.10 Animal Waste. Unless we have designated a particular area in your dwelling unit or on the grounds for animal defecation and urination, you are prohibited from letting an animal defecate or urinate anywhere on our property and you must take the animal off our property for that purpose. If we allow animal defecation inside the unit, you must ensure that it's done in a litter box with a kitty-litter-type mix. If the animal defecates anywhere on our property (including in a fenced yard for your exclusive use), you must immediately remove the waste and repair any damage. In addition to the terms of this addendum, you must comply with all local ordinances regarding animal defecation.
- **14. Additional Rules.** We may make reasonable changes to the animal rules from time to time if we distribute a written copy of any changes to every resident who is allowed to have animals.
- 15. Violation of Rules. If you, your guest, or any occupant violates any rule or provision of this addendum (in our judgment) and we give you written notice of the violation, you must remove the animal immediately and permanently from the premises. We also have all other rights and remedies set forth in paragraph 27 of the Lease Contract, including eviction and recovering damages and attorney's fees from you.
- 16. Complaints About Animal. If we receive a reasonable complaint from a neighbor or other resident or if we, in our sole discretion, determine that the animal has disturbed neighbors or other residents, we will give you written notice and you must immediately and permanently remove the animal from the premises.
- 17. Our Removal of an Animal. In some circumstances, we may enter the dwelling unit and remove the animal within one day after leaving a written notice in a conspicuous place.
 - **17.1 Causes for Removal.** We can remove an animal under this paragraph if, in our sole judgment, you have:
 - (A) abandoned the animal;
 - (B) left the animal in the dwelling unit for an extended period of time without food or water;
 - (C) failed to care for a sick animal;
 - (D) violated our animal rules; OR
 - (E) let the animal defecate or urinate where it's not allowed.

- 17.2 Removal Process. To remove an animal, we must follow the procedures in paragraphs 27 and 28 of the Lease Contract, and we may turn the animal over to a humane society or local authority. We'll return the animal to you upon request if we haven't already turned it over to a humane society or local authority. We don't have a lien on the animal for any purpose, but you must pay for reasonable care and kenneling charges for the animal. If you don't pick up the animal within five days after we remove it, it will be considered abandoned.
- 18. Liability for Damage, Injuries, Cleaning. Except for reasonable wear and tear resulting from an assistance or service animal, you and all co-residents are jointly and severally liable for the entire amount of any damage the animal causes, including cleaning, defleaing, or deodorizing. This provision applies to all parts of the dwelling unit including carpets, doors, walls, drapes, wallpaper, windows, screens, furniture, and appliances, as well as landscaping and other outside improvements. If an 'item cannot be satisfactorily cleaned or repaired, you must pay for us to replace it. Payment for damage, repairs, cleaning, replacements, and the like are due immediately upon demand. As the owner, you're strictly liable for the entire amount of any injury that your animal causes to another person or to anyone's property. You indemnify us for all costs of litigation and attorney's fees resulting from any such injury or damage.
- 19. Move-Out. Except for reasonable wear and tear resulting from an assistance or service animal, when you move out, you'll pay for defleaing, deodorizing, and shampooing to protect future residents from possible health hazards, regardless of how long the animal was there. We—not you—will arrange for these services.
- 20. Multiple Residents. Each resident who signed the Lease Contract must also sign this addendum. You, your guests, and any occupants must follow all animal rules. Each resident is jointly and severally liable for damages and all other obligations set forth in this addendum, even if the resident does not own the animal.
- 21. Dog Park. We may provide an area to be used as a dog park. While using the park, you will be required to supervise your dog, but may remove the leash. Leashes must be used while traveling to and from the park. The park is not supervised or monitored in any way, and you use the park at your own risk. We are not liable for any injury, damage or loss which is caused as a result of any problem, defect or malfunction of the park. We are also not liable for injury, damage or loss to any person, animal or property caused by any other person or animal, including, but not limited to, dog bite, trespass, assault or any other crime. Furthermore, we are not liable for any disruption in the park's operation or performance. You hereby release us and our agents, contractors, employees and representatives from any liability connected with the park. You agree to be responsible for any property damage caused by you, your guests or other occupants to the park. You understand that participating in any activity at the park carries a risk of injury, and you are willing to assume this risk. We make no representations or warranties of any kind regarding the park.
- 22. General. You acknowledge that no other oral or written agreement exists regarding animals. Except for any special provisions noted in paragraph 11 above, our representative has no authority to modify this addendum or the animal rules except in writing as described under paragraph 14. This Animal Addendum and the animal rules are considered part of the Lease Contract described above.

You are legally bound by this document. Please read it carefully.

Resident or Residents (all sign below)

Owner or Owner's Representative (sign below)

Date signed

(Name of Resident) Date signed