

PET APPLICATION RIDER

		Name of	Resident:	
		Name of Resident:		
1.	Description of Pet. In the process of applying for the above listed apartment/town home, we ask that you complete all of the following information. Our Lease that covers this Premise provides that no pets are permitted on or about the Premises without Owner's prior writte consent. Residents are hereby permitted to have <i>only the following described Pet</i> , subject to the terms, conditions and approval of this Papplication.			
Pet #1:	Type of Anin	nal	Name of Pet	
			Breed	
			AgeWeight	
			Name of Pet Owner	
Pet #2:	Type of Anin	nal	Name of Pet	
	Gender		Breed	
	Color		AgeWeight	
	License #		Name of Pet Owner	
	No other animals (including offspring, friends, and visitors) shall be permitted by Residents on the Premises at any time. Only two dogs are permitted on the premises. In no event shall there be more than two cats, or one dog and one cat, or two dogs on the premises.			
2.		Additional Rent. Additional rent is calculated on the basis of \$35.00 per month for a dog (second dog is 45.00), and \$30.00 per month p cat. Two dogs combined <u>may not</u> exceed 60 lbs.		
3.	Additional Security Deposit. The additional security deposit is calculated on the basis of \$200.00 for each cat or dog. Dogs/puppies are permitted under the age of 12 months, but do require a \$400 deposit.			
4.	Acceptance: Pet Application must be approved by management and upon Acceptance by an agent of the company; this agreement becomes part of the original signed lease.			
5.	a. Nui	Il Tenants agree to abide by the following rules if their pet is app sance. The Pet may not cause any damage to the Pren omfort, annoyance, or nuisance to any other resident of the build	nises or to the building. The pet shall not cause any	
	or a the	itary Problems. All dogs and cats must be housebroken. The I llowed to urinate or defecate inside the Premises. Tenant shall grounds of the building. If Tenant fails to dispose of pet waste onable cost thereof.	immediately remove and properly dispose of all pet waste on	
	c. Pro d. Aba	Prohibited Areas. The Pet shall not be permitted in any laundry rooms or common areas of the building.		
	f. Dog may a cu			
	whe Fisl	s: Tenant must provide and maintain an appropriate litter box on outside the Premises. No cat less than one year old shall be pear. Fish tanks may not exceed 25 gallons and must be placed in a er: No other animal types may be kept on the Premises.	ermitted as a pet.	
	g. Car decl to a	e. The pet must have all required vaccinations. All cats and dawed or capped. Tenant shall furnish to Bielinski Management pproval of this application for the pet. e Proof of Care Submitted:	a letter from a veterinarian or other proof satisfactory to prior	
6.	Additional Rules. Landlord may, from time to time, upon written notice to Tenant, make reasonable changes or additions to the rules set forth in the Lease.			
7.	Landlord's R	temedies for Violation.		
		noval of Pet by Tenant. If, in Landlord's sole judgment, any rule or the from Landlord, Tenant shall immediately and permanently remove the		
	b. Ren	noval of Pet by Landlord. If, in the Landlord's sole judgment, Tenant l	has abandoned the Pet, left it for any extended period without food or	
	plac over	r, failed to care for it if it is sick, or left it unattended in violation of the and in accordance with the terms of the Lease dealing with entry of to a humane society or local authority. Landlord shall not be liable for igence. Landlord has no lien on the Pet for any purposes but Tenant shall not be liable for any purposes.	the Premises, enter the Premises to remove the Pet and turn the Pet or loss, harm, sickness, or death of the Pet unless due to Landlord's	
	in ac	coordance with this paragraph. aning and Repairs. Tenant shall be jointly and severally liable for the		
	be sa d. Inju	be satisfactorily cleaned or repaired, Tenant must pay for complete replace of such items(s) beyond the current security deposit paid for the Pet.		
	e. Deodorizing upon move-out. After Tenant vacates the Premises, if Landlord determines that it is necessary in its sole discretion, Landlord may de-flea, deodorize and shampoo the carpet in the Premises to protect future residents from possible health hazards, and Tenant shall pay Landlord			
	\$50. f. Oth	00 for such services. er Remedies: This Pet Agreement is a Rider to the lease between Lan ated, Owner shall have in addition to the forgoing, all rights and remedie:	dlord and Tenant. If any rule or provision of this Pet Agreement is	
Signatu		nnt:		
Signature of Applicant:		mt:	Date:	
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Approv	ved: A	gent for Bielinski Properties:	Date:	