

between

1. LOCATION: The residence is located at

11:00 a.m. on the \_\_\_ day of \_\_\_ time this agreement is terminated.

trust

mail to P.O. Box 3956, Champaign, Illinois 61826-3956.

3. <u>RENT:</u> To pay as rental for said dwelling the sum of \$\_

and

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Ву

## **Hughes Real Estate, Inc.**

Owner permitting them to occupy the property set forth below hereby agree(s) to the following terms:

RENTAL CONTRACT

LANDLORD CONTACT INFO: The Property Management Agent for the above property is: Hughes Real Estate, Inc (HRE, Inc.). You may contact the agent from 8 a.m. until 5 p.m. weekdays when the office is open at (217) 359-0203 or by fax # 217-359-9114 or email <a href="mailto:randy@hughesre.com">randy@hughesre.com</a>. Any notices from the resident to the agent must be in writing and mailed by registered or certified

,hereinafter

hereinafter referred to as RESIDENT(S).

referred

and monthly thereafter until 3:00 p.m. on the 31st day of July, 20, at which

to

per month, due and payable monthly in advance on the first

as

Champaign, IL. The rental term commences at

B&C Home Repairs > 359-0892 Water Company > 1-800-422-2782 Cable TV Company > 355-5830 Phone Company > 1-800-244-4444 Trash Pick-Up > 367-2278

**OWNER** 

Resident(s) in consideration of

and

day of every month, made payable to: <u>National Home Rentals</u> . RESIDENTS FURTHER AGREE TO PAY A LATE CHARGE OF \$5.00 FOR EACH DAY RENT IS NOT <u>RECEIVED</u> BY THE AGENT BY 5:00 p.m., REGARDLESS OF THE CAUSE INCLUDING DISHONORED CHECKS time being of the essence. Neither ill health, loss of job, financial emergency or other excuse will be accepted for late payment. Any violations of any provision of this agreement by any of the Residents or any failure to pay rent upon the due date at the address of P.O. Box 3956, Champaign, IL 61826-3956, in cash or bonafide check or money order, shall result, at the option of the Agent, in the immediate termination of this agreement and eviction. The Agent may thereupon enter said premises and take and retain possession thereof and exclude Resident therefrom. (Place your property address and month for which rent is being paid on your check or money order.) Your initial payments must be in cash, money order or verifiable form of payment. Thereafter, you can pay by check unless any check is returned unpaid for any reason. Afterwards, rents can only be
paid by money order or cash. Resident shall pay all collection fees incurred by owner or agent for the collection of unpaid amounts
due under this contract. Resident authorizes the agent to inform local credit agencies of their good or bad credit performance with regard to rental payments. Failure to pay rent timely or attempted use of the damage deposit as the last month's rent will be
reported to the Local Credit Bureau. Any payment given will always be first applied to outstanding balances, late fees or other
charges, with the balance of payment applied to the rent due.
4. <b>EXTRA VISITORS:</b> To use the dwelling as living quarters for the residence of said named resident(s), being adults and
children, or adult dependents named: (F/M, age); (F/M, age); (F/M, age); and to pay \$150.00 each month for each other person who shall occupy the premises in any
capacity longer than 14 days. The Agent's written permission must be given prior to anyone else moving in. Failure to do so shall
constitute a default under this Rental Contract.
5. DAMAGE DEPOSIT: To pay a damage deposit of \$, to secure the Resident's pledge of full compliance with the terms
of this agreement. NOTE: THIS MAY NOT BE USED TO PAY RENT UNDER ANY CIRCUMSTANCES. Said deposit will be refunded upon vacating AT THE END OF THE LEASE TERM, IF THERE IS NO DAMAGE BEYOND ORDINARY WEAR AND
DEPRECIATION, and all rent and other charges are paid in full and all provisions of the rental contract are complied with.
6. COURT COSTS & COLLECTION FEES: To pay costs and reasonable attorney's fees (including costs of appeal) incurred by the
Owner or Agent in enforcing by legal action or otherwise any of the Owner's or Agent's rights under this agreement or under any
law of this State. Any charges made necessary for collection of amounts due under this contract, including charges for subcontracting, witness charges, and other testimonial charges will be paid by resident. In the event the Agent/Owner is forced to
obtain a judgment against the resident, said judgment shall bear interest at 18% (or the maximum allowed by law) until paid in full.
In the event your account is turned over to a collection service, a fee equal to 50% of amount owed will be added to the total due to
cover collection service costs.
7. <b>SUBLETTING:</b> Resident agrees not to assign this Agreement, not to sublet any part of the property, nor to allow any other person
to live therein other than as named in paragraph (4) above without first requesting permission from the Agent and paying the appropriate surcharge. The presence of an individual residing on the premises who is not a signator on the rental contract will be
sufficient grounds for termination of this agreement. Further, that covenants contained in this Rental Agreement, once breached,
cannot afterward be performed; and that forcible entry and detainer proceedings may be commenced at once.
8. <u>PETS:</u> Resident agrees not to keep any dog, cat or other animal or pet (caged birds and tropical fish are excluded) unless it has been agreed in writing by Agent and attached hereto. If you have a pet, it must be listed below and by listing said pet you agree to
being fully liable for damages and injuries they might cause to both property and people. All pets on the property not registered
under this contract will be presumed to be stray, and will be disposed of by the appropriate agency as prescribed by law, at the
Agent's option. In the event a Resident harbors an undisclosed pet, they agree to pay a pet fee for the entire term of the
agreement, regardless of when the pet was first introduced to the household. Resident specifically agrees not to maintain a pet which is attack-trained or vicious, with a history of biting people or other animals, or of property damage. See attached Adendum
for description of fees & rules.
9. QUIET ENJOYMENT: Resident agrees not to use any part of said dwelling for any unlawful or immoral purpose, not play musical
instruments or radio, tape, CD's or television set loud enough to disturb neighbors, nor violate any regulations of the Board of
Health, City or County ordinances. Resident agrees the covenants contained in this paragraph and in paragraphs 7,8,12 and 15 once breached can not afterward be performed, and that in case of breach, unlawful detainer proceedings may be commenced at
once, by notification of the county sheriff. Failure of management/agent to insist upon compliance with the terms of this agreement
shall not constitute a waiver of any violation.
Resident(Initials) Agent(Initials)
nesident(initials) Agent(initials)

- 10. <u>LEASE TERMINATION:</u> In accordance with Section 9-207 of the Illinois Code of Civil Procedure, after one month's rental period, this agreement may be terminated by mutual consent of the parties, or by either party giving written notice effective 30 days from the <u>next rent due date:</u> provided, however all parties agree that termination of this agreement prior to July 31st of any year regardless of cause will constitute a breach of the tenancy, and all Damage Deposits shall be forfeited in favor of the Owner. Also, Resident shall give Agent 90 days written notice if Resident desires not to renew this contract at the end of the contract period. Should the tenant continue to occupy the premises after the effective date of termination, (S)he will be considered as "holding over" and double rents will be charged
- 11. PARTIAL PAYMENTS AND RENT ALLOCATION: The acceptance by Agent of partial payments of rent due shall not under any circumstances, constitute a waiver of any rights of Agent at law or under this Agreement, nor affect any notice of legal proceedings whether according to any statutory provisions or not, in unlawful detainer thereof. Payments received are applied first to unpaid late fees and then to rents due
- 12. **ABANDONMENT:** In the absence of formal written notice of an intended absence with provision for timely rent payment, if the premises are left unoccupied for 15 days while rent is due and unpaid, the agent is authorized to take immediate possession thereof; placing the resident's property into storage at a site of the agent's choosing at resident's expense at a daily rental charge not to exceed \$15.00 per day. And the owner will have a lien on all personal property in an amount sufficient to repay him for all charges, losses and damages by him sustained because of the abandonment of the premises and personal property by the Resident. At Agent's option, the Agent may take possession of abandoned personal property as full liquidated damages, disposing of it as he wishes without recourse.
- 13. <a href="PROPERTY IMPROVEMENTS:">PROPERTY IMPROVEMENTS:</a> No additions or alterations to the premises shall be made without the consent of the Agent (including satilite dishes, etc.) and any improvements, additions, or alterations approved will become part of the property herein leased. <a href="RESIDENT AGREES NOT TO CHANGE ANY LOCK OR ADD ANY LOCK TO SAID PREMISES">RESIDENT AGREES NOT TO CHANGE ANY LOCK OR ADD ANY LOCK TO SAID PREMISES</a>. Resident agrees to keep the premises locked when they are absent (to protect the property). Resident may not remodel or paint or structurally change, nor remove any fixture therefrom without written permission from Agent.
- 14. THREE (3) DAY INSPECTION: Said dwelling and all of the furnishings and appliances therein are accepted as in good condition; otherwise, it will be conclusively presumed that said inventory is correct in all particulars, unless a written statement of any objections is delivered to the Agent within (3) days after taking possession (see attached check-list). Resident agrees that failure to file such a statement shall be proof that there were no defects of note in the property. Only after this record has been filled in and mailed to the above address within the above referenced 3-day limit will necessary action be initiated to make any needed repairs. TIME IS OF THE ESSENCE IN RETURNING THIS FORM. The inspection should include both the house as well as outbuildings, fences, landscaping, shrubs, etc. If there is any sign of termites this should be reported anytime it is noted. NOTE: NO MAINTENANCE, OTHER THAN EMERGENCY (i.e. Gas Leak, Broken water pipe, etc.) WILL BE PREFORMED UNTIL THIS FORM IS TURNED INTO OUR OFFICE
- 14-A. <u>PEST CONTROL:</u> Resident acknowledges that the rental is free of pests at time of occupancy, and is now responsible for keeping the premises free of pests and pay for pest control.
- 15. **PROPERTY UPKEEP:** Resident agrees not to permit any deterioration of the premises during the period of this agreement and that Resident will be responsible for any damage caused to the premises, including but not limited to woodwork, floors, walls, furnishing, fixtures, electrical, air conditioning, heating, mechanical systems, lawns, fences, utility sheds, and shrubbery. Resident acknowledges specific responsibility for replacing and /or cleaning filters on air conditioning and heating units. Any damages caused to units because of not changing and cleaning filters will be paid entirely by the resident. Resident specifically agrees that no tacks, nails or screws, (small "brad" type nails only) will be driven into the walls or woodwork, nor any painting done unless the premises can be returned to the original condition as of the date of this tenancy. And further that he/she is responsible for, and agrees to pay for, any damage done by rain, wind, or hail caused by leaving the windows open; overflow of water or stoppage of waste pipes, breakage of glass, damage to screens, deterioration of the lawns and landscaping whether caused by drought, abuse or neglect, frozen water pipes as a result of Resident turning the heating system down below 59 degrees, failing to perform maintenance or failure to fertilize and water lawns. RESIDENT ALSO AGREES THAT ANY VEHICLES FOUND PARKED ON UNPAVED OR UNROCKED AREAS MAY BE TOWED AWAY AT THE RESIDENT'S EXPENSE. Resident promises not to abandon any motor vehicle nor leave any vehicle standing (parked without being driven for a period of two months) without written permission from Agent. Resident grants Agent permission to remove and dispose of any such vehicle at Resident's expense. No vehicle is to be brought onto the premises unless it is insured for public liability and property damage, operable, currently registered, free from any leaking fluid, and in compliance with governmental noise limitations.
- 15-A. <u>HEATING SOURCE</u>: The resident will not use any method for heating other than the normal methods provided without the landlord's permission. To use any other source, (i.e. kerosene heater or other devices) is a violation of this agreement. **FOR FURNACE OR AIR CONDTIONING PROBLEMS, CALL LANZ HEATING AND COOLING @ 202-6858**
- 16. REMOVAL OF PROPERTY: Resident shall not remove owner's property from the demised premises.
- 17. In the event any provision of this contract shall be found to be invalid under Illinois Law, the remaining provisions shall continue to be valid and subject to enforcement in the courts without exception.
- 18. <u>LIENS AGAINST PERSONAL PROPERTY:</u> The Owner shall have the lien granted by law (Section 9-301 of the Illinois Code of Civil Procedure) upon all furniture and other property of Resident(s) for their rent, accommodations and services, and the Resident(s) hereby grant to Owner a lien upon all personal property brought into said premises. Agent may enforce said lien as provided by law or by entering said premises and taking possession thereof and the belongings contained therein for safekeeping at the expense of the Resident(s). Said lien may be enforced whenever rent is due and unpaid, and enforcement of the lien shall not operate to waive any other rights of the Owner in forcible entry or detainer or otherwise. If rent is still due and unpaid thirty (30) days after the enforcement of said lien, then the Agent may sell any or all personal property taken possession of as herein provided, and may apply any money's received against the unpaid rent, and against any storage charges and any other costs as designated in Paragraph (12) provided that any money's received in excess of the total amounts due are returned to the Resident(s).

	Resident	(I	nitials)	Agent		(Initials	)
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- 19. <a href="INSURANACE">INSURANACE</a> & OTHER TENANT RESPONSIBILITIES:</a>. No rights of Hazardous waste storage are given by this contract, and the Owner shall not be liable for any loss of personal property by fire, breakage, theft, burglary, or otherwise from said premises or out buildings. Nor for any accidental damage to persons or property in or about the demised property resulting from electrical failure, water, rain, windstorm, or any act of god, or negligence of owner, or owner's agent, contractors, or employees, or by any other cause, what-so-ever. And the Resident hereby covenants and agrees to make no claim for any such damages or loss against Owner or Agent, but to purchase commercially available insurance, or to self-insure himself, family and guests by accepting full personal liability for such mishaps as may have been covered by commercially available insurance to offset risk of loss or damages. No garage sales are permitted without proof of adequate liability insurance protection.

  MAINTAIN INSURANCE TO COVER LOSS OF PERSONAL PROPERTY. Resident should obtain insurance to cover their own personal property. The Owner highly recommends that Resident maintain fire extinguishers in easily accessible locations (i.e. kitchen and garage). Resident ASSUMES ALL LEGAL RESPONSIBILITY FOR THE ACTS AND CONDUCT OF ANY VISITORS! Under paragraph #28 of this agreement, resident agrees to report any hazardous condition to the Agent in writing as soon as they are discovered (to enable Agent to remedy at once).
- 20. <u>UTILITIES & OTHER Misc. PAYMENTS:</u> Resident(s) will be responsible for payment of all <u>Urbana/Champaign Sanitary / City of Champaign Sewer Tax (BILLED EVERY 2 MONTHS)</u>, utilities, garbage, water and telephone, gas or other bills incurred during their residency. They specifically authorize Agent to deduct amounts of unpaid bills from their deposits in the event they remain unpaid after termination of this agreement.
- 21. <u>APPLIANCES:</u> This agreement is for the use of the physical structure and fixtures attached thereto. All appliances (not permanently affixed) including refrigerator, portable dishwasher and range, if applicable, are placed in the house for the use of Resident at the convenience of the Owner. Therefore, it is advised to take good care of the appliances, i.e. clean underneath and behind each appliance, etc. If appliances should fail due to normal "wear & tear" the owner shall have the appliance repaired or replaced as needed. If appliances should fail due to tenant abuse or neglect, the Resident may have appliances repaired at his own expense, or the Agent will have them removed. No adjustment will be make in the rent at that time. It is understood that the appliances included herein shall be maintained in proper operating condition by the Resident.
- 21-A. APPLIANCES LOCATED AT ADDRESS: \_\_\_Refrigerator \_\_\_Stove/Oven \_\_\_Dishwasher \_\_\_Disposal Other:
- 22. AGENT/OWNER RIGHTS: Resident agrees to allow Agent access to the premises at reasonable times for the purpose of inspection, repair, exhibiting, or making needful improvements to said premises which the Agent may see fit to make. Agent also has the right to display "For Rent" or "For Sale" signs on the described premises (lack of Resident's cooperation is grounds for loss of their damage deposit). However, every effort will be made to avoid interference with the Resident's quiet enjoyment of the premises WHILE THIS AGREEMENT IS BEING HONORED; and to specifically authorize un-announced access anytime rent is late or the contract terminated for purposes of serving legal notices, performing pest control, protecting owner's equipment, performing preventative maintenance or obtaining maintenance estimates.
- 23. <a href="OWNER'S STATEMENT:">OWNER'S STATEMENT:</a> All rights given to the Owner by this agreement shall be cumulative and in addition to any other laws which might exist or come into being. Any exercise, or failure to exercise, by the Owner of any right shall not act as a waiver of any other rights. No statement or promise of Owner or his Agent as to tenancy, repairs, alterations, or other terms and conditions shall be binding unless specified in writing and specifically endorsed herein. This contract represents the total agreement between both parties. No other terms and conditions shall have any effect unless endorsed in writing on this document.
- 24. <u>RETURN OF DEPOSIT</u>:Damage deposits, and any other deposits made by Residents will be released subject to the following provisions:
  - (a) Resident does not end the lease prior to July 31st, of any given year.
  - (b) Formal written notice has been received per paragraph (10) above.
  - (c) The entire dwelling including range, refrigerator, bathrooms, closets, cupboards, garage and outbuildings are CLEAN, and the **refrigerator is defrosted and CLEAN**. Carpeting to be **PROFESSIONALLY SHAMPOOED**, vacuumed and left clean and odorless. The tile floor areas shall be washed & cleaned. All rubbish to be removed from the premises and **the yard mowed. DO NOT DRIVE A MOVING TRUCK ON THE LAWN TO ACCESS THE HOUSE**.
  - (d) No damage or deterioration to the premises, building, or grounds is evident.
  - (e) All unpaid charges have been paid including late charges, visitor charges, pet charges, delinquent rents, utilities, etc.
  - (f) All DOOR keys AND GARAGE DOOR REMOTE(S) are returned,
  - (g) A forwarding address has been left with the Agent.

THE DAMAGE DEPOSIT WILL NOT BE USED BY TENANT TO PAY RENT DURING THE TENANCY (Agent may claim the damage deposit for past due rent). Once all of these conditions have been met to the satisfaction of the Agent, and any costs of labor and material for cleaning and repairs have been deducted along with any other charges shown in 24(e) above, the remaining amount of the balance of deposits will be returned by check addressed jointly to all persons who sign this agreement.

- 25. BOUNCED CHECKS: There will be a \$75.00 charge on all NSF Checks, regardless of the reason.
- 26. **PRE-PAYMENT DISCOUNT:** A pre-payment discount (for rents paid at least six (6) months in advance) may be available to the Resident.
- 27. **BANKRUPTCY:** This contract is terminated under the provisions of paragraph #10 on page 1 in the event of the filing of a petition for voluntary bankruptcy or other relief under the bankruptcy laws of Illinois or the United States by any resident signatory to this contract. If the resident shall become insolvent, or if bankruptcy proceedings begin by or against the resident during the above tenancy, the Owner/Agent is hereby irrevocable authorized at his option to forthwith cancel this rental contract as a default. No receiver, Trustee or other judicial officer shall have any right, title or interest in or to the above described property by virtue of this contract or of the claims of the resident or any third party claims.

Resident	(Init	tials) Agent	(Initials)

only if he/she is competent and qualified to CONTRACTOR, totally responsible for all statutes. They further warrant that they we hold the Owner and Agent free from harm would in any way impair the value of the puthe property of the Owner at the conclusion. As an incentive to the Residents to upkeep, maintenance and repairs of the SPECIFICALLY EXCLUDES ALL OF RESEAS long as the rent is <i>RECEIVED</i> by the Accompleted without expense to the owner of made as needed and rents paid by the Firesident's damage deposit.  ALL MAINTENANCE AND REPAIR BY BRAD FRAZIER (B&C REPAIRS) He	b perform it, and the status of the person perform a continuous latest to assure they are done in a say ill be accountable for any mishaps or accident, litigation, or claims of any other person. Do premises or be a hazard to anyone. Any import of this agreement. The payments <b>ON TIME</b> , and for the premises and yard each month, not to some support of the preceding 30 days. But beware, IRST OF THE MONTH DEADLINE. Any defeated the preceding 30 days. The preceding 30 days of the preceding 30 days of the preceding 30 days. But beware, IRST OF THE MONTH DEADLINE. Any defeated the preceding 30 days of the preceding 30 da	formed by the Resident(s) will be undertaken forming the work will be as an INDEPENDENT if the manner which will meet all the applicable into resulting from such work, and that they will be not attempt to repair or replace anything that rovements made by the resident shall become assuming full responsibility for all continuing exceed \$ in any month (THIS a \$ discount from the stated renoth MONTH (and necessary repairs have been such discount will be forfeited if repairs aren'terred maintenance will be charged against the open fax (217) 359-0852 anytime OR VIA EMAIL
A CONTRACTOR OTHER THAN BRAD change furnace filters every three (3) mon leaky faucets; 7) maintain each and every and trees, etc.). Residents are offered the If rents are paid by check, it is recommed qualification for the discount. Rents will be Pre-Paid Rents are non-refundable. Rent transferred or accumlated and must be cathe resident meets the above terms. However, the discount in subsequent	FRAZIER, WILL BE AT THE RESIDENT'S ths; 2) lawn care and fertilizer; 3) touch-up p smoke alarm AND CO detector with work discount as an incentive to make their own ded that they be mailed at least one week precedited as paid only when received by the nember, if your rent is lost in the mail, it has ashed in a timely manor or forfeited. The rer	rior to their due date to assure the Resident's Agent. Post dated checks are not acceptable is not been paid! This rental credit cannot be ntal credit is not automatic and is given only i month, this will not prevent the resident from this agreement.
	SENT THROUGH THE MAIL, THE DISCOU	<del>\</del> ,
<ul> <li>29. <u>RADON:</u> Radon is a naturally occurring present health risks to persons who a been found in buildings in Illinois. A recommend.</li> <li>30. <u>WATER FUNITURE:</u> Residents may in the second recomment.</li> </ul>	ng radioactive gas that when it has accumulate exposed to it over time. Levels of radon additional information may be obtained from install water beds or water chairs on the group of the control of the	lated in a building in sufficient quantities, may that exceed federal and state guidelines have your County Health Unit. Frequent airing is und floor only upon purchase of an insurance, mildew, mold, collapse of structural members
or loss of value to the premises.  31. PHONE: Resident agrees to maintain a wants a timely response to maintenan	a phone (cell or land line), and agrees to furnice requests.	ish to the Agent the phone number; if Residen
33. PAYMENT OF REAL ESTATE TAXES in accordance with the terms and co ILCS 200/15-175, (1994)).	nditions of Section 200/15-175 of Chapter 3 The permanent real estate inde Tenant shall be deemed to be satisfying set forth above.	eal estate taxes with respect to the Residence is Illinois Compiled Statutes, as amended (35 ex number for the Residence is ng Tenants's liability for such real estate taxes ge of \$25.00 if it is necessary to hand deliver a
<b>READ THIS CAREFULLY</b> , By signing the agreed to rent you the premises. Resident unders a part hereof by reference, as an inducement to a Application, Agent shall have the right, at any accordance with paragraph 10 of this contract.	stands that the Agent is relying on the statements nenter into this rental contract. Should resident hat time hereafter, to declare this contract null and	the terms and conditions under which the agent has made on the attached "Rental Application" and made ve falsified any information contained on the Rental void and to terminate this contract hereunder in uestions have been answered, that all provisions are
thoroughly understood as to the obligations in even hereunder and finally, that he/she has the legal righthere is more than one Resident, they shall be judgent is a licensed real estate broker in the State	ery respect or suffer the full financial and legal cor that to bind all occupants and to sign for them in co- pintly and severally liable hereunder. Further, that of Illinois, that this contract is subject to a fav- and that resident specifically authorizes the agent	mesequences of their action or lack of action required mmitting yourself and them to this rental contract. I the Resident warrants that he understands that the vorable credit report from credit reporting agencies to inform him/her as to their performance under this
ACCEPTED THIS DA	YY OF, 20	, at Champaign, IL. 61820
	DECIDENT	
By: Randy Hughes, President Hughes Real E	RESIDENT Estate, Inc.	
Agent for Owner	RESIDENT	
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## **CONSENT FOR MAINTAINING A PET CONTRACT ADDENDUM:**

## ATTENTION:

THE CDC (CENTER FOR DISEASE CONTROL) HAS LISTED THE FOLLOWING DOG BREEDS AND CROSSBREEDS INVOLVED IN DOG-BITE-RELATED FATALITIES. ANY BREED FOUND ON THIS LIST WILL NOT BE ALLOWED AS A PET FOR LIABILITY AND INSURANCE REASONS!

Purebreeds
PITBULL
ROTTWEILER
GERMAN SHEPHARD
"HUSKY" ALASKAN MALAMUTE
DOBERMAN PINCHER
CHOW CHOW,
GREAT DANE

Crossbreeds: WOLF HYBRID

PIT BULL
"HUSKY" ALASKAN
MALAMUTE

ST. BERNARD, AKITA

Resident agrees to pay a non-refundable pet fee of

□\$20 per pet, per month or □\$250 per pet one-time pet fee

(Maximum of 2 pets allowed).

ALL PAYMENTS RECEIVED WILL BE APPLIED TO PET FEE FIRST THEN YOUR MONTHLY RENT

All pets found on the property, but not registered under this agreement will be presumed to be strays and disposed of by the appropriate agency as prescribed by law. In the event a Resident harbors an undisclosed pet, they agree to pay a pet fee for the entire term of the agreement, regardless of when the pet was first introduced to the household. The Resident specifically understands and agrees:

- A. No pet which is attacked-trained or vicious, with a history of biting people or other animals, or of property damage will be kept on the premises;
- B. That the Resident is solely responsible for any and all damage to the owner's property including, but not limited to the premises, carpeting, draperies, blinds, wall coverings, furnishings, appliances, and landscaping, including the lawn, and shrubbery;
- C. That in a like manner, he is responsible for any and all damage or loss to persons or property of others caused by the Resident's pet(s) and in this regard does hereby agree to hold the owner harmless for any such damage;
- D. That all pet(s) should be cared for and maintained in a humane and lawful manner;
- That all pet waste shall be removed and disposed of promptly, including waste in neighbor's yards distributed by Resident's pets;
- F. That all pets shall be maintained so as to not cause annoyance to others.
- G. IF PET IS A DOG: IT SHALL AT ALL TIMES BE KEPT ON A LEASH WHEN OUTSIDE THE HOUSE, UNLESS IT IS IN A TOTALLY FENCED-IN BACKYARD.

This memorandum constitutes a representation by the Resident and a consent by the Agent for maintenance in the house referenced above of the following described pet:

PET #1:		PET #2:	
The animal is a dog - cat.		The animal is a dog - cat.	
The breed is	,	The breed is	<u>.</u>
The weight is not more than	lbs.	The weight is not more than	lbs
The height is not more than	ins.	The height is not more than	ins.
The color is	<u> </u>	The color is	<u>.</u>
It's name is		It's name is	<u> </u>
been a nuisance or has not been maintaine discontinue maintenance of the pet and failur Signed this	re to so discontinue, s		•
By: Randy Hughes, President Hughes Real Estate, Inc. Agent for Owner		RESIDENT	
Page 5 of 5		RESIDENT	