PET AGREEMENT

VA VENTURES

1 To pay additional rent in the amount of \$

THIS AGREEMENT is hereby attached to and made a part of the Rental Agreement dated ______by and between VA Ventures LLC, the Owner/Agent, and, the Tenants(s), _____

C .1	•	1 . 1	
tor the	e premises	located	at
_, 101 un	e premises	located	u

) Dollars per month

WHEREAS, the Resident desires to keep a certain pet described below on the said premises and the Rental Agreement specifically prohibits allowing pets on the premises; the Rental Agreement is hereby amended to grant such permission to the Resident. In exchange for this permission, the Resident agrees as follows:

(

1.				
2.	To deposit with the Owner/Agent a "Non-refundable Pet Deposit" in the amount of \$ (
	shall be held as security for the faithful performance of this pet Agreement.			
3.	To keep the pet from causing any annoyance or discomfort to others and to immediately remedy any complaints concerning the pet.			
4.	To keep the pet from damaging any property belonging to the Owner/Agent or others.			
5.	To immediately pay for any injury, damage, loss, or expense caused by the pet (In this regard, it is expressly understood that at no time shall the Tenant apply any part			
	of the Pet Deposit towards such amounts due, but rather, the Tenant shall make restitution immediately and separately from the Pet Deposit. It is further understood that			
	such restitution shall be made over and above any rent paid in accordance with Item #1 of this Pet Agreement.			
6.	To keep the pet under control at all times.			
7.	To keep the pet restrained, but not tethered, when it is outside of the dwelling.			
8.	Not to leave the pet unattended for any unreasonable periods.			
9.	To hold the Owner/Agent harmless from all liability arising from the Resident's ownership or keeping of the pet, including but not limited to any liability resulting from			
	the Owner/Agent turning said pet over to local pet policing authorities should the pet be found unsupervised.			
10.	To dispose of the pet's droppings properly and quickly.			
11.	. To insure that pet will wear the appropriate Local Animal License, a valid Rabies Tag and tag bearing the owners name and phone number. All licenses and tags must be			
	kept current.			
12.	To provide the Owner/Agent with evidence from the Veterinarian that all necessary shots are current and that the pet does not display a tendency to be aggressive or			
	hamful.			
13.				
14.				
	a result of any harm caused on the animal or by the animal upon another person, guest or employee. Tenant shall be responsible for the entire amount of all damages			
	caused by the pet as well as the entire amount of any injury to individuals or property.			
15.	Tenant is required to obtain a Pet Liability Policy that can be added as a rider to most renter insurance policies.			
16.	Pet must be spayed/neutered/declawed.			
17.	Pet shall not create any conflict or disturbance with others and will not threaten any physical harm to anyone.			
The pe	ermission granted herein shall be limited to a certain pet named and described as follows:			
	Type of Pet: Age:			

Full Grown Wt: Color: Sex: License No./ Twp. Declawed: Y/N Spayed/Nuetered: Y / N

Should the Resident fail to comply with any part of this Pet Agreement, the Owner/Agent reserves the right to revoke permission to keep the pet-In such event, the Resident agrees to permanently remove the pet from the premises within 48 hours of receiving written notice thereof from the Owner/Agent; failure to comply with same shall be grounds for immediate termination of the Rental Agreement.

I ACCEPT FINANCIAL RESPONSIBILITY FOR THE ENTIRE AMOUNT OF ANY DAMAGES OR INJURY TO PERSONS OR PROPERTY THAT MAY OCCUR BECAUSE OF MY PET. I UNDERSTAND THAT VIOLATIONS OF ANY OF THESE RULES MAY BE GROUNDS FOR REMOVAL OF MY PET AND/OR TERMINATION OF MY TENANCY;

As to Landlord this day of	2018.	
LANDLORD:		
Sign:	Print:	
As to Tenant, this th day of	2018.	
TENANT:		
Sign:	Print:	