

Pet Agreement Attachment to Section 13 of Lease

	20, by and between, Kreuger Properties (Residents),
Residing in the Premises located at	, California
	, Camorna
	reement: No animal, bird, fish, or other pet may be prior written consent, except properly trained dogs oled persons and:
The pet described below.	
Consideration of their mutual promises, L	andlord and Residents agree as follows:
about the Premises without Landlord's pr	ne Premises provides that no pets are permitted on or rior written consent. Residents are hereby permitted to object to the terms and conditions of this Pet
Name of Pet:	Age:
Type of Animal	Weight:
Breed:	Color:
NO OTHER ANIMAL (INCLUDING ANY C	OFFSPRING) SHALL BE PERMITTED BY RESIDENTS

Residents agree to abide by the following rules:

IN THE PREMISES AT ANY TIME.

- 1. Nuisance: The Pet may not cause any damage to the premises. Nor may the Pet cause any discomfort, annoyance, or nuisance to any other resident. This includes, but is not limited to, barking, digging, scratching, whining, odors, noise, cat spraying, etc.
- 2. Sanitary Problems: Pet must be housebroken. The Pet may not be fed or given water on any unprotected surface, or allowed to urinate or defecate, inside the dwelling unit. Residents shall immediately remove and properly dispose in the dumpster/garbage all Pet waste on the grounds.
- 3. Prohibited Areas for complexes The Pet shall not be permitted in the building's common shared areas unattended or off leash. This includes, but is not limited to, driveways, parking areas, and/or any outdoor or indoor shared spaces.
- 4. Abandonment: Residents may not abandon the Pet, leave it for any extended period without food or water, or fail to care for it if it is sick.
- 5. Compliance with Laws: Residents agree to comply with all applicable governmental laws and regulations (local, state and federal laws).

Landlord's Remedies for Violations

- 6. Removal of Pet by Residents: If, in Landlord's sole judgment, any rule or provision of the Pet Agreement is violated by Residents or their guests, Residents shall immediately and permanently remove the Pet from the premises upon written notice from Landlord.
- 7. Removal of Pet by Property Landlord: If, in Landlord's sole judgment, Residents have abandoned the Pet, left it for any extended period without food or water, failed to care for it if it is sick, or left it unattended in violation of the rules herein, then Landlord may, upon one day prior written notice left in a conspicuous place, and in accordance with the terms of the Lease dealing with entry of the Premise, enter the dwelling unit to remove the Pet, and turn the Pet over to a humane society or local authority. Landlord shall not be liable for loss, harm, sickness, or death of the Pet unless due to Landlord's negligence. Landlord has no lien on the Pet for any purposes but Residents shall pay for reasonable care and kenneling charges if the Pet is removed in accordance with this paragraph.
- 8. Cleaning and repairs: Residents shall be jointly and severally liable for the entire amount of all damages caused by the Pet. If any item cannot be satisfactorily cleaned or repaired, Residents must pay for complete replacement of such item. Including, but not limited to landscaping.
- 9. Injuries: Residents shall be strictly liable for the entire amount of any injury to any person or property caused by the Pet, and shall indemnify Landlord for all costs of litigation and attorney's fees resulting from same.
- 10. Move-out: After Residents vacate the Premises, they shall reimburse Landlord for the cost of de-fleaing, deodorizing, and shampooing necessary to protect future residents from possible health hazards as well as any costs of repairing any area of the unit, inside or outside, from pet damage.
- 11. Other remedies: This Pet Agreement is an Addendum to the Lease Agreement between Landlord and Residents. If any rule or provision of this Pet Agreement is violated, Landlord shall in addition to the foregoing, have all rights and remedies set forth in the Lease Agreement for violations thereof, including but not limited to eviction, damages, costs and attorney's fees.

Landlord/Manager	Date	
854 Briarwood Way, Campbell, CA 95008		
Tenant(s)	Date	
Tenant(s)	Date	