	PET ADDENDUM TO RESIDENTIAL LEASE his form recommended and approved for, by not restricted to use by, members of the Pennsylvania Association of REALTORS® (PAR).
2 L	PROPERTY ANDLORD TRIVEN ANTICOLOGY
3 T	TENANT(S)
4 1 5 6	• ALLOWANCE OF PET(S) Landlord agrees that the pet(s) described in Paragraph 9 of this Addendum may be permitted on the Property. Tenant may not have any other pet(s) on any part of the Property without Landlord's written permission. Service animals are not pets.
7 2 8 9	• LOCATION OF PET(S) Pet(s) will be kept inside the Property at all times, except when on a leash or otherwise restrained by and under the full control of Tenant. Exceptions:
10 3	• TENANT'S DUTIES Tenant will clean up after the pet(s) in any area of the Property, including common areas.
12 4 13	LOSS OR DAMAGE Tenant is responsible for any loss or damage caused by the pet(s). Tenant agrees that Landlord bears no responsibility for any damage, injury, or nuisance caused by the pet(s).
15 5 16 17 18 19	RENTAL INSURANCE Tenant must have rental insurance that covers pets providing at least \$
20 6 21 22 23 24	REMOVAL OF PET(S) If Landlord determines that the pet(s) is annoying, bothersome, or in any way a nuisance to others, Landlord will notify Tenant in writing and Tenant will remove the pet(s) immediately from the Property. All other terms and conditions of the Lease will remain in full force and effect. Tenant's failure to remove the pet(s) from the Property is a breach of the Lease, and Landlord will have all remedies as stated in the Lease.
25 7	. ADDITIONAL FEES/CHARGES
26 27 28 29	(A) Tenant will pay \$ as a non-refundable Pet Fee in addition to other fees required by the Lease. (B) Tenant will pay \$ as a monthly Additional Rent in addition to other fees required by the Lease. (C) As a monthly Additional Rent in addition to other fees required by the Lease.
30 8 31 32 33 34 35 36 37 38 39 40 41	 DANGEROUS DOGS Pennsylvania law makes it a summary offense for harboring a "dangerous dog." Under no circumstances is a "dangerous dog" permitted on the Property. A dog is considered dangerous under 3 P.S. §459-502-A where: (A) The dog has done one or more of the following: 1. Inflicted severe injury on a human being without provocation on public or private property. 2. Killed or inflicted severe injury on a domestic animal without provocation while off his owner's property. 3. Attacked a human being without provocation. 4. Been used in a commission of a crime. (B) The dog has either or both of the following: 1. A history of attacking human beings and/or domestic animals without provocation. 2. A propensity to attack human beings and/or domestic animals without provocation. A propensity to attack may be proven by a single incident of the conduct described in paragraph 8(A).

Tenant Initials ____/___

42

Pennsylvania Association of REALTORS®

Landlord Initials ____/___

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PAL Page 1 of 2

(B) Type of Animal						
			Breed			
Name of Pet				_ Age	Weight _	
Color	L	icense Numbe	r (if applicable)			
Spayed/neutered?	∐ Yes ∐ I	No	Declawed?	Ye	s	
(C) Type of Animal			_ Breed			
Name of Pet				_ Age	Weight _	
Color	L	icense Numbe				
Spayed/neutered?	∐ Yes ∐ I	No	Declawed?			
(D)Type of Animal						
Name of Pet			(10 11 11)	_ Age	Weight _	
Color	L	icense Numbe	r (if applicable))		
Spayed/neutered?	Yes I	No	Declawed?	Ye	s	
(E) Type of Animal Name of Pet			_ Breed	A ~ :	XX7 . ! . 1	
Name of Pet	T	In an an Nine It	(:f. a.z.1: a.a.1: 1 -)	_ Age	weight _	
Color Spayed/neutered?	L	icense Numbe	r (if applicable) Declawed?) 	. DN	
Additional informatio						
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