PET AGREEMENT

(Becomes a part of the Lease Contract)

	ement made and entered into			
between Wolf W	<u>/ay</u> as LANDLORD, and	as IEN	ANT in unit #	_·
for the following	L AUTHORIZATION FOR PET: described pet. No other pet shall receives written permission from	be permitted or	n the premises by TE	
2. DESCRIPTIO	N OF PET:			
Name of pet				
Туре	Breed		_ Color	
Weight	Age			
Other:	Explain manner in wh	nich kept:		
	IT: In addition to the regular submit a pet deposit in an amount in	•	•	e lease contract
	Dogs <u>\$250.00</u>	Cats	<u> </u>	
Such pet deposi	t shall be used to repair damages	caused by or i	n relation to the pet.	Payment of the

pet deposit can be paid in full or an initial fee of \$50.00 and then in increments not less than \$10.00 per month until the deposit is paid. Pet Deposit will be returned within 30 days of Pet Agreement termination. Only one (1) dog or two (2) cats per apartment unit is permitted. One (1) cage/aquarium is permitted for all other pets.

- 4. LIABILITY FOR DAMAGES, CLEANING, ETC.: TENANT shall be liable for all damages caused by such pet and all cleaning, defleaing and deodorizing required because of such pet. This applies to any part of the dwelling unit, landscaping or other improvements on LANDLORD=S property. If such items cannot be satisfactorily cleaned or repaired, TENANT must pay for complete replacement by LANDLORD. TENANT is responsible for paying all repair costs within thirty (30) days or to make arrangement for payment. TENANT shall be strictly liable for the entire amount of any injury to the person or property of others caused by such pet.
- 5. PET RULES: TENANT is responsible for the actions of pet at all times. TENANT agrees to abide by the following rules:
 - (a) TENANT agrees that pet will not disturb the right of any resident to the quiet enjoyment of the premises and related project facilities, adversely affect the health or safety of any person, or interfere with the management of the project or have an adverse financial effect on the project.
 - (b) Pet shall not be left unattended outside the dwelling unit. This includes the building vestibules, walkways, stairs, stairwells, parking lots, grassy areas or any other part of the LANDLORD=S property.
 - (c) TENANT shall not permit pet in any common areas of the buildings in the project at any time, except on the designated route for ingress and egress to the building.
 - (d) Dogs and cats shall be carried when within the corridors, elevator and lobby areas of the buildina.
 - (e) Pet shall be kept on a short leash and under TENANTS' supervision when outside the apartment unit.
 - (f) If pet defecation occurs anywhere on LANDLORD=S property, TENANT shall be responsible for the immediate removal of waste and cleanup.







- (g) Cat litter boxes must be kept clean and odorless. When disposing of dirty cat litter, etc., it must be placed in a tied plastic bag and thrown in the dumpster.
- (h) All cats and dogs shall have up-to-date immunizations. TENANT shall present a copy of the required annual immunizations. Pet shall be kept parasite free, i.e., fleas, ticks, worms, etc.
- (i) Cats and dogs must have current licenses from the City and present proof of such to LANDLORD.
- (j) LANDLORD will not be responsible for any damage or illness to pets caused by extermination, maintenance, or repair done by LANDLORD and/or service contracted by LANDLORD.
- (k) TENANT cannot leave cat or dog unattended for more than ten (10) hours.
- (I) Pet shall not weigh over 50 pounds.
- **6. ADDITIONAL RULES:** Rules are subject to change with a 30-day written notice.
- **7. VIOLATIONS OF RULES:** If any rule or provision of this Pet Agreement is violated, TENANT will be served a written notice and will have fourteen (14) days to correct the alleged violation or make written request for a meeting to discuss the violation. TENANT shall immediately or permanently remove the pet from the premises upon written notice by LANDLORD. If the TENANT is unable or refuses to do so, the LANDLORD shall consider the TENANT in material non-compliance of lease.
- **8. GENERAL:** Any other agreement must be in writing and approved by LANDLORD.
- **9. ALTERNATE CARETAKER:** TENANT must provide an alternate caretaker for pet for circumstances in which TENANT is not able to care for pet.

I hereby authorize the following individual to take care of my pet should a situation arise where I am not able to take care of my pet:

(Name of Alternate Caregiver)	
(Street Address)	
(City, State)	
(Phone Number)	
READ CAREFULLY BEFORE	<u>SIGNING</u>
BY:	
(HEAD OF HOUSEHOLD)	(DATE)
(CO-HEAD)	(DATE)
(OWNER/AGENT)	(DATE)
I hereby certify that I/we do not have a pet.	
(HEAD OF HOUSEHOLD)	(DATE)
(CO-HEAD)	(DATE)