PET ADDENDUM

Type:	Size:	Color:	Name:
			<u> </u>
NOTE: Owner to	attach photo of all author	rized pets.	
Community Han regulations. All caws or regulation on or before the case.	dbook. All pets must b logs four months of age a ns and wear a collar with	e licensed in accordared older must be license the required dog tag at tags. All cats are required to the required control of the license of	ntified in the Lease Agreement ance with all applicable laws and an accordance with all applicable tached. Licenses must be renew red to have an identification tag
	Rabies immunizations ar		ubmit records of inoculation up cats and must be documented w
extermination contains in the entite in the entitle in the entite in the entite in the entitle i	sts, carpet or other flooring	ng replacement, and/or to the person or proper	ages, cleaning, deodorization, fi personal injuries. Resident will ty of others caused by such pet(
Resident agrees to	o comply with:		
a. The terms an addendum is		ein and Paragraph 11 of	the Lease Agreement to which to
o. All applicable inoculations,	•	such as, but not limite	ed to, permitted breeds, licensing
	d regulations that may be Residents by written not		om time-to-time by Owner that v

5. Animal misbehavior (vicious or nuisance) or violence is prohibited. If, in the Owner's opinion and judgment, the pet has disturbed or is disturbing other residents, and/or has caused or is causing damage to the Premises or other property within the Neighborhood, Resident agrees to permanently remove the pet from the Premises and Neighborhood within 10 days of receipt of written notice from

inconvenience or cause complaints from any other Resident(s).

Owner. Owner has the right to inspect the Premises for possible damages incurred by the pet with a forty-eight (48) hour notice.

- 6. All animals except dogs and cats must be kept in cages or tanks at all times. Dogs must be confined to the Housing Unit or restrained by a leash or fence in the back yard of the Premises. Restraint shall include leashing or chaining the animal to a stationary object to preclude the animal from running free or interfering with the normal flow of pedestrians and traffic. Restraining dogs in front of the Premises is prohibited. Dogs outside Resident's yard must be leashed at all times. Both dogs and cats must be appropriately and effectively restrained and under the control of the Resident or Occupant while on the property. No pets, with the exception of service animals, are permitted in the community rooms, lounge, laundry rooms, offices, recreation areas, or other common room areas.
- 7. Resident is responsible for removing pet waste promptly from the Premises and the Neighborhood common areas. Litter and droppings must be wrapped and sealed before being disposed of in the trash. Violation of this regulation will result in an automatic waste removal charge of \$20.00 per occurrence. If available, the Neighborhood will have a common area set aside for pet exercise and relief, but it remains the Resident's responsibility to clean up any waste from their pet. Dogs are not permitted on children's playgrounds.
- 8. Resident agrees to have the Premises professionally treated for fleas and ticks prior to vacating, if necessary. Proof of treatment must be provided to Owner. Owner will notify Resident of any required professional treatment for fleas and ticks if determined after thorough assessment during the preterm move-out inspection.
- 9. Violation of the above terms will be considered a breach of the Lease Agreement, which may result in removal of the pet from the Premises and/or termination of the Lease Agreement.

Resident:	Hunt MH Property Management, LLC, a Delaware Limited Liability Company, its Authorized Agent
	Ву:
Date:	Date: