





Charleston Rental Properties CRP Real Estate, LLC

1054 Johnnie Dodds Blvd, Suite B Mount Pleasant, SC 29464

CRP RENTAL UNIT PET ADDENDUM

Landlord	Date
Tenant	Date
Tenant	
this Addendum conflicts with any provision of	applements the terms and conditions of the Lease. If any provision of the Lease, this Addendum shall control. All rights and remedies of is Addendum shall constitute a default under the Lease.
including all repairs and replacements considered removal of the Pet from the Premises, whichevex terminated and the carpets professionally clear Agent. Tenant shall provide Agent with copies remain liable for dormant infestation and latent refinishing if necessary) for 30 days after the Pet cleaning are complete, even if prior to that time up and discard of all pet waste regularly, and up associated with damages caused by the pet, inclined.	hall be responsible for all damage caused by the Pet to the Premises, ed appropriate by Landlord or Agent. Upon termination of the Lease or rer occurs first, Tenant shall have the Premises professionally aned and deodorized at Tenant's cost through companies approved by of paid receipts for the extermination and cleaning. Tenant shall t pet odor (including extermination costs and carpet replacement/floor et is removed from the Premises and the required extermination and et the Security Deposit has been returned to Tenant. Tenant shall clean-pon vacating the Premises. Tenant is responsible for any potential cost luding but not limited to, excess scratches on floors, carpets et to irrigation system, destroying the yard, etc. In furnished units, dogs
licensing the Pet, keeping current all applicable Landlord evidence of pet vaccination upon requivate at all times, and shall not curb the Pet on to bark, howl, or otherwise emit noises in such the Pet on the Premises if the Pet is or become otherwise is or becomes a nuisance. Tenant shall excess of 12hours. Tenant shall provide proper No breeding of the Pet shall be permitted on the	
Landlord to grant permission for the Pet(s). To	per section 29 of the Lease) as a non-refundable fee to induce enant understands that Pet Fee will not be refunded, even if the Pet is there is no damage to the Premises at the end of the Term.
terms and conditions of the Lease and this Add breed(s)/description is/are identified as	n to Tenant to keep Pet/Pets on the Premises, subject to the lendum. Said permission is limited to the specific pet(s) whose . Landlord may revoke permission at any time if Tenant fails to comply se or maintains an additional pet(s) or replacement of the pet specified ord.
	se (the "Lease") between Landlord and Tenant jointly and severally, se (the "Lease") between Landlord and Tenant dated as follows: