

900 Bowman Rd. Ste. 303, Mount Pleasant, SC 29464 843-654-9140 | www.CharlestonRentalProperties.com

Pet Addendum

	e on _20_ ed to modify the Residential as follows:		
to the terms and condition whose breed(s)/description Tenant fails to comply with	I grants permission to Tenar ons of the Lease and this Add on is/are identified as th any of the terms of the A pecified above without furth	dendum. Said permission is may revoke pe ddendum or Lease or maint	limited to the specific pet(s) rmission at any time if ains an additional pet(s) or
Landlord to grant permiss the Pet is subsequently re the Term. In addition to t	aid the Pet Fee \$per sect sion for the Pet(s). Tenant u emoved from the Premises of the pet fee of \$, an addit sonce the Tenant vacates.	nderstands that Pet Fee will or if there is no damage to t	not be refunded, even if ne Premises at the end of
licensing the Pet, keeping provide to Landlord evide dispose of all pet waste, a not permit the Pet to bar others. Tenant shall not keep or attacks any person or othe Premises unattended	shall keep the Pet in accord g current all applicable shots ence of pet vaccination upor and shall not curb the Pet or k, howl, or otherwise emit n keep the Pet on the Premise other pet, or otherwise is on for any period in excess of ot abuse the Pet in any way.	, and leashing the Pet when request. Tenant shall pror the shrubbery, flowers, or loises in such a level, freque is if the Pet is or becomes vion r becomes a nuisance. Tenant 12hours. Tenant shall provio	outdoors. Tenant shall nptly remove and properly small trees. Tenant shall ncy, or time as to disturb tious or threatening, bites at shall not leave the pet on the proper care, food, and
including all repairs and r the Lease or removal of the professionally exterminate through companies appro- extermination and cleaning extermination costs and C removed from the Premise	SES: Tenant shall be response placements considered ap he Pet from the Premises, wated, and the carpets profess oved by Agent. Tenant shalling. Tenant shall remain liable CARPET REPLACEMENT/flooses and the required extermations is that been returned to Tenants	propriate by Landlord or Agy hichever occurs first, Tenantionally cleaned and deodorito provide Agent with copies of e for dormant infestation are r refinishing if necessary) fo ination and cleaning are cor	ent. Upon termination of it shall have the Premises zed at Tenant's cost if paid receipts for the nd latent pet odor (including r 30 days after the Pet is
this Addendum conflicts v	s Addendum supplements the with any provision of the Lead cumulative. Any default und	ase, this Addendum shall co	ntrol. All rights and
Tenant		Date	
Landlord		Date	