## PET APPLICATION AND AGREEMENT

AGENCY DETAILS	 
PROPERTY ADDRESS_	
TENANT NAME	

GENERAL: THIS FORM IS TO USED ONLY WHERE THE LESSOR HAS INDICATED THAT PETS MAY BE ACCEPTED.

PHOTO OF PET ATTACHED YES / NO

DESCRIPTION	PET 1	PET 2		
TYPE / DESCRIPTION / BREED				
NAME				
AGE				
DESEXED	YES / NO	YES / NO		
COUNCIL REGISTERED	YES / NO	YES / NO		
MICROCHIPPED	YES / NO	YES / NO		
MICROCHIP NUMBER				
COLOUR				
SIZE	SMALL / MEDIUM / LARGE	SMALL / MEDIUM / LARGE		

## TERMS & CONDITIONS

THE TENANT/S ACKNOWLEDGE AND AGREE TO THE FOLLOW TERMS:

- 1. THE LESSOR HAS AGREED TO PERMIT PET/S AT THE PREMISES AS SPECIFIED IN THE GENERAL TENANCY AGREEMENT AND THIS PET AGREEMENT;
- 2. NO PET/S OTHER THAN THE APPROVED PET/S MAY RESIDE ON THE PREMISES;
- 3. THE TENANT ACCEPTS FULL RESPONSIBILITY AND INDEMNIFIES THE LESSOR/AGENT FOR ANY CLAIMS BY OR INJURIES TO THIRD PARTIES OR THEIR PROPERTY CAUSED BY, OR AS A RESULT OF ACTIONS BY THEIR PET/S, AND REGARDLESS OF THE APPROVAL STATUS;
- 4. THE TENANT HAS INSPECTED THE PROPERTY AND IS SATISFIED THAT THE FENCING IS ADEQUATE FOR THE CONFINING OF THE PET. THE TENANT FURTHER ACKNOWLEDGES AND AGREES THAT SHOULD THERE BE ANY ADDITIONAL WORK EITHER AT THE START OF THE TENANCY OR DURING THE TENANCY TO UPGRADE THE FENCING FOR THE CONFINING OF THE PET/S THIS WILL BE AT THE COMPLETE COST TO THE TENANT. THE TENANT FURTHER ACKNOWLEDGES THAT THE LESSOR/AGENT NEITHER EXPRESSLY OR IMPLIED WARRANT THE SUITABLY OF THE FENCING FOR THE CONFINING OF THE PET THIS IS AT THE TENANTS SOLE DISCRETION!
- 5. THE TENANT FURTHER AGREES TO UNILATERALLY INDEMNIFY THE LESSOR/AGENT FROM ANY AND ALL LIABILITY IN RELATION TO THE ACTIONS OF THE PET/S INCLUDING BUT NOT LIMITED TO THE TENANTS PET ESCAPING THE PROPERTY AND CAUSING LOSS, DAMAGE, INJURY OR COSTS TO ANY THIRD PARTY.

- 6. THE TENANT AGREES TO HAVE THE PREMISES AND THE GROUNDS TREATED FOR FLEAS AT THE END OF THE TENANCY OR AT ANY TIME DURING THE TENANCY AS REQUITED OR REQUESTED BY THE LESSOR/AGENT. THIS TREATMENT IS TO BE CARRIED OUT BY A SUITABLY LICENSED PEST CONTROL AGENT.
- 7. PETS ARE TO BE OUTSIDE AT ALL TIME UNLESS OTHERWISE SPECIFIED OTHERWISE IN THE TENANCY AGREEMENT/ PET AGREEMENT;
- 8. THE TENANT ACKNOWLEDGES THAT THIS IS AN APPLICATION TO KEEP PET/S ON THE PREMISES AND DOES NOT GUARANTEE THAT APPROVAL WILL BE GIVEN;
- 9. THE TENANT CONFIRMS AND GUARANTEES THAT THE PET/S HAS UP TO DATE VACCINATIONS;
- 10. If APPROVED, AT THE TIME OF SIGNING THE TENANCY AGREEMENT YOU WILL BE REQUIRED TO SIGN A SPECIAL CONDITIONS RELATING TO THE APPROVED PET/S.
- 11. THE TENANT AGREES THAT NO ADDITIONAL ANIMAL'S WILL BE KEPT ON THE PREMISES, EITHER SHORT TERM OR TEMPORARILY.
- 12. THE TENANT AGREES THAT THE PET IS NOT PERMITTED INSIDE THE PROPERTY. SHOULD THE TENANT BREACH THIS TERM THE TENANT UNDERSTANDS THAT AT THE LESSORS DESCRIPTION THEY WILL BE REQUIRED TO REMOVE THE PET FROM THE THE PROPERTY PERMANENTLY.
- 13. THE TENANT AGREES THAT IN THE EVENT OF A COMPLAINT BEING RECEIVED REGARDING THE PET/S FROM THE LOCAL AUTHORITY, NEIGHBOURS OR ANY OTHER BODY, IF THE COMPLAINT IS SHOWN TO BE JUSTIFIED AND CORRECT THE TENANT WILL BE REQUIRED TOO REMOVE THE PET/S IMMEDIATELY FROM THE PREMISES PERMANENTLY;
- 14. If the pet is a dog, the Tenant agrees to restrain or remove the dog from the premises for the duration of inspections arranged by the Agent with the required notice given;
- 15. THE TENANT AGREES TO CLEAN UP AFTER THEIR PET AND TO DISPOSE OF THEIR PETS WASTE QUICKLY AND PROPERLY;
- 16. TENANTS AGREE NOT TO LEAVE FOOD OR WATER FOR THEIR PET OUTSIDE THEIR DWELLING WHERE IT MAY ATTRACT OTHER ANIMALS OR VERMIN;
- 17. THE TENANT AGREES NOT TO BREED OR ALLOW THE PET TO REPRODUCE, HOWEVER SHOULD THIS EVENT OCCUR, THE TENANT WARRANTS THAT THE PETS OFFSPRING WILL BE REMOVED/PLACED WITHIN EIGHT WEEKS OF BIRTH;
- 18. THE TENANTS AGREE THAT IF THEY KEEP FISH THEY ACCEPT RESPONSIBILITY FOR ANY DAMAGE CAUSED BY LEAKAGE OR SPILLAGE OF WATER.
- 19. THE TENANT UNDERSTANDS, AGREES AND WARRANTS THAT DOGS OF A PROHIBITED BREEDER DECLARED DANGEROUS MUST NOT BE KEPT OR BROUGHT ONTO THE PREMISES OR COMMON PROPERTY.
- 20. THE UNDERSIGNED AGREE AND ACKNOWLEDGE THAT ON APPROVAL BY THE OWNERS, AS NOTED BELOW, THE TERMS OF THIS APPLICATION BECOME AN EXPRESS TERM OF THE TENANCY AND AS SUCH BECOME EFFECTIVE AND BINDING ON THE UNDERSIGNED.

APPLICANT 1	NAME	SIGNATURE_			
APPLICANT 2	NAME	SIGNATURE_			
APPROVAL BY	OWNER		DATE	/	/