

WWW.PAWSHPET.NET
300 Countyline Ct. Ste. C
Oakland, FL 34760

PET SITTING SERVICE AGREEMENT

The parties hereto agree to the following terms & conditions:

- 1. The initial term of this contract shall be ongoing until the Client cancels service. Client warrants and represents that all information provided to Pawsh Pet in its Client and Pet Profile worksheets (hereby and hereafter called "Client Record") is accurate and agrees to notify Pawsh Pet of any changes/updates to Client Record.
- 2. In the event of early return home, Client must notify Pawsh Pet with at least 48 hours notice to avoid being charged for unnecessary visit(s).
- 3. Client agrees that in order to ensure proper care of both pet(s) and home, that it is the client's responsibility to notify Pawsh Pet by phone once Client has returned home. Should Client fail to notify Pawsh Pet of return, Pawsh Pet shall continue to provide scheduled service until such notice is received. Client agrees to pay for any additional services at the rates as posted by the company at the time of reservation was made with Pawsh Pet.
- 4. Upon Client's request to provide services in the future via phone, email or in person, Client agrees that this contract shall be renewed or extended in its entirety, without further written authorization. The term of said renewal shall coincide with the service dates as listed on the most recent of an email confirmation or an invoice.
- 5. Pawsh Pet is authorized to perform care and services as outlined herein and in the most recent Pet Profile or Client Profile on file with Pawsh Pet. Pawsh Pet is authorized to approved medical and/or emergency treatment (excluding euthanasia) as recommended by a veterinarian. Client agrees to reimburse Pawsh Pet for expense incurred for any other home/food supplies needed.
- 6. Pawsh Pet may update its price list at any time without prior notice. Client agrees to pay rates as posted by Pawsh Pet at time reservation is confirmed. Client agrees to pay any additional fees as defined by Pawsh Pet for services performed in addition to those agreed to in the initial reservation.
- 7. This contract authorizes Pawsh Pet to enter the Client's home to provide the services listed herein. In the event Pawsh Pet is required to employ a locksmith to gain entry into Clients premises due to a malfunction of the lock or a failure of the Client to leave a key, it shall be the responsibility of the Client to reimburse for all costs incurred. The Client expressly gives Pawsh Pet the authority

- to employ a locksmith on Client's behalf in the event of the aforementioned occurrences.
- 8. In the event of inclement weather or natural disaster, Pawsh Pet is entrusted to use best judgement in caring for pet(s) and home. Client agrees to hold harmless Pawsh Pet for damages or liabilities related to any such decision.
- 9. Pawsh Pet agrees to provide all agreed upon services in a reliable, caring, and trustworthy manner. In consideration of these services and as an express condition thereof, the Client expressly waives and relinquishes any and all claims against Pawsh Pet or any of its employees, except those arising from negligence or willful misconduct on the part of Pawsh Pet or its employees.
- 10. Client agrees to indemnify Pawsh Pet from liability, including attorney's fees, arising from any injury or damage to Pawsh Pet employees, third parties or real/personal property of third parties as a result of actions of pet(s). Client agrees to disclose to Pawsh Pet any known pet aggression behaviors.
- 11. Client agrees to pay Pawsh Pet 100 percent of total value of the contracted services prior the rendering of such services. A finance charge of 25% per month will be added to unpaid balances after thirty (30) days. A handling fee of \$25 will be charged on all returned checks. In the event it is necessary to initiate collection proceedings on the account, Client will be responsible for all attorney's fees and costs of collection.
- 12. In the event of personal emergency or illness, Client authorizes Pawsh Pet to arrange for another qualified pet sitter to fulfill responsibilities as set forth on this contract. Whenever possible, Client will be notified in such a case.
- 13. Proof of pets current vaccinations are to be given prior to rendering of services. Should Pawsh Pet employee or third party be bitten or otherwise exposed to any disease or ailment received from Client's animal which has not been properly and currently vaccinated, it will be the Client's responsibility to pay all costs and damages incurred by the victim(s).
- 14. Pawsh Pet reserves the right to terminate this contract at any time before or during its term of Pawsh Pet, in its sole discretion determines that a danger exists to the health or safety of a Pawsh Pet employee. If concerns prohibit Pawsh Pet from caring for pet(s) Client authorizes pet to be placed in their or choice kennel, with all charges there from to be charged to the Client.
- 15. This Contract may be executed by facsimile, and will be deemed effectively executed upon the receipt, duly executed by the other party.

terms.	
Client	Date
Representative of Pawsh Pet	Date

Client has reviewed this agreement in its entirety, and Client understands and agrees to its