

Pet Care Contract	
Pet Parent Name (s):	
Phone Number:	
Emergency Contact: Name	
Physical Address:	
Email address:	
Entering home by key door co	ode combination lock
Pet caretaker name: Marlene Parness	
Phone Number: 954-821-2521	
services under the terms and provision Information Sheet(s) and the Veterinary Any reference to pets in this contract sl 1. Relationship and Responsibilities It is expressly understood that the Pet property Contractor and not as an employee. Castatutory declarations and payments were serviced in the province of the	parent retains the services of Care 4 Pets, inc. as an Independent re 4 Pets, inc. shall be responsible for their own insurance and all ith regard to income tax. Care 4 Pets, inc. undertakes to perform reliable and caring manner and the Pet Parent undertakes to
2. Compensation	·
2. The Sitter shall be paid the amount	of \$ Check Cash
	te departure or early return of the Owner.
2.2. Additional fees may include the punot limited to pet food, litter or cleanin Pets, inc. shall retain and submit receip be paid in full when pet care is completed. 3.50% of total fee shall be payable w	rchase of necessary items for the care of the pet(s), including bur g supplies, transportation, and expenses for health care. Care 4 ts as proof of additional expenses. Payment of additional fees to
Remaining balance.	
3. Duration	
3.1. This Pet Care Contract shall come in	nto effect on20 and shall end on ting Drop in visits per day
Day CareHours a	dayhow many days?
3.2. The term of this Pet Care Contract r by the Care 4 Pets, inc.	nay be extended if requested by the Owner and so accepted to confirm his/her return and his/her availability to resume care

of the property and pet(s) prior to or on the last day of this contract term.



3.4. Any additional visits or duties shall be calculated at \$_____ per visit.

4. Cancellation or Termination

- 4.1. Either party may terminate this Pet Care Contract a minimum of 48 hours prior to the first scheduled visit without incurring penalties or damages.
- 4.2. Failure by the Owner to cancel by giving the minimum notice required will result in a 30% cancellation fee of the total amount due, unless such cancellation is caused by severe weather, death in the family or a medical emergency.
- 4.3. Where Care 4 Pets, inc. as sole proprietor needs to cancel later than 48 hours prior to the Owner's departure due to unforeseen circumstances, she may appoint a substitute with approval of the Pet Parent.. Deposit will be refunded if substitute is not approved. In the case of severe weather, death in the family or medical emergency time might not allow for prior notice or substitute to be contacted, deposit will be refunded.
- 4.4. Should any pet become aggressive or dangerous, Care 4 Pets, inc. will contact the Pet parent for alternate care until the Pet parent's return.
- 4.2. This contract shall be deemed terminated, in a dangerous situation, unless Care 4 Pets, inc. agrees to continue with other home caring duties and/or caring for other listed pets at no reduction in compensation.
- 4.3. Any wrongful or misleading information on Pet Information sheets may constitute a breach of terms of this Pet Care Contract and be grounds for instant termination thereof.
- 4.4. Termination under the circumstances described in above shall not entitle the Pet parent to any refunds nor relief of any outstanding payments due.

5. Liability

- 5.1. Care 4 Pets, inc. will carry liability insurance relative to the services performed for the Pet parent. A copy of the insurance policy can be made available to the Pet parent if requested.
- 5.2. Care 4 Pets, inc. accepts no liability for any breach of security or loss of or damage to the Owner's property if any other person has access to the property during the term of this agreement.
- 5.3. Care 4 Pets, inc. shall not be liable for any mishap of whatsoever nature which may befall a pet or caused by a pet who has unsupervised access to the outdoors. (ex. outdoor cat)
- 5.4. The Pet parent shall be liable for all medical expenses and damages resulting from an injury to Care 4 Pets, inc. sitter caused by the pet as well as damage to the Owner's property, or another animal.
- 5.5. Care 4 Pets, inc. is released from all liability related to transporting pet(s) to and from any veterinary clinic or kennel, the medical treatment of the pet(s) and the expense thereof.

6. Emergencies

In the event of an emergency, Care 4 Pets, inc. shall contact the Owner at the numbers provided to confirm the Pet parent's choice of action. If the Pet parent cannot be reached timeously, Care 4 Pets, inc. is authorized to:

6.1. Transport the pet(s) to the listed veterinarian;



- 6.2. Request on-site treatment from a veterinarian;
- 6.3. Transport the pet(s) to an emergency clinic if the previous two options are not feasible.

7. Security

Care 4 Pets, inc. warrants to keep safe and confidential all keys, remote control entry devices, access codes and personal information of the Pet parent and to return same to the Pet parent at the end of the contract period or at a later date when the Pet parent returns.

8. Whole Agreement

This Pet Care Contract, Pet Information sheet(s) and the Veterinary Release Form attached constitute the sole and entire agreement between the parties with regard to the subject matter hereof and the parties waive the right to rely on any alleged expressed or implied provision not contained therein. Any alteration to this agreement must be in writing and signed by both parties.

9. Assignment

No party may assign any of its rights or delegate or assign any of its obligations in terms of this Pet Care Contract without the prior written consent of the other party, except if inclement weather or a bona fide emergency prohibits Care 4 Pets, inc. from fulfilling her duties in which event the pet's owner will be called upon to advise of alternate care for the pet(s).

10. Governing Law

This Pet Care Contract and Agreement shall be construed, interpreted and governed in accordance with the laws of the State of Florida and should any provision of this Contract be judged by an appropriate court as invalid, it shall not affect any of the remaining provisions whatsoever.

11. General

The parties agree that any or all parts of this agreement may be submitted to the other party in legible and recordable electronic form and upon acknowledgement of receipt by the receiving party shall become valid parts of the agreement..

Pet parent signatu	re	
		_ by the Pet parent who warrants his/her authority to enter into
Sitter's Signature: _ Date:		
this agreement.		