

Le Pet Concierge LLC

PET SITTING SERVICE AGREEMENT

This agreement is made and entered into this ___ day of _____, 20___, by and between Le Pet Concierge LLC, hereafter referred to as "LPC" and _____, hereafter referred to as "Owner".

IN CONSIDERATION of the benefits to both parties it is hereby agreed as follows:

1. This agreement shall apply to the following pet(s) of the Owner: _____.
2. This agreement contemplates Owner will be in need of LPC services from time to time in the future and the terms of this agreement shall apply to those services unless otherwise agreed to in a writing signed by both parties.
3. LPC shall provide pet sitting services as set forth in the description of services handout provided by LPC to Owner.
4. Owner shall pay to LPC the charges set forth on the price list dated which is incorporated herein by this reference.
5. Owner shall pay 100% of expected total for services of LPC for the initial dates, one-half of which is non-refundable in the case Owner cancels less than 24 hours prior to the first date service begins. Final payment is due within five days from the last day of service. Returned or NSF checks are subject to a \$30.00 bank processing fee. All money will be refunded if LPC cancels.
6. In the event of an emergency involving the health of any pet(s) being cared for by LPC, Owner hereby authorizes LPC to obtain such emergency veterinarian care for that/those pet(s) as LPC, or its representatives, may deem necessary. Owner further authorizes LPC, or its representatives, to incur veterinary costs in the name of the Owner. Owner shall indemnify and hold harmless LPC from any liability arising from such veterinary charges. The name and telephone number of the veterinarian to be contacted is:

7. Owner releases LPC and any of its representatives from any claim for injury and/or death of Owner's pet(s) and from any claim for damage to Owner's property caused by Owner's pet(s) while being cared for by LPC, but only to the extent such claim is not covered by LPC insurance.
8. Owner shall be responsible for and hold LPC harmless from any claim for injury or damage to persons or property caused by the Owner's pet(s), even if due to LPC's negligence, but only to the extent such claim is not covered by LPC insurance.
9. In case of death of the pet(s) LPC is instructed to do the following: _____
10. For the safety and well being of Owner's pet(s), LPC will continue its services until notified of Owner's return.
11. Even though LPC loves our animal friends, we do not want to jeopardize our safety to care for them. On bad weather days, LPC will make its pet sitting rounds as soon as it is safe to travel. DUE TO THE POSSIBILITY OF SEVERE WEATHER, BEFORE OWNER LEAVES TOWN ARRANGEMENTS MUST BE MADE FOR ALL PETS THAT ARE TO BE LEFT OUTSIDE WITHOUT SHELTER.
12. If either party files a lawsuit to enforce the obligations of this agreement the prevailing party shall be entitled to recover their reasonable attorney fees and costs of such action.

Le Pet Concierge, LLC

LPC: _____

Owner