



**PET SITTING AGREEMENT**

This agreement is made between:

NOLA Pet Services, LLC (Adrianne Vincent and Spouse Tasia Johnson- Pet Sitters)

(And)

Client

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Phone#: \_\_\_\_\_

Email: \_\_\_\_\_

This agreement shall cover all terms, conditions and obligations undertaken for the pet sitting of the following pet(s):

Name	Age	Species	Color	Band #

**Terms and Conditions**

1. The pet sitting period covered by this agreement shall commence on \_\_\_\_\_ at \_\_\_\_\_ AM/PM and shall end on \_\_\_\_\_ at \_\_\_\_\_ AM/PM

2. Client agrees to pay NOLA Pet Services, LLC \$ \_\_\_\_\_ (taxes and applicable discount included) for pet sitting the pet(s) referenced above. A minimum payment of 50% of the total cost of pet sitting is due on your departure date. The remaining balance along with any additional fees will be paid once you return. Any pet sitting done by NOLA Pet Services, LLC after the last day of the pet sitting period defined herein, Client agrees to pay NOLA Pet Services, LLC an additional \$15.00/day plus the original daily rate and taxes for such "holdover" pet sitting unless notice is given 72 hours in advance.

3. Client agrees that if he/she fails to pay the remaining balance in full for the pet(s) referenced above by \_\_\_\_\_, NOLA Pet Services, LLC may seek legal recourse in the collection of these monies owed if not paid by Client upon demand. (Boarding only)

4. During the pet sitting period herein referenced, NOLA Pet Services, LLC agrees to provide reliable, caring and trustworthy pet sitting to the pet(s) referenced above. Client understands, and specifically waives, any rights, actions or claims he/she may have against NOLA Pet Services, LLC regarding the care of said pet(s) while under the supervision of NOLA Pet Services, LLC during this pet sitting period. Client agrees to forever hold NOLA Pet Services, LLC harmless for any injury, illness, disease, death or theft of any of the animals referenced above, unless such injury, illness, disease, death or theft is caused by gross negligence or willful misconduct on the part of NOLA Pet Services, LLC.

5. NOLA Pet Services, LLC is not liable for pet(s) that are left outside the home (gated backyard) or inside the home (not in a kennel) when pet sitter is not in attendance. Client understands and accepts total liability for the following risk associated with leaving the pet(s) referenced above outside or inside unattended (heat related injuries/illness, pet(s) escape, are stolen, or injure someone, pet eats garbage or other household items and require medical attention, pet destroys furniture and home property, etc). In addition, NOLA Pet Services, LLC shall not be held liable for damage done by pet to either the interior or exterior of home when pet sitter is not there.

\_\_\_\_\_ Initial here if you understand and agree with the terms and you authorize NOLA Pet Services, LLC to leave your pet(s) unattended in your backyard in-between pet sitting visits.

6. Client specifically gives NOLA Pet Services, LLC full discretion to have the pet(s) referenced above examined or treated by a veterinarian of NOLA Pet Services, LLC's choosing if, for whatever reason, NOLA Pet Services, LLC deems such veterinary care to be necessary during the pet sitting period unless specific veterinary instructions have been given on the Pet Information Sheet. Client agrees to fully and completely reimburse NOLA Pet Services, LLC for any obligations undertaken for the veterinary care and treatment of the pet(s) referenced above during the pet sitting period. Client agrees to pay such additional bills and obligations prior to the termination of this pet sitting agreement.

7. Client agrees to indemnify and hold harmless NOLA Pet Services, LLC against any and all claims, including but not limited to claims for personal injury, wrongful death, property damage or damage to animals or other losses, costs and expenses (including reasonable attorney's fees) included, which may be brought by third parties arising out of or in connection with this Agreement.

8. Client is to notify NOLA Pet Services, LLC if anyone else has keys or access to Client's property other than pet sitter during the time NOLA Pet Services, LLC is caring for Client's pet(s) within Client's home. NOLA Pet Services, LLC cannot be held liable for damage done to the home and/or pet(s) by others with such access.

9. If a problem arises such as a pipe rupture, flooding, earthquake, fire, break in, animal destroying fence or property, NOLA Pet Services, LLC will make every effort to contact Client and follow their instructions. If Client cannot be reached or immediate action is necessary for the health, safety and welfare of the pet(s) reference above, Client authorizes NOLA Pet Services, LLC to make any repairs deemed necessary. The Client agrees to reimburse NOLA Pet Services, LLC for all expenses incurred for repair of property at termination of this pet sitting agreement and will hold NOLA Pet Services, LLC blameless for work done by others.

10. Death or incapacity of the NOLA Pet Services, LLC owner and/or spouse shall terminate this agreement and shall entitle Clients designated representative or estate to immediate possession of all pet(s) referenced herein, after all bills and expenses as herein referenced are paid full and current.

11. If, at the sole discretion of the NOLA Pet Services, LLC, for whatever reason, NOLA Pet Services, LLC wishes to terminate this agreement prior to its stated start date, NOLA Pet Services, LLC shall notify Client in writing of said voluntary termination with a minimum of fourteen (14) days notice.

12. It is hereby specifically acknowledged by both parties hereto that this Agreement does not create, nor is it meant to create or imply, any partnership or joint venture between the parties. The parties hereto specifically waive any and all rights that they may have under law or equity to claim or allege that a partnership or joint venture has been created by this Agreement.

13. Regardless of the circumstances under which this Agreement was negotiated, the parties hereto agree that the sole and exclusive jurisdiction for any legal action which must be filed to enforce any term or condition of this agreement shall be Honolulu County, Hawaii. In addition to any monetary judgment so rendered under the terms and conditions of this agreement, Client also agrees that NOLA Pet Services, LLC, if a prevailing party in the litigation, shall also be entitled to recovery of all costs and attorney's fees spent by it in prosecution of the action against Client.

14. This Agreement has been read and understood by both parties hereto, and by executing this Agreement, the parties agree that all terms and conditions contained herein are acceptable and binding.

\_\_\_\_\_ By placing my initials here and signing this contract I am promising to read the Terms and Conditions in the entirety. If I have any questions about the above I will telephone NOLA Pet Services, LLC before the pet sitting period begins.

**No other terms or conditions, whether in writing or oral, shall supersede the terms and conditions set forth in this Pet Sitting Agreement.**

---

(NOLA Pet Services, LLC Print Name)	Signature	Date
-------------------------------------	-----------	------

---

(Client/Owner Print Name)	Signature	Date
---------------------------	-----------	------

**A non-refundable reservation fee of \$25 is due at the time of the reservation (That amount will be deducted from the final bill if client goes through with pet sitting appointment.)**