



CATOPIA PET BOARDING AGREEMENT

This Agreement is made by between **CATOPIA PTE LTD**, a Singapore Limited Exempt Private Limited Company (hereinafter called “**CATOPIA**”) and the pet owner whose name and signature appears below (hereinafter called “Owner”). The following are the terms of service for the stay of Owner’s Pet at CATOPIA:

1. DISCLOSURE:

By signing this Agreement and leaving Pet with CATOPIA, Owner certifies to the accurate disclosure of all information provided to CATOPIA either in writing or orally about the Pet and Owner specifically represents that he or she is the sole owner of the Pet. Owner specifically represents to CATOPIA that pet is healthy and meets CATOPIA’s published vaccination standards. Owner represents that each time Pet is brought to CATOPIA, Owner is recertifying that Pet is in good health and has not had any communicable illnesses of any kind of 30 days prior to visit. Owner further agrees to inform CATOPIA of any changes in Pet’s condition and/or behavior prior to subsequent visits. CATOPIA reserves the right to refuse service to any Pet for any reason, at any time, including, but not limited to: pets lacking proofs of vaccinations, pets displaying signs of untreated or potentially contagious conditions and/or pets exhibiting aggressive or unacceptable behavior. For the purposes of this Agreement, the terms “Pet” or “Pets” refer to all pets under said ownership of Owner who utilize services at CATOPIA, either now or in the future.

2. COMPULSORY ADMISSION CRITERIAS:

2.1 Boarding Requirements

The Owner declares that the pet is compliant with the following terms of stay, henceforth defined as the “Boarding Requirements”, in order to board at CATOPIA:

All cats to be boarded must be vaccinated against:

- (i) Feline parvovirus/panleukopenia virus,
- (ii) Feline calicivirus, and
- (iii) Feline herpesvirus/rhinotracheitis virus.

Vaccination of cats in high animal density environment for protection against Feline Chlamydiosis is strongly recommended. The course of vaccination must have been completed **at least two weeks before the date of boarding**, except when there are urgent circumstances, and in accordance with the Singapore Vaccination Guidelines for Dogs and Cats.

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For younger cats (kittens less than 6 months), please ensure the following vaccination to be done according to their age:

- i) if 8 weeks of age and above, one (1) vaccine shot
- ii) if 12 weeks of age and above, two (2) vaccine shots
- iii) if 14 weeks of age and above, three (3) vaccine shots

As an alternative to the mandatory vaccinations, **blood test results** indicating satisfactory antibody immunity can be conducted and the results must be checked and interpreted by a veterinarian before the pet can be accepted.

Other Requirements:

- The pet who is ineligible for vaccination must be able to produce a written statement or report stating the Pet is suitable for boarding at CATOPIA, by a certified licensed Veterinarian
- The Pet must be free of fungal infection and cat parasites, including but not limited to fleas, ticks, mites, ringworm, coccidia and giardia;
- The Pet has not bitten or exhibited other aggressive behavior towards any person or animal, except as has been previously disclosed to Company;
- The Pet has no history of illness or injury and has been free of any infection, parasites, illness and disease within the past (30) days prior to check-in except as has been disclosed to CATOPIA; and
- If the Pet has recovered from any infection, illness and disease within the past (30) days prior to check-in, the Owner shall obtain a written note from the Pet's attending veterinarian that it is compliant with CATOPIA's Boarding Requirements

2.2 Chronic & Long-Term Conditions

If a Pet suffers from a known chronic or long-term medical condition, the Owner is required to provide a detailed written note alongside the Pet Assessment Form that includes information on the type of condition, symptoms of the condition (if any) and requirements for active management of the condition. Any and all medical equipment or medication required for use or administration to the Pet during the stay must be provided by the Owner. The Owner understands that CATOPIA and its employees are not veterinary professionals and agrees to waive and release CATOPIA and its employees from any and all claims, actions, damages or liability for injury, death, sickness or illness suffered as a result of the Pet's chronic or long-term condition, even if advised of its possible existence.

2.3 Owner's Responsibility

The Owner understands that it is his/her sole responsibility to ensure that the Pet is eligible for admission to CATOPIA and possesses the necessary documentation required to prove the Pet's eligibility for boarding. The Owner needs to ensure that the Pet is compliant with the CATOPIA's Boarding Requirements prior to the date of check-in. CATOPIA and its staff or agents cannot be held responsible for any Pet's ineligibility to board.

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3. EVALUATION AND ASSESSMENT

3.1 Submission of Information

Prior to any Services being provided, CATOPIA will require that the Owner supplies written information about the Pet (hereinafter known as the "Pet Profile"). The Owner represents and warrants to CATOPIA that all the information disclosed in the Pet Profile is accurate, recent, relevant and true, and complies with CATOPIA's Boarding Requirements

3.1.1 Disclosure of Information by Owner

It is the Owner's onus to ensure that all information provided to CATOPIA about the Pet is relevant and accurate as of the time of the Pet's arrival at CATOPIA. The Owner shall disclose and continue to disclose on an ongoing basis, any and all medical or other conditions, including but not limited to personality concerns or behaviors that may affect, limit or prevent the Pet's ability to interact safely with CATOPIA's employees, or otherwise attend CATOPIA's facilities.

3.1.2 Re-Submission of Information

The information provided to CATOPIA by the Owner shall be deemed as accurate, recent, relevant and true on each of the Pet's stay at CATOPIA's Hotel. In the event there are changes to the Pet's information, the Owner accepts the onus to submit new information about the Pet to the Hotel. The Owner shall notify CATOPIA in writing and furnish any official documentation, test results or notes to remain in compliance with clause 3.1, prior to the Pet's arrival at CATOPIA.

3.2 Interpretation of Information Provided

The Owner understands that CATOPIA and its employees are not trained in the field of veterinary medicine and are not qualified to interpret medical test results, diagnose the Pet, nor make assumptions regarding the Pet's health status. The Owner agrees to waive and release CATOPIA and its employees from any and all claims, actions, damages or liability for injury, death, sickness or illness suffered by the Pet, even if advised of its possible existence.

3.3 Evaluation of Pet's Eligibility for Boarding

CATOPIA will require an evaluation of the Pet prior to providing any Services on each of the Pet's visits. The evaluation shall include a physical assessment of the Pet, verification of the Pet's Profile, as well as verification of the Pet's physical medical records; including but not limited to veterinary tests, declarations, vaccinations and sterilization certificates, to prove the Pet's eligibility for boarding as expressed in clause 2. The Owner understands that these medical records must be issued by a licensed veterinarian and shall be made available to CATOPIA's employees prior to the evaluation of the Pet.

3.4 Rejection of the Provision of Services

CATOPIA reserves all rights to refuse to provide any Services should a Pet be found to be non-compliant with its Boarding Requirements.

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4. RESERVATIONS, SERVICES & CHARGES

4.1 Reservations And Deposits:

A confirmed reservation is a reservation that is booked with a deposit via cash, nets or internet banking on record. Peak & Non-peak period reservations require a 50% deposit payment of the total duration stay and at least two (2) nights minimum stay. Deposits will be forfeited if there are any cancellations. In addition, during seasonal / peak periods, if Owner decides to shorten pet stay (prior to the original scheduled day of departure), the owner will be charged for the entire original length of Confirmed Reservation.

The Owner understands that charges paid do not guarantee the provision of Services, and are only indicative that a reservation for Services has been made. CATOPIA reserves the right to withhold the provision of such Services until receipt of such confirmation that the Pet is compliant with the CATOPIA's Boarding Requirements at the point of check-in.

4.2. Services & Charges:

The Owner agrees to pay CATOPIA for the specific services (collectively referred to as the "Services") rendered. CATOPIA agrees to provide Services to the Pet, provided the Pet is compliant with CATOPIA's Boarding Requirements. CATOPIA may, in its sole discretion, decide to grant the provision of Services to a Pet who is not compliant with CATOPIA'S Boarding Requirements. In such a scenario, the Owner agrees to waive and release CATOPIA and its employees from any and all claims, actions, damages or liability for injury, death, sickness or illness suffered by the Pet. CATOPIA will exercise reasonable judgement in providing the Services during the hotel's operating hours.

All products purchased, services rendered and expenses incurred on the pet's behalf by CATOPIA are payable in full at the point of checkout. CATOPIA reserves the right to detain the pet if payment or reimbursement is not duly received.

5. REFUNDS, CANCELLATIONS & MODIFICATIONS

Any requests to modify and/or cancel reservations must be received and approved by CATOPIA in writing **at least 14 days** prior to the pet's date of check-in. Modifications to reservations are subject to availability. Reservations are strictly non-modifiable by the Owner within 14 days prior to the pet's check-in date. CATOPIA, at its discretion, may allow for an equivalent amount of hotel credits to be issued to the Owner, that may be used on a subsequent booking.

CATOPIA does not provide refunds on Charges in the event that the Pet does not lodge at the Hotel for the full duration of its intended reservation, including but not limited to scenarios such as no-shows, days unstayed or earlier-than-intended checkouts.

6. APPOINTMENT OF A RESPONSIBLE AUTHORISED PARTY

The Owner must provide a consenting adult, over the age of 21, to be his/her Alternate Contact, otherwise known as the "Authorised Party". The Authorised Party must be someone other than the Owner and should not be someone traveling with the Owner if he/she is travelling overseas. The Owner authorises CATOPIA and its employees to contact the Authorised Party, in the event that the Owner cannot be reached, and that the Authorised Party shall have full responsibility and complete authority to make any and all decisions, including those related to the health of the Pet and the expenditure of funds, for or on behalf of the Owner and the Pet. During check-out of the Pet, he/she shall be responsible for all expenses payable on the Owner's behalf prior to release of the Pet.

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7. PET ARRIVALS AND DEPARTURES

7.1 Check-Ins and Checkouts

CATOPIA Hotel is open for check in/out from 10a.m – 4p.m. The Owner understands that the time required for check-in and checkout of the Pet is variable, and CATOPIA and its employees cannot be responsible for any inconvenience or delays caused under any circumstances. If the Owner is delayed, the Pet will be checked out of their assigned lodging premise if it is due to be reassigned to another Pet and the Pet will wait in its pet carrier until the Owner arrives. For Pets not checked out by 4 PM, an additional night's charge may be applied to the booking.

7.2 Early and Late Check-ins and Checkouts

Requests for early and late check-ins and checkouts must be received in writing by the owner to CATOPIA and are subject to availability. Early check-in begins from 10 AM and late checkout ends at 4 PM. For late checkouts after 4p.m (latest 9p.m), an extra charge of \$35/hour will be applied from 4p.m onwards for such requests and do not guarantee the provision of a lodging premise for the Pet.

7.3 Collection and Inspection of the Pet

The Owner agrees to personally collect their Pet at checkout, or state an Authorised Party in writing to collect the Pet(s). The Owner shall declare any injury or illness suspected to be caused to the Pet at the point of checkout. The Owner is advised to take their Pet to a licensed veterinarian within 48 hours of checking out of CATOPIA's facilities for a checkup at their own cost.

7.4 Pets Not Picked Up On Departure Date

If the Owner or the Authorised Party does not pick up the Pet at the agreed upon time, the Owner hereby authorises CATOPIA to continue to provide the Services as set forth in this Agreement at additional expense. If CATOPIA determines that an extension of Services is required, payment in full may be required prior to providing such Services. If the Pet is not picked up within 24 hours of the agreed upon checkout time without notice to the Hotel provided by the Owner or the Responsible Party within 24 hours prior to the check-out date, the Pet shall be deemed abandoned. In CATOPIA's discretion, our employees shall follow the Abandoned Pet Procedure.

7.5 Abandoned Pet Procedure:

If the Pet is not picked up by the designated time, the Owner understands that all Services will cease, with the exception of medication administration necessary to ensure the Pet's health and safety and basic boarding services (food, water, relief time and shelter). Daycare guests may be charged for additional services if the Pet has not been picked up by the closing hour and expenses incurred will be chargeable to the Owner.

CATOPIA will attempt to contact the Owner or the Authorised Party by telephone and/or in writing using the information provided, advising the Owner that if the Pet is not picked up within a reasonable time frame, then the Pet will be deemed to be abandoned and that it may be surrendered to the relevant authorities or re-homed at CATOPIA's discretion. The Owner understands that he may lose ownership of the Pet in such a circumstance. The Owner releases CATOPIA from all further liability and responsibility for the Pet. The Owner shall remain liable to CATOPIA for all unpaid Charges, including without limit the court costs and reasonable attorneys' fees incurred in the collection of the Charges.

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8. ACCEPTANCE OF RISK:

CATOPIA agrees to exercise reasonable care of Pet during its stay and, if applicable, during transport. Owner is aware that employees of CATOPIA are not veterinarians and do not have backgrounds in animal medicine and are not expected to diagnose or detect illnesses in the pets at CATOPIA. Owner acknowledges that no amount of vaccination requirement, sanitation or personalized care can prevent pets from contracting an airborne virus or other communicable diseases.

8.1 Unpredictability of the Pet

The Owner understands that bacteria, virus, fungus and parasites can go undetected in Pets that do not show signs of active infection or illness, and that the Pet may have allergies, underlying, chronic or long-term conditions that remain undiagnosed. The Owner also acknowledges that animals are unpredictable and that there is a possibility of death, injury, sickness or illness to the Pet or to another animal or person. Therefore, as in respect of the Services rendered by CATOPIA, the Owner hereby waives and releases CATOPIA and its employees from any and all claims, actions, damages or liability for injury, death, sickness or illness suffered by the Pet while in the care of CATOPIA or otherwise relating to the care, control, health and/or safety of the Pet arising from pick up, transport, drop off and/or stay at or use of CATOPIA's facilities.

8.1.1 Sickness and Illness

"Sickness and Illness" is defined as including any form of infection, disease or illness, including, without limitation, Conjunctivitis, gastrointestinal tract ailments, inappetence, mild upper respiratory tract symptoms, urinary tract issues, Feline Infectious Peritonitis, Panleukopenia, Rhinotracheitis, Calicivirus, Chlamydia, Leukemia or any other contagious condition.

8.1.2 Cleanliness of the Facility

CATOPIA exercises great care to keep its facilities clean, disinfected daily and properly enclosed for the safety of each Pet. However, in consideration that the premise cannot be guaranteed to be completely free of bacteria, virus, fungus and parasites, the Owner hereby waives and releases CATOPIA and its employees from any and all claims, actions, damages or liability for injury, death, sickness or illness suffered by the Pet.

8.1.3 Use of Play Area & Common Spaces

Any area outside of the Pet's assigned lodging premise within CATOPIA's facilities shall henceforth be defined as "Play Area or Common Spaces". The Pet shall only have access to Play or Common Spaces if it meets the following criteria:

- Pet voluntarily exits its housing unit without assistance,
- Pet is physically mobile and healthy
- Pet is not exhibiting signs of stress, sickness and Illness
- Pet is not FIV/FelV positive

The Owner understands that the use of Play Area or Common Spaces is provided to the Pet at the sole discretion of CATOPIA and its employees, and the Owner hereby waives and releases CATOPIA and its employees from any and all claims, actions, damages or liability for injury, death, sickness or illness suffered by the Pet. If the Pet does not express interest in exiting its lodging premise, the Owner may request for CATOPIA's Employees to assist in removing the Pet, provided it is not displaying signs of Aggression, Sickness or Illness.

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8.1.4 Interactions between Pets

The Owner acknowledges that in the unlikely event that the Pet is injured by another Pet, or if the Pet injures another Pet or person, the Owner shall be solely responsible for any injury to the other Pets as well as the Owner's Pet. The Owner releases CATOPIA and its Agents from any liability for such injury.

8.1.5 Acts Or Behaviour Of Pet:

Owner agrees to be solely responsible for any and all acts or behavior of Pet while in the care of CATOPIA, including payments of costs of injury to staffs or other animals or damage to facilities caused by Pet. Owner also understands that squirt bottles, citronella spray and, in extreme cases, protection gloves may be used for the safety of other pets or staffs. Owner further agrees to indemnify CATOPIA and its agents against any claims made against CATOPIA or its employees or members or other agents or losses or damages of any kind suffered by CATOPIA or its agents as a result of Owner's failure to inform CATOPIA of any pre-existing condition Pet may have (such as illness or aggression problems) or which were otherwise caused by Pet.

8.1.6 Personal Belongings

The Owner understands that personal belongings or items provided to CATOPIA may not be returned should they become soiled, damaged or lost during the Pet's stay. The Owner agrees that CATOPIA shall not be liable in the event of damage, loss of items provided, injury or illness inflicted by the use of these items. The Owner understands that all personal items placed at CATOPIA may not be returned to them at checkout. No monetary compensation shall be provided by CATOPIA for the loss of personal belongings. Personal belongings left at the Hotel will be disposed of if left uncollected within 48 hours of the Pet's checkout.

9. OWNER'S CONSENT FOR MULTI-CAT BOARDING:

If the Owner submits a request for multiple Pets from the same household to be boarded within the same housing unit, CATOPIA shall allow for this arrangement. The request shall be considered as written consent from the Owner for the Pets to be lodged together.

The Owner acknowledges and understand that regardless of the amount of supervision, such an arrangement may decrease CATOPIA's ability to detect issues, diseases and illnesses. Furthermore, because actions of pets may be unpredictable, owner is aware that this arrangement may also significantly increase the chance of injury, aggression and/or alterations.

CATOPIA shall not be liable for accidents, injuries or illnesses due to multi-cat boarding arrangements, and reserves the right to separate Pets and place them for boarding in separate housing units at the Owner's expense for the remainder of the stay should they be observed to behave aggressively towards one another.

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10. INDEMNIFICATION AND LIABILITY

With respect to the Services rendered by CATOPIA, the Owner shall indemnify, defend and hold CATOPIA harmless from and against any and all losses, liabilities, damages, fines, penalties and expenses, including but without limitation, the following:

- legal fees and veterinary costs arising from, or resulting from any breach of the representations and warranties contained in this Agreement by the parties to this Agreement or by any third parties;
- abandonment of the Pet at CATOPIA;
- any and all acts related to the behaviour of the Pet;
- Sickness and Illness, injury or death to a Pet at the Hotel; or
- injury or death to an employee of CATOPIA or any other member of the public.

In no event shall CATOPIA be held liable for special, consequential, exemplary or punitive damages, even if advised of their possible existence.

11. SOCIAL MEDIA POLICY

The Owner agrees to allow CATOPIA to use the Pet's name and any images or likeness of his or her pet taken while the pet is at CATOPIA's facility, in any form or format, for use, at any time, in any media, marketing, advertising, illustration, trade or promotional materials. The Owner agrees not to directly or indirectly make, publish or otherwise communicate any unverified claims, disparaging or derogatory statements, or encourage any third parties to make such statements, whether in writing or otherwise, online or offline, which are intended to misrepresent, damage or lower CATOPIA's professional reputation or financial standing, and agrees not to initiate any legal proceedings against CATOPIA or any related Company Parties with respect to such released claims.

12. EMERGENCIES

Fires, natural disasters, medical situations, and other unforeseen or unpredictable occurrences that are outside of CATOPIA's control shall be referred to herein as "Emergencies".

12.1 Limitation of Liability

If the Emergency should happen within CATOPIA's operating hours, CATOPIA will undertake every effort to have the Pet evacuated from the Hotel premise with the use of the carrier provided by the Owner. However, the Owner understands that it may not be possible to safely evacuate the Pet in the event of any Emergencies. The Owner understands that CATOPIA will not be held responsible for any death, injury or condition sustained to the Pet as a result of these Emergencies.

12.2 Course of Action

In the event of an Emergency, every effort will be made to contact the Owner or the Authorised Party to retrieve the Pet. The Owner agrees that CATOPIA, at its sole discretion, is authorised to transport and/or make temporary alternative arrangements to house and care for the Pet until the Owner or the Authorised Party can retrieve the Pet.

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13. MEDICAL ATTENTION:

If at any time the Pet is found to be ridden with parasites, illness, injury or disease, CATOPIA reserves the right to isolate the Pet to its lodging premise, initiate and provide the appropriate remedy to the Pet through the engagement of a third-party licensed veterinarian at the Owner's expense on top of Charges paid (henceforth referred to as "Medical Treatment").

13.1 Owner's Consent for Medical Treatment

In the event that the Pet should require Medical Treatment while in the care of CATOPIA, the Owner agrees to save the Pet regardless of the cost of any necessary treatment, medication, or surgical procedures unless otherwise instructed not to.

13.2 Expenses Incurred and Imposed Fees

All expenses incurred by the Pet, including but not limited to transportation costs, grooming and veterinary bills must be paid in full or reimbursed to CATOPIA at checkout. Damages incurred to lodging premises or the Hotel in CATOPIA by the Pet that can be visibly attributed to the Pet's doing will be billed to the Owner for reimbursement.

Based on an assessment of the Pet by CATOPIA, the Owner may also be required to pay for additional Services to be provided, so that the Pet may be cared for safely and effectively (collectively referred to as "Hotel-Imposed Fees"). Hotel-Imposed Fees include, without limitation:

- **Service Fee of \$80** – Applicable per trip, per Pet, if a Pet is required to be brought outside of CATOPIA's facilities for the provision of third-party Services by external service providers, or if staff are required to exit the hotel premise to assist with an Owner's request
- **Aggressive Pet Charge of \$10 per day, per Pet;** which shall apply when the Pet attempts to bite or exhibit other aggressive behavior towards any person or animal
- **Intensive Care Fee at \$10 per item, per week, per Pet;** which shall apply when a Pet requires the use of medical equipment or the administration of the medicine with the assistance of an employee
- **Cleaning Fee of \$10 per day, per housing unit;** which shall apply to any case of the Pet displaying severe diarrhea, spraying or marking, thereby requiring additional, thorough disinfection and sterilization of the Hotel more than twice daily.

14. DEATH OF PET:

If the Pet passes away while in CATOPIA's care, the Pet shall be double-bagged and held until the Owner or the Responsible Party is able to pick up the Pet. Alternatively, the Owner may request that cremation services are engaged on behalf of the Owner, at the Owner's expense. The AVS shall be notified of any instances of animal-related death within CATOPIA's premise.

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15. TERMINATION OF AGREEMENT

Under extreme circumstances, CATOPIA reserves all rights to terminate this agreement at any point during the Pet's stay, including but not limited to any of the following conditions:

- a. The Pet is found to be non-compliant with CATOPIA's Boarding Requirements;
- b. The Pet is diagnosed with Sickness or Illness;
- c. The Pet is deemed no longer fit for lodging within CATOPIA's facilities by a licensed veterinarian;
- d. The Pet is destructive and causes damage to CATOPIA's facilities;
- e. The Pet is found to be disruptive to CATOPIA's operations and its surroundings; or
- f. The Pet attempts to cause harm to CATOPIA's employees or other Pets.

CATOPIA and its employees will attempt to contact the Owner or the appointed Authorised Party through the contact information provided in this Agreement to provide oral and/or written notice for the removal of the Pet from CATOPIA or engaging third party services.

15.1 Removal of Pet from Hotel

CATOPIA reserves all rights to return the Pet to the Owner at the Owner's expense for the comfort of the Pet and safety of other Pets in CATOPIA's care. In such a scenario, CATOPIA will retain 50% of the Charges of the days unstayed, with the other 50% refunded within the next SEVEN (7) days.

15.2 Third Party Services

In CATOPIA's discretion, the Owner shall authorize our employees to engage third party services to ensure that the Pet remains eligible for the provision of Services by CATOPIA at the Owner's expense, out of necessity in executing the Pet's stay, or preparing for its arrival and departure (etc. Veterinary Visits, Grooming Appointments, Pet Transportation, Preparation of Import/Export Documents). The Owner agrees to release CATOPIA and its agents from any liability for any disruption in travel plans and injury, illness or death sustained to the Pet as a result of engaging such services.

16. COMPLIANCE:

Owner agrees to comply with the published policies of CATOPIA, which may be revised from time to time, with or without notice. In the event there is a discrepancy, this Agreement shall supersede the content of the House Rules.

17. GOVERNING LAW

This Agreement, and any dispute, controversy, proceedings or claim of whatever nature arising out of or in any way relating to this Agreement or its formation (including any non-contractual disputes or claims), shall be governed by and construed in accordance with the laws of the Republic of Singapore. All issues resulting from the Owner's use of CATOPIA's services shall be submitted to and the Owner shall submit to the exclusive jurisdiction of the Courts of Singapore.

18. MISCELLANEOUS PROVISIONS

This written Agreement constitutes the entire and only agreement between the Owner and CATOPIA, and there are no oral agreements or understandings except as provided for in this Agreement. The illegality or unenforceability of any provision of the Agreement shall not in any way affect or impair the legality or enforceability of the remaining provisions of this Agreement.

ACKNOWLEDGEMENT & SIGNATURES

Cat name(s): _____

Date (Check-In): _____ Date (Check-Out): _____

Owner's Name: _____ Email: _____

Owner Signature: _____ Contact No: _____

Owner's Address: _____

AUTHORISED PARTY TO PICK UP MY PET:

Name: _____

Contact Number: _____

Email: _____

Home Address: _____

Relationship to Owner: _____