PET CARE SERVICES AGREEMENT

nent ("Agreement") is entered	d into between Laura					
Williams, Laura's Pet Care Co. LLC ("Provider") and("Client").						
For good and valuable consideration, the receipt and sufficiency of which is hereby.						
acknowledged, the parties agree as follows:						
1. Term						
hall commence on the date	of full signature and					
re complete and full paymen	t, including expenses, has					
Client Contact Information	on					
Phone:						
Type:	Age:					
Type:	Age:					
Type:	Age:					
	eration, the receipt and sufficee as follows: 1. Term chall commence on the date of the complete and full payment.					

3. Services Performed

It is understood and agreed that the obligations and covenants contained in this

Agreement shall apply to all services provided by Provider to Client in the future.

Provider will notify Client of price changes for services prior to new assignments.

Provider agrees to provide pet care and other related services on an as-needed basis upon Client's request. Such services may include, but are not limited to, pet sitting, dog walking, grooming, taxi/shuttle service, home care and plant care. In consideration for such services, Client agrees to pay Provider the current rates in effect at the time that Provider provides the requested services to Client.

Provider's services will be provided in accordance with Client's written instructions and requests subject to the terms, conditions and limitations set forth herein which shall govern in the event of a conflict. For dogs and cats, Client must ensure that each pet's collar includes Client's current contact information and a current rabies vaccination tag.

Client is solely responsible for pet-proofing Client's Residence, both inside and out, including securing doors, fences, gates, latches and openings which could potentially result in escape.

3. Payment

All Clients are required to pay at least a 50% deposit at the time of booking confirmation or payment in full depending on a mutual agreement by Provider and Client. If the Client decides to provide 50% deposit at booking, payments are then due upon the Provider's completion of the requested services.

An insufficient funds fee of \$35.00 will be assessed for any returned payment.

A finance charges each day of \$5 will be added to unpaid balances after 24 hours after services.

A \$10 last-minute booking fee will be applied to each visit scheduled with less than 24 hours of notice.

NOTICE OF COMPENSATION EXPENSE- If the pet is hostile or poses a hazard to the Provider the Client and Provider will discuss supplemental fees during the duration of the service. This compensation can be for payment for assistance to complete tasks such as extra walks, medication administration, feeding, or bathing. The Client also agrees to compensate the provider if the Clients' pets require extensive amounts of work and time than initially discussed in the meet and greet. The provider will also be compensated for gas if the radius is more than 60 miles outside of school (if full time student) or work if working during sitting. Though all of these considerations should be accounted for beforehand if possible but if not known they can be considered during the service even if the client has paid in full.

Client must be available to communicate in case this compensation occurs if the Client does not respond within a 24-hour period then emergency contact will be contacted to get in communication with Client. If provider is not able to get in contact with Client or emergency contact, then a \$100 fee will automatically be charged and banned from receiving services from Laura's Pet Care Co.

4. Holiday/Emergency Rates

Holiday Rates will be \$5.00 extra for each visit/trip (\$15.00 extra for overnight) for the following Holidays: 4th of July, Easter Day, Thanksgiving Day, Christmas Eve and Christmas Day and New Year's Eve and New Year's Day. Emergencies rates will be the same rate for trips and (\$10 extra for overnights) including but not limited to natural disasters, widespread power outages, dangerous road conditions, death in the family, or etc. discussed among clients.

5. Supplies

Client will be responsible for furnishing all necessary items for the requested pet care, including, but not limited to, adequate food and water supply, medications, crate/bedding, travel equipment, well-fitting collars and leashes, pet waste bags, cat litter, cat litter scoop, and appropriate equipment for safe handling. If necessary, Client hereby authorizes Provider to restock such supplies. In the event of a restock errand, Client will reimburse Provider the actual cost of the supplies as reflected in the receipts for purchase, plus a \$15.00 service charge.

6. Pet Safety

Client shall be solely responsible for disclosing to Provider the existence of all pets in the home and any pet allergies, illnesses, health conditions, habits or behaviors (e.g. aggressiveness, biting, escaping, favorite hiding places) that could impact Provider's provision of services or safety.

Client authorizes Provider to use all means reasonably necessary in Provider's discretion to keep Client's pet(s) safe and healthy while providing services under this Agreement. This includes, but is not limited to, isolating an ill, injured or aggressive pet in a separate room or crate and/or seeking medical attention for an ill or injured pet.

Client acknowledges that Provider must meet all pets with Client present prior to first reservation. All pets being cared for by Provider must belong to Client. If other pets will be present for Provider reservation, those pets' owners must sign new client paperwork and meet with Provider in advance of reservation.

In the event Provider, in his or her discretion, deems veterinary treatment is necessary, Provider will first attempt to contact Client. If Client cannot be reached, Provider will attempt to contact the designated Emergency Contact(s). If neither party can be reached, Client authorizes Provider to seek treatment from a veterinarian pursuant to the emergency form executed herewith and incorporated herein by express reference. It is to be noted that the amount on the veterinary authorization form is the maximum allowable expense for life saving measures. In the event that life-saving measures exceed this amount, Client understands that pet is at risk for further injury, illness, or even death. In the event that the pet is suffering, the pet, at the discretion of the veterinarian, may be humanely euthanized.

For dogs and cats, Client represents and warrants that pets subject to this

Agreement will remain current with rabies vaccinations during the duration of this

Agreement. For dogs, Client represents and warrants that pets subject to this

Agreement receive regular heartworm testing and monthly heartworm prevention

and will remain current on same during the duration of this Agreement. Provider reserves the right to request veterinary records from Client to ensure compliance with this Section of the Agreement at any time while this Agreement is in force. Client acknowledges that Provider is not able to evacuate pets in the event of a natural disaster (e.g., hurricane).

7. Access to Home

If it is necessary for Provider to enter Client's Residence to provide services under this Agreement, Client shall provide an adequate means of accessing and securing the Residence, including, but not limited to, a key or keys; an alarm code and clear instructions for arming and disarming any security devices in operation; and, if applicable, a guest pass or access code for entry into a gated community.

In the event Provider is unable to enter the Residence, Client hereby authorizes

Provider to employ a locksmith to provide access. Should the services of
a locksmith be required due to Client's failure to provide a proper means of access
or the malfunction of a lock or other door opening mechanism, Client shall
reimburse Provider for all costs incurred in connection therewith.

When appropriate, Client agrees to notify neighbors that Provider is providing services at the Residence in order to prevent unnecessary contact with neighborhood security and/or police.

For security and the safety of Provider, Client shall notify Provider in advance if other people will be accessing the Client's residence during the dates of Provider reservation.

Client can provide one key, though two keys are recommended for emergency situations. Provider will be charged \$5.00 for a lost or stolen key for each extra key made.

If Client does not want Provider to retain keys, a fee of \$15.00 will be collected at the time of the consultation to return Client's keys to Client via Certified Signature Confirmation USPS mail.

8. Alarm

Location of Alarm Keypad:
Alarm Deactivation Code:
Alarm Activation Code:
Alarm Company Name:

9. In-Home Camera Policy

Client understands and agrees that Provider has a reasonable expectation of privacy at certain areas on Client's property. As such, no device(s) will record anything done or said in any bathroom(s) or shower(s) on Client's property. Client will be made aware of all cameras inside or outside the home. In addition, when Provider is inside of a structure on Client's property, there will be no audio recording therein and no recording of any kind in any area where Client has agreed to allow Provider to sleep.

10. Indemnification and Limitation of Liability

Client acknowledges and agrees that Client is solely responsible for any and all injuries or damages caused by Client's pet(s), including, but not limited to, physical injuries to Provider personnel and third parties and damage to property owned by

Client, Provider, Provider's personnel and third parties.

To the fullest extent permitted by law, Client agrees to indemnify, defend, and hold harmless Provider, Provider's employees, and Provider's agents from and against any and all claims, damages, losses, or penalties, including, but not limited to, medical expenses, attorney's fees and costs, arising from or related to injuries or damages to persons or property caused by Client's pet or pets, including, but not limited to, injuries to Provider's personnel or third parties and damage to property owned by Client, Provider, and Provider's personnel.

To the fullest extent permitted by law, Client hereby covenants not to sue and releases Provider, Provider's employees, and Provider's agents (collectively "Releasees") from all causes of action, claims or demands of any nature whatsoever (except to the extent arising from a Releasee's gross negligence or willful misconduct) which the Client may now have or have in the future against Releasees on account of personal injury, property damage/loss, death or accident of any kind, including claims relating to injury, loss, or death of Client's pet(s) and damage to, theft, or loss of Client's property.

Client fully understands and agrees that Client will be solely responsible for any injuries sustained in connection with Provider's provision of services under this Agreement, including loss or injury to Client's pet(s), property damage or loss/theft of Client's property, and that Client is relieving Releasees of liability for such loss, injury or damage (other than as a result of a Releasee's gross negligence or willful misconduct).

Without limiting the generality of the foregoing section, if Client's security system generates a false alarm in connection with Provider's provision of services under this Agreement and a fee or penalty is assessed, Client acknowledges that such fee or penalty shall be Client's sole responsibility and hereby releases and waives any claims against Provider.

11. Cancellation

A 50% cancellation fee of the full amount will be assessed for cancellations that occur less than 24 hours prior to the scheduled service.

A 50% cancellation fee of the full amount will be assessed for cancellations that occur with less than one week's notice of a major holiday.

12. Assignment

This Agreement may not be assigned by either party without the prior written permission of the other side.

13. Termination

Provider reserves the right to terminate the provision of services under this

Agreement in its sole discretion in the event Provider determines that instructions
given for care are causing harm or neglect to Client's pets. Provider has the pets'

best interest at heart and refuses to take part in care that is neglectful or harmful

to the pet. In such event, Provider will first attempt to contact Client to make

alternative pet care arrangements. If Client cannot be reached, Provider will

attempt to contact the designated Emergency Contact for such purpose. If neither

party can be reached, or if Provider and Client or Client's Emergency Contact are

unable to mutually agree upon alternative pet care arrangements, Client hereby

authorizes Provider to place the pet in a kennel of its choosing, in which case all

boarding or hospitalization and related charges, including transportation, incurred

will be borne in full by Client.

Provider reserves the right to terminate the provision of services under this

Agreement in its sole discretion in the event Provider determines that Client's pet
poses an unreasonable danger to the health of itself, other pets, Provider, or other
people. In such event, Provider will first attempt to contact Client to make
alternative pet care arrangements. If Client cannot be reached, Provider will
attempt to contact the designated Emergency Contact for such purpose. If neither
party can be reached, or if Provider and Client or Client's Emergency Contact are
unable to mutually agree upon alternative pet care arrangements, Client hereby
authorizes Provider to place the pet in a kennel of its choosing, in which case all
boarding and related charges incurred will be borne in full by Client.

14. Force Majeure

Provider will not be liable to the Client for any loss resulting from an act of God, natural disaster, an emergency or accident of any kind, an act of the public enemy, war, general arrest or restraint of government and people, civil disturbance or similar occurrence, terrorist attack, general disruption of the Internet, or general inability of national carriers to make scheduled deliveries.

15. Governing Law

This Agreement shall be governed by the laws of the State of South Carolina without giving effect to the principals of conflicts of law. The parties' consent to jurisdiction and venue in the courts located in the State of South Carolina

16. Entire Agreement

This Agreement constitutes the entire agreement between the parties regarding the subject matter hereof and supersedes all prior agreement and understandings, both written and oral. If any provision of this Agreement is declared void or unenforceable, such provision shall be severed from this Agreement, which shall otherwise remain in full force and effect.

Provider	Client
Signed:	Signed:
Printed:	Printed:
Date:	Date: