

# WAIVER OF LIABILITY AGREEMENT

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Service Provider: Dawn Aberdeen (hereinafter referred to as RELEASEE)  
[Legal Name]

Of: Urbane Doggie  
[Legal Entity]

Located at: 4133 Redwood Ave, Los Angeles Ca 90066  
[Address] [City], [State] [Zip Code]

&

Client: \_\_\_\_\_ (hereinafter referred to as CLIENT)  
[Legal Name]

Located at: \_\_\_\_\_  
[Address] [City], [State] [Zip Code]

Dog(s): \_\_\_\_\_

[Name(s) and Breed(s)] \_\_\_\_\_

## THE ABOVE MENTIONED PARTIES DO HEREBY AGREE AS FOLLOWS:

The RELEASEE hereby warrants to keep safe and confidential all CLIENT's personal information, keys, remote control entry devices, access codes, etc. of the CLIENT and to return all items to the CLIENT at the end of the contracted service period or immediately upon request by the CLIENT.

The CLIENT understands that certain "activities" that his/her dog may participate in, including daycare, transport by vehicle, free play, walking, boarding, one-on-one play with other dogs, involve risk and possible injury, including but not limited to:

- Exposure to parasites, viruses, and other medical conditions passed from dog-to-dog or person-to-dog;
- Sprains, strains, bites, broken bones;
- Fatigue, hotspots, dehydration, nicks, cuts, or death.

The CLIENT further understands that not each and every potential risk can be listed above, and therefore, does hereby voluntarily release, forever discharge, and agrees to hold harmless and indemnify RELEASEE and its agents, employees, other clients' dogs, from any and all liability, claims, demands, actions, or rights of action, which are related to, arise out of, or are in any way connected with the CLIENT's dog's participation in activities while in care of RELEASEE, including those allegedly attributable to the negligent acts or omissions of RELEASEE or its agents.

## ALLERGIES, SPECIAL DIETS, MEDICATIONS:

The CLIENT agrees to disclose to RELEASEE any allergies his/her dog(s) may have. The CLIENT further agrees to disclose to RELEASEE any special dietary needs or medications his/her dog(s) may require if necessary during activities while under RELEASEE's care.

RELEASEE INITIAL: \_\_\_\_ CLIENT INITIAL: \_\_\_\_

2 Pages Total

**AUTHORIZATION OF MEDICAL CARE:**

If CLIENTS’s dog(s) is/are ill or injured while participating in activities at RELEASEE, RELEASEE will make every reasonable effort to reach CLIENT pursuant to the contact information provided RELEASEE. However, if RELEASEE is unable to reach CLIENT, the CLIENT does hereby consent to RELEASEE seeking appropriate veterinary care and accepts responsibility for any and all associated expenses. RELEASEE will not pay any portion of veterinary expenses associates with seeking medical care.

The CLIENT will not hold RELEASEE responsible for veterinarian charges for treatment of any dog(s) if RELEASEE, at his/her discretion, believes that CLIENT’s dog(s) are showing signs/symptoms of illness, or if they sustain an injury while receiving services at RELEASEE or if RELEASEE or I later discover that my pets need any sort of medical attention.

**DISCLAIMER AND LIMITATION OF LIABILITY:**

I WAIVE ALL CLAIMS AGAINST RELEASEE FOR ANY AND ALL INCIDENTAL AND CONSEQUENTIAL DAMAGES IN WHICH A DEFECT, NEGLIGENT ACT OR FAILURE, OR AN INJURY OR DAMAGE, RESULTS FROM ANY ITEM SUPPLIED OR SERVICE PROVIDED BY RELEASEE, OR ITS AGENTS, UNDER THIS AGREEMENT. I AGREE THAT IN THE EVENT OF A LOSS OR DAMAGE CAUSED BY THE NEGLIGENCE OF RELEASEE, THE ONLY REMEDY AVAILABLE TO ME SHALL BE THE REFUND OF ANY MONIES THAT I HAVE PAID RELEASEE FOR THE MOST RECENT INVOICE. I AGREE TO BRING ANY SUCH CLAIMS OF NEGLIGENCE TO RELEASEE’S ATTENTION IN WRITING WITHIN THREE DAYS OF THE DATE BY WHICH MY SERVICE IS COMPLETE. I UNDERSTAND THAT A FAILURE TO TIMELY BRING ANY SUCH CLAIM UNDER THE TERMS OF THIS PARAGRAPH WILL RESULT IN A FULL AND FINAL WAIVER OF ANY SUCH CLAIM. I FURTHER AGREE TO INDEMNIFY AND HOLD RELEASEE HARMLESS AGAINST THIRD PARTIES FOR ANY AND ALL INJURIES AND/OR DAMAGES SUSTAINED/CAUSED BY MY PET(S). I UNDERSTAND THAT I SHALL NOT HOLD RELEASEE RESPONSIBLE FOR ANY INCIDENTAL OR CONSEQUENTAIL DAMAGES RESULTING DIRECTLY OR INDIRECTLY FROM ANY INJURY TO OR LOSS OF MY PET(S).

**SEVERABILITY AND PRIOR AGREEMENTS**

If any term or provision of this agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions of this agreement shall remain in full force and effect and shall in no way be affected, impaired, or invalidated.

This Agreement hereby supersedes any other prior understanding, written or oral agreement between the parties listed above regarding the subject matter of this Contract. No oral representations or modifications shall be put into force except by a written amendment that is agreed to by both parties.

**By signing below, the CLIENT has read and fully understands the terms and conditions set forth above and agrees to abide by all the terms, conditions, and statements of this Agreement.**

Signature of CLIENT

\_\_\_\_\_

Date: \_\_\_\_\_

Signature of RELEASEE

\_\_\_\_\_

Date: \_\_\_\_\_