

Daytripping Dogs Terms and Conditions

The services will be performed in accordance with the instructions herein. The client waives any claims against Daytripping Dogs unless the company is negligent and does not perform as agreed herein.

In the event that pet sitter is required to employ a locksmith to gain entry into Client's premises due to a malfunction of the lock or a failure of the Client to leave a key, it shall be the responsibility of the Client to reimburse for all costs incurred. The Client expressly gives Daytripping Dogs the authority to employ a locksmith on the Client's behalf in the event of the aforementioned occurrences.

Daytripping Dogs and is authorized to approve medical and/or emergency treatment (excluding euthanasia) as recommended by Veterinarian in an emergency situation if client is unreachable. Client agrees to reimburse Daytripping Dogs for expense incurred, plus any additional fees for attending to this need or any expenses incurred for any other home/food/supplies needed.

If anyone else has access to your home while the assignment is being performed, we, Daytripping Dogs, can assume no liability for any damages or losses to your home or pet.

The utmost of care will be given in watching both your pet(s) and home. However, due to the extreme unpredictability of animals, we cannot accept responsibility for any mishaps of any extraordinary or unusual nature (i.e. bitings, furniture damage, accidental death by ingestion of strange things from the ground, etc.) or any complications in administering medications to the animal. Nor can we be liable for injury, disappearance, death or fines of pet(s) with access to the outdoors. Daytripping Dogs is not to be held liable for lost plants because watering plants is a complimentary service included with house sitting assignments.

If Daytripping Dogs has specific instructions to walk a dog off leash, Daytripping Dogs cannot be held responsible for any injuries or death of said pet while in our care.

If pet in our care is un-neutered, Daytripping Dogs cannot be held responsible for any injuries/damages said pet has received from another dog or given to another dog.

In the event of inclement weather or natural disaster, Daytripping Dogs is entrusted to use the best judgment in caring for pet(s) and home. Daytripping Dogs will be held harmless for consequences related to such decisions. We recommend that you give a neighbor a key so that they can access the house in case of an emergency.

In the event of personal emergency or serious illness of Pet Sitter, Client authorizes Daytripping Dogs to arrange for another qualified person to fulfill responsibilities as set forth on this contract. Every attempt will be made to notify client immediately.

Should Pet Sitter be bitten or otherwise exposed to any disease or ailment received from Client's pet, it will be the Client's responsibility to pay all costs and damages incurred by the victim.

If a pet slips out of their collar or the leash breaks, Daytripping Dogs is not held liable. If Daytripping Dogs makes a recommendation for a type of collar or halter that is needed in order for proper safety of all involved and the recommendation is not followed and something happens (if a dog pulls down a sitter and injures the sitter) or if the dog runs off, Daytripping Dogs is not held liable for injury/damages and homeowner is responsible for damages/injury to sitter.

Daytripping Dogs is covered by a dishonesty bond and commercial liability coverage. With reciprocal consideration, client agrees to be responsible for any injuries incurred by pet sitter due to client's pet (i.e. bite, scratch) or condition of client's premises.

Daytripping Dogs will adhere to your schedule guidelines and be reachable all hours while awake while client is away from town.

If there are any hidden cameras in your house, Daytripping Dogs is required to be notified prior to entering the house.

Client understands that they are fully responsible for prompt payment of fees upon completion of services contracted. A handling fee of \$35 will be charged on all returned checks. In the event it is necessary to initiate collection proceedings on the account, Client will be responsible for all attorney's fees and costs of collection.

Cancellation Policy: Due to the nature of the business offering one- on- one care, the cancellation policy is as follows: Cancellation of single dog walk the day of service- full payment is expected. Dog walks must be cancelled with 24 hour notice. House sitting assignments cancelled less than 8 days before, 50% total is due. House sitting assignments cancelled less than 4 days ahead of time 75% is due. If house sitting assignments are cancelled in less than 48 hours, the full total is due.

Client authorizes this contract to be valid approval for future services of any purpose provided by this contract permitting Daytripping Dogs to accept telephone reservations for service and enter premises without additional contracts.

Daytripping Dogs, LLC
Modified February 2009