Dog/Cat Training Services Agreement

This Agreement between (your name)
(hereinafter referred to as "Client") and Bryana Walters (hereinafter known as "Trainer") pertains to the following-
Dog/Cat Name (hereinafter referred to as "Dog/Cat")-
<u>Training Fees</u> : Client agrees to pay Trainer a non-refundable fee. For current fees, please see https://imyourgirlpets.com/servicesappointments
\$50/hour in travel fees may apply outside of *service area plus any additional fees incurred during trave (ferry cost, tolls).
*Service area = Snohomish County and north King County.
Services: Trainer agrees to provide private lessons for Client and Dog/Cat on a lesson-by-lesson basis the goal being to teach Client how to train and work with pet. These lessons will take place at Client's home or via video chat. Trainer will make every reasonable effort to help Client achieve training and behavior modification goals but makes no guarantee of pet's performance or behavior as a result of providing professional animal behavior consultation. Client understands that he/she and members of the household must follow Trainer's instructions without modification, work with pet daily as recommended, and constantly reinforce training being given to Dog/Cat.
Cancellation Policy: If Client fails to give at least 24 hours cancellation notice, or is not present at time or scheduled appointment, session fees are still due.
Liability: If Dog/Cat causes property damage, or bites or injures any dog/cat, animal or person (including but not limited to Trainer and Trainer's agents), during or after the term of this Agreement, then Client agrees to pay all resulting losses and damages suffered or incurred, and to defend and indemnify Trainer and Trainer's agents from any resulting claims, demands, lawsuits, losses, costs or expenses, including attorney fees. If Dog/Cat is injured in a fight or in any other manner during or after the term of the Agreement Client assumes the risk and agrees that Trainer should not be held responsible for any resulting injuries losses, damages, costs or expenses. At Trainer's sole election, Trainer's duties hereunder shall terminate if (a) in Trainer's sole judgment Dog/Ca is dangerous or vicious to Trainer or any other person or animal, or interferes with the training of other pets or (b) Client breaches any term or condition of this Agreement. Upon termination in accordance with the foregoing, Trainer's duties shall terminate but all other provisions of this Agreement shall continue in ful
force and effect. This Agreement is binding upon Client, spouse of Client, and children of Client. This Agreement supersedes all prior discussions, representations, warranties and agreements of the parties, and expresses the entire agreement between Client and Trainer regarding the matters described above. The parties confirm that except for that which is specifically written in this Agreement, no promises, representations or ora understandings have been made with regard to pet or anything else. Without limiting the generality of the foregoing, Client acknowledges that Trainer has not represented, promised, guaranteed or warranted that Dog/Cat will never bite, that Dog/Cat will not be dangerous or vicious in the future, that Dog/Cat will not exhibit other behavioral problems, or that the results of the training will last for any particular amount of time. This Agreement may be amended only by a written instrument signed by both Client and Trainer.
Client: (print name) Date:
(signature)