

Dee's Kennels-Dog Boarding Release Form

PLEASE READ CAREFULLY, THIS AGREEMENT INCLUDES A RELEASE OF LIABILITY AND WAIVER OF LEGAL RIGHTS AND DEPRIVES YOU OF THE RIGHT TO SUE DEE'S KENNELS AND RELATED PARTIES. DO NOT SIGN THIS AGREEMENT UNLESS YOU HAVE READ IT IN ITS ENTIRETY. SEEK THE ADVICE OF LEGAL COUNSEL IF YOU ARE UNSURE OF ITS EFFECT. GROOMING POLICIES, PROCEDURES AND DOGS RELEASE, WAIVER OF LIABILITY, ASSUMPTION OF RISK AND INDEMNIFICATION AGREEMENT.

OWNER'S NAME First _____ Last _____

ADDRESS: _____ City _____ Postal Code _____

PHONE Home _____ Work _____ Cell _____

PET'S NAME _____ Age: _____ Sex: _____ BREED: _____

CHECK IN DATE: _____ TIME: _____ CHECK OUT DATE: _____ TIME: _____

MEDICAL PROBLEMS/ALERTS _____

VETERINARIANS NAME AND PHONE _____

- Owner agrees to pay the rate for pet care provided in effect on the date pet is checked into Dee's Kennels. The owner of this pet or his agent agrees to pay reasonable legal fees and costs incurred by the kennel in the collection of outstanding bills.
- Dee's Kennels agrees to exercise due and reasonable care and to keep the premises sanitary and properly enclosed. Your pet will be fed, watered regularly and housed in safe, clean quarters.
- By signing the Contract (agreement) and leaving your pet with Dee's Kennels, Owner certifies to the accuracy of all information given about said pet. Dee's Kennels reserves the right to deny admittance to Owner's pet for any reason at any time.
- If interactive daycare is provided, Owner recognizes and accepts potential risks involved in such activity. The Owner further agrees to be solely responsible for any and all acts of behaviors of said pet while it is in the care of the pet care provider, to include payment of costs for injury to staff or other animals or damage to facilities caused by the pet.
- The services Dee's Kennels provide are done so without liability for loss or damage from disease, death, running away, theft or fire, and from injury or damage done by your pet to people, other animals or property, or other unavoidable causes. Due diligence and care has been exercised.
- Owner specifically represents to Dee's Kennels that, to Owner's knowledge, the pet has not been exposed to any contagious diseases within a thirty-day period prior to check-in. During the period of this Contract (agreement), Owner also agrees to notify Dee's Kennels of any known exposure of pet to a communicable disease and hold pet out of attending Dee's Kennels until pet is symptom free for a minimum of 30 days or with written veterinary clearance. Owner further agrees to maintain currency of vaccinations as required by Dee's Kennels policy.
- No pet will be released until all charges are paid in full or other arrangements satisfactory to Dee's Kennels have been made. The Owner agrees to notify us in advance if there is any change in the pet's pick up date. If pet is left at Dee's Kennels past scheduled pick up date without notification from Owner, said pet becomes property of Dee's Kennels.
- If Owner's pet is hurt or becomes ill, Dee's Kennels has permission to obtain immediate medical care from the veterinarian of our choice should the pet's veterinarian not be accessible. Pet owner agrees to pay all cost for medical treatment provided. At Dee's Kennels all pets are treated by the employees with the utmost care and due diligence.
- Dee's Kennels is not responsible for any allergic reactions resulting from the manufacturer recommended usage of any products. We take great care in selecting the best natural products and have few situations with reactions- in saying this, your dog may have extreme needs that go beyond the care we provided. Please let us know if your dog does have any type of allergic reaction within 24 hours of onset.
- Dee's Kennels is not responsible for pre-existing medical conditions or the aggravation of those conditions; such as, but not limited to, heart disease, arthritis, obesity, infections, or any other medical problem that may be affected by boarding pets.
- The health of each pet is Dee's Kennels number one concern. If Dee's Kennels feels the safety or well-being of the Owner's pet and/or a staff member is in jeopardy, a muzzle may be used or services refused or discontinued. Should boarding need to be discontinued, the owner is still responsible to pay the \$22.00 convenience fee.

- Dee's Kennels reserves the right to charge additional fees for services we consider over and above the norm covered by our standard rates. Dee's Kennels reserves the right to refuse service to customers who pose a threat to our employees and other pets in our care, whether it is an aggression problem, health problem, or parasite problem.
- Should the owner's pet expose the kennel or salon with parasites there will be an additional \$50.00 charged to cover Dee's Kennels expense for fumigation of the premises. It is necessary to fumigate to prevent contamination to other dogs.
- Right to Refuse Service- Dee's Kennels has the right to refuse service for any reason it deems. In the event of a dog that cannot be boarded safely without danger to the owner/employees/or others, Dee's Kennels will use muzzles, e-collars, correction leads etc. to ensure the safety of the dog and kennel staff.
- Duty to Disclose- I have disclosed and will 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 my dog's ability to be at Dee's Kennels.
- I hereby agree to expressly and forever generally waive, discharge claims, indemnify, release liability, save, hold harmless and defend Dee's Kennels, their invitees, sponsors, advertisers, owners, officers, directors, employees, volunteers, agents, representatives, leasers, and all others having interest in Dee's Kennels (The Releases) from and against any and all injury, liability, claims, litigation, actions, suits, costs, losses, damages, attorney's fees, expenses or demands of every character whatsoever on the account of, arising out of, resulting from or relating in any way to (1) any act or omission of the releases, including negligence, and (2) me or my dog's participation at Dee's Kennels, or otherwise. I agree that this release shall be binding on me and my successors, heirs, legal representatives, and assigns. I also expressly and forever release Dee's Kennels from any duty to protect me or my dog(s) from injury of any kind, and agree that even if Dee's Kennels chooses to implement safety precautions; such actions shall not alter the fact that I have released Dee's Kennels from any duty to protect me or my dog(s).
- I have read and fully understand the terms of this boarding policies, procedures and dog release, waiver of liability, assumption of risk and indemnity agreement (the agreement) and understand that I have given up substantial rights by signing it and have signed freely and voluntarily without any inducement, assurance or guarantee and intend it to be a complete and unconditional release of liability to the greatest extent permitted by the law and agree that if any portion of this agreement is held to be invalid or unenforceable, the remainder of this agreement shall remain in full force and effect. I agree that it is intended that all terms of this agreement control despite any particular statute or law that would otherwise protect me or my dog(s).

_____ Signature of Owner/Representative

_____ Date

I GIVE DEE'S KENNELS PERMISSION TO LET MY PET SOCIALIZE WITH OTHER PETS DURING WALKS OR PLAYTIME AND I ACCEPT THE POTENTIAL RISKS INVOLVED WITH THESE ACTIVITIES. (initials)_____

Date: _____

Boarding Dates _____ to _____ Date

I GIVE DEE'S KENNELS PERMISSION TO LET MY PET SOCIALIZE WITH OTHER PETS DURING WALKS OR PLAYTIME AND I ACCEPT THE POTENTIAL RISKS INVOLVED WITH THESE ACTIVITIES. (initials)_____

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Date: _____

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