

Daycare Terms & Conditions

1. The Resort does not assume and shall not be held responsible for any liability with respect to the pets listed in this agreement, of any kind, character, or nature whatsoever, arising out of or from the daycare of this pet, or any damages which may occur from any other cause whatsoever, including loss by fire, theft, running away, illness, death, injury to persons, animals or property, or illness, death or injury to any other animal caused by the within named pet during the term of this contract, whether this pet be on the premises of the Resort or not, and the owner of said animal agrees hereby to be and is solely responsible for any and all acts of behavior of said pet at any time within the term and time of the contract. In no case shall the Resort be in any way liable or responsible.
2. The Resort reserves the right to refuse to provide services for any reason in their sole and absolute discretion. The owner understands that the pet's participation in daycare is at the sole discretion of the Resort and that the pet may be separated from other pets at any time and for any reason at the Resort's sole discretion.
3. **Duty To Disclose:** The owner of the named pet specifically represents that he/she is the sole owner of said animal and warrants to The Resort that:
 1. The pet is free of and has not been exposed to any communicable disease within the last thirty days, and that the form of a written receipt or certificate from their veterinarian stating dog has received a Rabies, DHLPP and Bordatella within the required time period.
 2. All of the information provided to The Resort is true and that the pet has not bitten or exhibited other aggressive behavior towards any person or animal, except as has been previously disclosed to the Resort.
 3. The owner has disclosed and shall continue to disclose any and all medical or behavioral conditions or concerns that may affect, limit or prevent the pet's ability to participate in daycare.
4. **Acceptance of Risk:** The owner acknowledges that with the interaction of dogs, there is always a chance of injury and the possibility of infectious disease being passed between animals.
 1. The owner assumes all risk of injury or illness to the pet while in the care of the Resort or otherwise relating to the care, control, health and/or safety of the pet arising from any of the Resort's services.
 2. If the pet becomes ill or injured and if the owner does not immediately inform the Resort regarding measures to be taken or if the state of the pet's health requires quick action, the right to call a veterinarian or to administer medicine or give advisable attention within the discretion shall be taken for granted by Resort, and such expenses shall be promptly paid by owner.
 3. The Resort is not responsible nor will be held liable for any veterinary expenses incurred on the pet during or after the term of this contract.
5. **Estimate of charges:** Upon request, an estimate of charges can be provided. Events that can affect this estimate are: Pickup time early/late, boarding, vet expense, medicine expense, flea treatment, and other items which are usually discussed over the phone with either yourself or your emergency contact person. We attempt to provide an accurate estimate of total costs, but it is only an estimate.
6. **Late Pick Up/No Shows:** Dogs signed up for a ½ day who are not picked up within 15 minutes of the 6 hour limit will be automatically charged for a full day and may stay for the remainder of the day. Dogs who are not picked up by 6:00PM will be charged a \$15 late fee until 6:30PM. Owners may board the dog overnight for an additional fee of \$30 per day Monday-Friday. If the decision to board the dog overnight is made before 6:00PM the \$15 late fee is waived. If the decision to board the dog overnight is made after 6:00PM, or if the owner does not pick up the dog by 6:30PM, owners will be charged the \$15 late fee in addition to the overnight boarding fee.
7. **Authorized pick up:** The Resort will only release the pet to the owner and/or individuals specifically authorized either verbally or in writing by the owner. The Owner releases the Resort from any liability relating to the care, control, health and/or safety of the pet arising from pick up and transport by the owner and/or any individual the Resort believes to be authorized by the owner.
8. No person is authorized by the Resort to change or waive any of the terms or conditions of this contact and Resort will not be bound by any changes therein whether oral or written. All terms and conditions of this agreement shall be binding on the heirs, administrators and assigns of the owner of the within named pet.
9. The owner agrees to pay for all fees for day care, boarding, grooming services, veterinary expenses and/or any other services owed on the day of pick up.
10. There will be an interest charge on overdue bills, eighteen (18%) percent and a \$25 fee on returned checks.
11. The owner agrees to allow the Resort to use the pet's name and/or images taken at the Resort for use in any form of marketing materials.
12. By signing this contract, the owner is hereby acknowledging and agreeing to the above terms and conditions for the duration of said pet's stay, as well as any future reservations at the Resort.

Owner's Signature: _____ Date: _____