



Service Contract

THIS AGREEMENT is entered into by and between WAGS & WIGGLES DOG DAYCARE, PART DEUX (the “Wags & Wiggles”) and _____ (“Owner”):

1. Owner understands and agrees that Owner is solely responsible for any harm caused by Owner’s dog(s) while Owner’s dog(s) is/are attending Wags & Wiggles Dog Daycare. _____(initials)
2. Owner understands and agrees that during normal dog play, Owner’s dog may sustain injuries. All dog play is carefully monitored by Wags & Wiggles to avoid injury, but scratches, punctures, torn ligaments, etc may occur despite the best supervision. _____(initials)
3. Owner further understands and agrees that in admitting Owner’s dog(s) to Wags & Wiggles Dog Daycare, Wags & Wiggles has relied on Owner’s representations that Owners’ dog(s) is/are in good health and have not harmed, shown aggression, or exhibited any threatening behavior towards any person or other dog. _____(initials)
4. Owner further understands and agrees that neither Wags & Wiggles nor any of its employees, staff or volunteers, will be liable for any illness, injury, death, and /or escape of Owner’s Dog(s) provided that reasonable care and precautions are followed, and Owner hereby releases all of them of any liability of any kind whatsoever arising from or as a result of Owner’s dog(s) attending or participating at Wags & Wiggles Dog Daycare. _____(initials)
5. Owner further understands and agrees that any behavioral or health problems that develop with the Owner’s dog(s) while at Wags & Wiggles will be handled and treated as deemed best by the employees, staff and volunteers of Wags & Wiggles, in their sole discretion, and Owner expressly agrees to assume full financial responsibility for any and all expenses arising or relating thereto. This includes aggressive or destructive behavior. _____(initials)
6. Owner further understands and agrees that Owner’s dog(s) will at all times while attending Wags & Wiggles have current vaccination status. Owner further understands that even if Owner(s) dog is vaccinated for Bordatella (Kennel Cough) there is a chance that the Owner(s) dog can still contract Kennel Cough. I agree that I will NOT hold Wags & Wiggles responsible if Owner’s dog(s) contracts Kennel Cough. _____(initials)
7. Owner further understands and agrees that Owner’s dog(s) is required to be spayed/neutered (after age of 8 months) to enroll at Wags & Wiggles. _____(initials)
8. Owner further understands and agrees that Wags & Wiggles reserves the right to use a bark control device, gentle leader, or program if Owner(s) dog creates a disturbance to the neighborhood. _____(initials)

9. Owner further understands and agrees that it is the Owner(s) responsibility to leave an adequate supply of food and medications for Owner(s) dog during the entire time Owner(s) dog is cared for by Wags & Wiggles. Should the food/medication supply need replacement, I authorize Wags & Wiggles to purchase replacement and Owner will reimburse Wags & Wiggles for cost plus a \$25.00 replacement fee (per occurrence).

_____ (initials)

10. Owner further understands and agrees that Owner(s) dog will have access to a fenced outside area. Owner(s) agree to assume full liability if Owner(s) dog escapes. _____ (initials)

11. Owner further understands and agrees that if Owner’s dog(s) is/are not picked up by the end of the Wags & Wiggles regular business day, then Owner hereby expressly authorizes Wags & Wiggles to take whatever action is deemed necessary for the continuing care of Owner’s dog(s) and Owner agrees and promises to pay to Wags & Wiggles all costs of continuing such care upon demand by Wags & Wiggles. Further, Owner understands that if Owner does not pick up Owner’s dog(s) as scheduled, Wags & Wiggles shall be authorized to proceed according to California Civil Code section 1834.5 (“Abandoned animals; disposition; notice), which section provides as follows:

“Notwithstanding any other provision of law, whenever any animal is delivered to any veterinarian, dog kennel, cat kennel, pet grooming parlor, animal hospital, or any other animal care facility pursuant to any written or oral agreement entered into after the effective date of this section, and the owner of such animal does not pick up the animal within 14 calendar days after the day time animal was to be picked up, the animal shall be deemed abandoned. The person into whose custody the animal was placed for care shall try first for a period of not less than 10 days to find a new owner for the animal, and, if unable to place the animal with a new owner, shall thereafter humanely destroy the animal so abandoned. There shall be a notice posted in a conspicuous place, or in conspicuous type in a written receipt give, to warn each person depositing an animal at such animal care facilities of the provisions of this section.” _____ (initials)

12. Owner further understands and expressly agrees that each and every of the foregoing provisions containing in Paragraphs 1 -12 above shall be in force and effect and shall apply to each and every occasion on which Owner boards or deposits Owner’s dog (s) with Wags & Wiggles for daycare, extended boarding, or training, as the case may be; and that this Agreement shall remain in full force and effect as between the parties until and unless otherwise cancelled or superceded by a writing signed by the parties. _____ (initials)

Owner hereby certifies that Owner has read and understand these rules and regulations set forth above, and that Owner has read and understands this Agreement, and each of its terms and conditions, and agrees to abide and be bound by these rules and regulations.

Owner Signature

Date

Dog(s) Name(s) _____