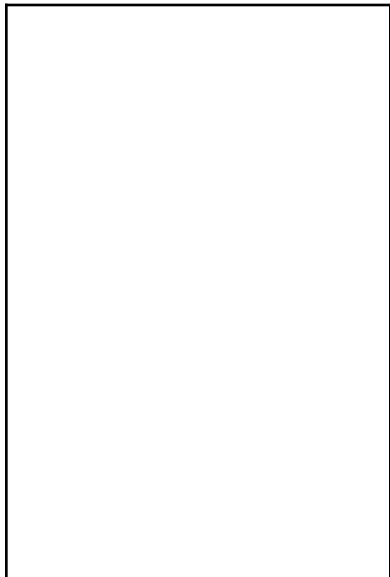


Doggie Detailing & Resort
13894 Farm Drive ~ Grand Haven, MI 49417 ~ (616) 846-5576
Cat Boarding Contract

Rabies:



Owner(s) _____

Cat name _____

Breed, Description, M/F, intact, DOB _____

Food/Feeding/Meds _____

Address _____

Phone Numbers _____

Email _____

Emergency Contact _____

Where Will Owner Be/Have Service? _____

Flea/Tick, Allergies, Limitations, Injury, Illness _____

Notes _____

This Contract is Between Doggie Detailing and Resort (hereinafter called "DD&R") and the pet owner/representative whose name(s) appears above (hereinafter called the "Owner").

Please read carefully and initial each item.

____ 1. Owner understands that the boarding fee is charged on a per calendar day basis. Full payment is due at drop off and must be paid in cash only.

____ 2. Owner understands that extra charges may be added at the discretion of DD&R for special handling or treatment that is above and beyond routine care, i.e. an unexpected bath, etc. Special handling is defined as services beyond our standard boarding care due to behavioral problems, excessive accidents, health issues, or other unexpected care not anticipated at time of check in. Owner will be made aware prior to pick up. Owner agrees to pay cash for all such charges at pick up.

____3. Owner asserts that all known medical and behavior history of the cat has been disclosed to DD&R prior to boarding. Owner understands that DD&R is not a veterinary facility. Owner asserts that the cat does not have any communicable illnesses and has a current rabies vaccine per Michigan law.

____4. All cats entering DD&R must be clean and flea free. We require year round flea/tick prevention. We do not accept cats over 6 months old that are not neutered or spayed.

____5. Owner agrees to inform DD&R of any changes in cat's condition and behavior prior to check in for all subsequent stays.

____6. Food must be separated by individual meals into separate bags or containers (1 container = 1 meal). Medications and supplements must be put in the corresponding meal container and labeled accordingly. We require the use of pill pockets, and do not allow cheese, peanut butter, etc.

____7. DD&R may use your cat's image or likeness taken while here for use at any time in any marketing material or media.

____8. DD&R only accepts cats that are friendly with people. If, after drop off, we are unable to safely clean the litterbox and feed and water the cat, the cat will need to be picked up in a timely manner. No refund will be given.

____9. Cats must be brought in and out of the building in a cat carrier. We have one here that can be borrowed.

____10. Owner releases DD&R from, and waives all claims and liability against DD&R for damage to, or loss of, personal belongings provided by Owner for cat while the cat is boarded. Items not taken home at check out will be donated if not picked up within 30 days of check out date.

____11. DD&R will have the right to obtain medical treatment for your cat if, in DD&R's sole discretion, it appears that your cat may be ill, injured, or exhibits any other behavior that would reasonably suggest that your cat may need medical treatment. DD&R will first attempt to seek treatment from the veterinarian provided, but will have the right to seek veterinary care from an alternative veterinarian if unable to reach or transport the cat to such veterinarian. You will be fully responsible for all costs related to any medical treatment, including without limitation, the cost of any transportation for the purpose of such treatment.

Name of Vet _____

____12. No cat may be left at DD&R after the scheduled pick up time without communication from owners. If your cat is left at DD&R without any contact, instructions or notifications regarding pick up from you or your authorized representative, your cat will be deemed "abandoned" at 4pm on the seventh (7th) day after the scheduled pick up date. If you abandon your cat at DD&R, DD&R will become the legal owner and guardian. DD&R will, in its sole discretion, determine whether to rehome the cat, or relinquish to a shelter or rescue of DD&R's choice. You fully understand and agree that if you abandon your cat at DD&R, you may be unable to retrieve possession of your cat and will have no recourse against DD&R. You agree to reimburse DD&R for all legal expenses and past due board associated with the abandonment of your cat.

____13. You hereby agree to expressly and forever generally waive, discharge claims, indemnify, release from liability, save, hold harmless and defend DD&R, their invitees, owners, officers, directors, employees, contractors, volunteers, agents, representatives, lessors, and all others having an interest in any DD&R party from and against any and all injury, liability, claims, litigation, actions, suits, costs, losses, damages, attorney fees, expenses or demands of every character whatsoever on account of, arising out of, resulting from or relating in any way to (i) any act of omission of the Release (ii) your cat's participation at DD&R, or otherwise. You agree that this Contract is binding on you and your successors, heirs, legal representatives and assigns. You also expressly and forever release DD&R from any duty to protect you or your cat from injury of any kind, and agree that any implementation of safety precautions by DD&R will not waive DD&R's right to be indemnified as provided hereunder, and such precautions will not alter this Contract.

Client Signature _____ Date _____

Witness _____ Date _____