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

Rabies:		(0.0) 0.0
	Owner(s)	
	Dog Name	Green or Yellow
	Breed, Description, M/F, intact, DOB	
		
	Pricina	
	Bath	
	·	
	AG	
Addes		
Phone Numbers		
Email		
Emergency Contact		
Where Will Owner Be/Have Servi	ce?	
Food/Fooding/Mode		
Food/Feeding/Meds		
,		
Barking		
Pee Issues		
Cot/bedding/kennel type	njury, Illness	
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Evaluation Day		
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Other Notes		

Policies, Release, Waiver of Liability, Assumption of Risk and Indemnification Agreement

In order to achieve the safety of all dogs, guests, and staff, it is imperative that you read and follow Doggie Detailing & Resort's policies. These are available on our website. Prior to each stay, I agree to check the website for updates to policies, pricing, drop off/pick up times. Initials
Health Policy, Food and Meds Policy, Photo and Video Release, Personal Property, Fees, Bark Policy, Aggressive Dog Policy, Intact (not
spayed/neutered) Policy, Cancel/Deposit Policy, Safety Guidelines for DD&R Property/Entering and Exiting the Building: Initials
Permission to shave/treat hot spots, use homeopathy/holistic to treat wounds/illness/mental state, remove mats, try bone broth or other toppers not eating. Initials and notes:
This agreement includes a Release of Liability and Waiver of Legal Rights and deprives you of the right to sue the owner(s) of Doggie Detailing & Resort, or related parties. Do not sign this agreement unless you have read and understand it in its entirety. Seek the advice of legal counsel i you are unsure of its effect. In consideration for your dog(s) being permitted to come to Doggie Detailing & Resort, you agree to all of the policies, procedures, Release, terms and conditions set forth in this agreement. The Agreement will apply to Doggie Detailing & Resort, its affiliates, employees, volunteers, owners, agents, and representatives (collectively), hereinafter referred to as DD&R.
Acceptance and Acknowledgement of Risk You fully understand that: (a) there are inherent and potential risks involved with interactions between humans and dogs, as well as between dogs and other dogs, which may result in property damage or bodily injury, including, but not limited to permanent disability, sickness, or death to human or dog; (b) there may be other risks not known to you or DD&R nor readily foreseeable at this time (collectively, "risks"). You fully accept and assume all risks and responsibility for all risks, including without limitation all losses, cost, and damages incurred as a result of your dog's participation at DD&R, including any and all legal, hospital, medical, transportation, and veterinary expenses incurred on behalf of, or caused by, your dog(s). "Sickness" includes any illness not limited to Bordetella, flu, Giardia, or any other form of contagious/communicable disease or parasite. Also remember, dogs may get dirty, obtain scratches from dew claws (etc), have sore paws, etc. from playing. The provisions in this Agreement apply to any future visits by the undersigned. This contract only needs to be signed once. Initials
Waiver, Release and Indemnification 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 (collectively, the "Releasees") from and against any and all injury, liability, claims, litigation, actions, suits, costs, losses, damages, attorney fees, expenses or demands or 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 dog's participation at DD&R, or otherwise You agree that this Release 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 dog 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 Release. Initials
Veterinarian Liability and Care DD&R will have the right to obtain medical treatment for your dog(s) if, in DD&R's sole discretion, it appears that your dog may be ill, injured, or exhibits any other behavior that would reasonably suggest that your dog 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 dog 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.
Vet Initials
Abandoned Dogs No dog may be left at DD&R after the scheduled pick up time without communication from owners. If your dog is left at DD&R without any contact, instructions or notifications regarding pick up from you or your authorized representative, your dog will be deemed "abandoned" at 4pm on the seventh (7th) day after the scheduled pick up date. If you abandon your dog(s) at DD&R, DD&R will become the legal owner and guardian. DD&R will, in its sole discretion, determine whether to rehome the dog(s), or relinquish to a shelter or rescue of DD&R's choice. You fully understand and agree that if you abandon your dog(s) at DD&R, you may be unable to retrieve possession of your dog(s) and will have to recourse against DD&R. You agree to reimburse DD&R for all legal expenses and past due board associated with the abandonment of your dog(s).
Initials * I HAVE GIVEN UP SUBSTANTIAL RIGHTS BY SIGNING THIS AGREEMENT AND HAVE SIGNED IT FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT, ASSURANCE, OR GUARANTEE; * I INTEND FOR THIS AGREEMENT TO BE A COMPLETE AND UNCONDITIONAL RELEASE OF ALL LIABILITY OF DD&R TO THE GREATEST EXTENT
PERMITTED BY LAW; * I AGREE THAT IF ANY PORTION OF THIS AGREEMENT IS HELD TO BE INVALID OR UNENFORCEABLE, THE REMAINDER OF THIS AGREEMENT WILL REMAIN IN FULL FORCE AND EFFECT; AND, * THIS AGREEMENT IS INTENDED TO CONTROL DESPITE ANY STATUTE OR LAW THAT WOULD OTHERWISE PROTECT ME, OR MY DOG.
Client Signature
Witness