

DOG BOARDING AGREEMENT

This Dog Boarding Agreement ("Agr	reement") is ent	tered into	between
			("Provider") and
			("Client").
For good and valuable consideration, the Parties agree as follows:	the receipt and	sufficien	cy of which is now acknowledged
	1. Teri	m	
The term of this Agreement shall conterminated under the terms of the Agr		date of ful	ll signature and continue until
2. Cli	ent Contact	Informa	ation
Name:	Phone:		
Address:			
Email:			
Emergency Contact Name and Phone	::		
Emergency Contact Name and Phone	::		
	3. Pet Infor	mation	
The Parties agrees that, subject to the will be boarded with Provider:	terms of this A	greement	t, the following pet(s) ("Pet(s)")
Pet 1 Name:	Type:		Age:
Pet 2 Name:	Type:		Age:
Pet 3 Name:	Type:		Age:
Are <u>all</u> above-identified pets spayed of	or neutered? _	Yes	No
Check-In Date:	Check-Out Date:		
Vatarinarian	Vat Dhana		

Please list current expiration d	ates for these vaccination	ns:			
Rabies:	Bordetella:		DHLPP:		
Has your pet ever bitten anothe	er person or animal?	Yes _	_ No		
Has your pet ever escaped a fe	nced enclosure? Ye	es No)		
Has your pet ever previously been boarded? Yes No					
Medical and physical condition	ns of pet(s), including all	lergies and	medications:		
Eating habits (circle all that ap	ply and add pet's initial	as applicab	le):		
Eats all food at each mealtim	ie	Graze	es throughout the day		
Is protective of food	Sometimes requi	ires wet fo	od mixed with kibble		
Is there anything else we should	ld know about your pet(s	s)?			

Ex: favorite toys, if they have a history of counter surfing, fears, any pertinent medical information, favorite treats, if they may eat less than expected when boarding, etc.

4. Required Documentation from Veterinarian

Please email us at <u>info@themillenniumpack.com</u> the following medical records <u>before</u> the drop off date of your pet(s):

- Current DHLLP Vaccination (required)
- Current Bordetella Vaccination (required)
- Current Rabies Vaccination (required)
- Current Negative Heartworm Test (recommended)
- Negative Fecal Test (no more than 90 days before the date of check-in recommended)

5. Services Performed

The obligations and promises contained in this Agreement apply to all services provided by Provider to Client, including those provided at a future date.

Provider agrees to provide pet boarding and related services. Provider agrees to use reasonable and exceptional care of all pet(s) in keeping its premises sanitary and properly enclosed. In consideration for such services, Client agrees to pay Provider the current rates in effect when Provider provides the requested services to Client.

Provider's services will be provided under Client's written instructions and requests subject to the terms, conditions, and limitations outlined in this Agreement.

For dogs, Client must ensure that each pet's collar includes Client's current contact information and a current rabies vaccination tag.

Guests are charged for their arrival date, no matter what time they check in. Check-out time is before 7:30 AM on weekdays, and before 10 AM on weekends. Guests who are picked up in the evening check out times will be charged for the departure day. Evening check out times are between 6:00 PM and 8:30 PM.*

*Different check-in and check-out times may be available upon request. These must be agreed to, in writing, by both parties.

6. Payment

First-time clients or clients with a history of late payment must pay in advance before services. Otherwise, payments are due upon Provider's completion of the requested services or as mutually agreed by Provider and Client.

Provider will assess an insufficient funds fee of \$50.00 for any returned payment.

Provider will add a finance charge of ten percent per month to unpaid balances after fifteen days.

A \$20 last-minute booking fee will be applied to each visit scheduled with less than 24 hours of notice.

Client acknowledges and agrees that any reduction in the duration of the boarding stay, exceeding one day, after the commencement of such stay, results in a potential loss of service opportunity for the Provider, as only one family of pets is accommodated at any given time without prior approval from the Client. Therefore, in consideration of this potential loss, the Client agrees to pay fifty percent (50%) of the rate for the days reduced from the original booking.

For example, if the Client initially books a ten (10) day stay and subsequently needs to reduce the stay to six (6) days, and this change is communicated to the Provider after the stay has commenced, the Client shall be liable for fifty percent (50%) of the rate of the four (4) days that were initially booked but subsequently reduced.

7. Pet Safety

Client shall be solely responsible for disclosing to Provider any pet allergies, illnesses, health conditions, habits, or behaviors (e.g., aggressiveness, biting, escaping, favorite hiding places) that could impact Provider's provision of services or safety.

Client authorizes Provider to use all means reasonably necessary in Provider's discretion to keep Client's pet(s) safe and healthy while providing services. This may include, without limitation, isolating a sick, injured, or aggressive pet in a separate room or crate and/or seeking medical assessment or treatment for a sick or injured pet.

Client represents and warrants that their dog is fully housebroken and non-destructive. Furthermore, the Client represents and warrants that their dog is fully kennel-trained and is comfortable being kept in an appropriate sized, and structurally sound crate.

Client acknowledges that Provider is not a veterinary medicine establishment and does not practice veterinary medicine. In the event Provider deems veterinary treatment is necessary in his or her discretion, Provider will first attempt to contact Client. If Client cannot be reached, Provider will attempt to contact the designated Emergency Contact(s). If neither party can be reached, Client authorizes Provider to seek treatment from a veterinarian using the information provided in the emergency form. The amount on the veterinary authorization form is the maximum allowable expense for life-saving measures. If life-saving measures exceed this amount, Client understands that the pet is at risk for further injury, illness, or even death. If the pet is suffering, the pet, at the discretion of the veterinarian, may be humanely euthanized.

For dogs, Client warrants those pets subject to this Agreement will remain current with rabies vaccinations during this Agreement. For dogs, Client warrants those pets subject to this Agreement receive monthly heartworm and flea/tick prevention during the duration of this Agreement. Provider reserves the right to request veterinary records from Client at any time this Agreement is in force.

The Client represents and warrants that their dog is free from fleas, heartworms, and any other communicable diseases or illnesses at the commencement of their boarding stay. The Client further acknowledges and agrees that, should their dog cause any illness, the Client shall be liable for any and all veterinary care costs incurred by the Provider as a result. Additionally, the Client agrees that should their dog cause injury to the Provider's dog or the Provider due to undisclosed aggression, the Client shall be responsible for covering any and all medical costs incurred due to the undisclosed aggression.

Client acknowledges that Provider is able to, and will, evacuate pets in the event of a natural disaster at their reasonable discretion, and all reasonable measures will be taken by Provider to keep Clients dog(s) safe.

8. Client Warranties

Client represents that he or she is the sole owner of the pet(s) subject to this Agreement and that no lien or mortgage against pets exists.

Client warrants that the pet(s) subject to this Agreement have not ever shown signs of aggression towards people or other animals and further agrees to be fully responsible and liable for all conduct or behavior of the pet(s) while in the care of Provider.

Client warrants that the pet(s) have not been exposed to any infectious diseases within the past thirty days.

9. Pet Abandonment

Client acknowledges that should the boarding charges go unpaid, Provider may exercise its lawful rights upon ten days' written notice via first-class mail to the provided Client's home address. A pet unclaimed at Provider's premises for ten days beyond its discharge date is considered abandoned and becomes the property of Provider. Every effort will be made to contact Client during these ten days. If the Client cannot pick up the pet on the scheduled discharge date, Client must contact Provider to make arrangements to extend the pet's stay and pay any and all additional charges per this Agreement.

10.Indemnification and Limitation of Liability

As permitted by law, Client agrees to indemnify, defend, and hold harmless Provider, Provider's employees, and Provider's agents from and against all demands, claims, harm, losses, or penalties, including, but not limited to, medical expenses, attorney's fees and costs, arising from or related to injuries or damages to persons or property caused by Client's pet or pets, including, but not limited to, injuries to the pet itself, Provider's personnel or third parties, and damage to property owned by Client, other guests, Provider, and Provider's personnel.

As permitted by law, Client covenants not to sue and releases Provider, Provider's employees, and Provider's agents (collectively "Releasees") from any causes of action, claims, or demands (except to the extent arising from a Releasee's gross negligence or willful misconduct) which the

Client may now have or have in the future against Releasees on account of personal injury, property damage/loss, death or accident. These include claims related to injury, loss, or death of Client's pet(s) and damage to, theft, or loss of Client's property.

Client agrees that Client will be solely responsible for any injuries sustained in connection with Provider's provision of services under this Agreement, including loss or injury to Client's pet(s), property damage, or loss/theft of Client's property, and that Client is relieving Releasees of liability for such loss, injury or damage.

11.Cancellation

Provider will assess a 50% cancellation fee for cancellations made fewer than 24 hours before the scheduled service.

Provider will assess a 50% cancellation fee for cancellations with less than one week's notice of a major holiday.

12. Assignment

This Agreement shall not be assigned without the prior written permission of the other party.

13. Termination

Provider reserves the right to terminate provision of services under this Agreement in its sole discretion if Provider determines that instructions given for care are causing harm or neglect to Client's pets. Provider has the pets' best interest at heart and refuses to take part in care that is neglectful or harmful to the pet. In such event, Provider will first attempt to contact Client to make alternative pet care arrangements. If Client cannot be reached, Provider will attempt to contact the designated Emergency Contact. If neither party can be reached, or if Provider and Client or Client's Emergency Contact are unable to agree upon alternative pet care arrangements mutually, Client hereby authorizes Provider to place the pet in a kennel Provider chooses, and all boarding or hospitalization and related charges, including transportation, will be the sole responsibility of Client.

14. Force Majeure

Provider will not be liable to the Client for any loss resulting from an act of God, natural disaster, an emergency or accident of any kind, an act of the public enemy, war, general arrest or restraint of government and people, civil disturbance or similar occurrence, or terrorist attack.

15. Governing Law

This Agreement shall be governed by the laws of the State of Virginia without giving effect to the principles of conflicts of law. The Parties consent to jurisdiction and venue in the courts located in the State of Virginia, County of King William.

16.Entire Agreement

This Agreement is the entire agreement between the Parties concerning the subject matter hereof and supersedes any previous agreements and understandings, written and oral.

If any provision of this Agreement is deemed void or unenforceable, such provision shall be severed from this Agreement, which shall otherwise remain in full force and effect.

Provider	Client
Signed:	Signed:
Printed:	Printed:
Date:	Date: