



**New Client Form**

**Owners Information:**

Name: ..... Date: .....

Address: .....

City: ..... State: ..... Zip: .....

Home Phone: ..... Cell: ..... Work: .....

E-Mail: .....

Work E-mail: .....

Emergency Contact: ..... Relationship: .....

Home Phone: ..... Cell: ..... Work: .....

**Dogs Information**

Dogs Name: ..... Nickname: .....

Breed: ..... Age: .....

Sex: M: ..... Neutered? ..... F: ..... Spayed? .....

Weight: ..... Color: .....

**Veterinarians Information**

Veterinarian: ..... Phone: .....

Date of last visit: ..... Reason: .....

**Vaccination Expiration Dates**

Rabies: ..... D/H/L/P (Distemper): .....

Bordetella (recommended but not required) .....

1. Owner agrees to pay the rate for boarding in effect on the date pet is checked in.
2. Owner further agrees to pay all costs and charges for special services requested, and all veterinary costs for the pet during the time said pet is in the care of Paws N Claws. Grooming prices are given as estimates and may be increased/reduced based on coat condition, special handling needs, additional services requested, and or special requests made. Owner acknowledges that they may be financially responsible for damages caused to Paws N Claws property, staff, or facility. Paws N Claws is not responsible for damage or loss caused to personal items left with a pet during time of stay.
3. Owner further agrees that the pet shall not leave Paws N Claws until Owner pays all charges.
4. By signing this Contract and leaving his/her pet with Paws N Claws, Owner certifies to the accuracy of all information given about said pet on the New Client Form. Any pet that has a known aggression issue must be under the treatment of a certified behaviorist or veterinarian behaviorist before becoming a new client. Any pet that shows aggression may be refused service for the health and safety of other pets and staff.
5. Paws N Claws shall exercise reasonable care for the pet delivered by the Owner to the facility for boarding, daycare, grooming or training. It is expressly agreed by Owner and Paws N Claws that Paws N Claws' liability shall in no event exceed the lesser of the current chattel value of a pet of the same species or the sum of \$200.00 per animal boarded. The Owner further agrees to be solely responsible for any and all acts or behavior of said pet while it is in the care of Paws N Claws.
6. Owner specifically represents that he/she is the sole owner of the pet, free and clear of all liens and encumbrances.
7. Owner specifically represents to Paws N Claws that the pet has not been exposed to rabies, distemper, or kennel cough within a thirty day period prior to entering Paws N Claws. Any pet that shows signs of illness during their stay may be quarantined and/or may be required to seek veterinary treatment before being allowed to return. In addition, pets' nails must be trimmed to a safe length, if not; staff will perform a nail trim at the expense of the Owner.
8. All charges incurred by Owner shall be payable upon pick-up of pet, or when billed by Paws N Claws at address listed on file. Paws N Claws shall have, and is hereby granted, a lien on the pet for any and all unpaid charges resulting in boarding pet at the kennel. The Owner hereby agrees that in the event the boarding charges are not paid when due in accordance with the contract, Paws N Claws may exercise its lien rights upon ten days written notice given by Paws N Claws to Owner by certified mail to address shown on file. Paws N Claws may evaluate abandoned pets for adoption and re-home as necessary; the Owner specifically waives all statutory or legal rights to the contrary.
9. If pet becomes ill or the state of the animal's health otherwise requires professional attention, Paws N Claws, in its sole discretion, may engage the services of a veterinarian or administer medicine to give other requisite attention of the animal and the expenses thereof shall be paid by the Owner.
10. This Contract contains the entire agreement between the parties. All terms and conditions of this Contract shall be binding on the heirs, administrators, personal representatives and assigns of the Owner and Paws N Claws.
11. Any controversy or claim arising out of or relating to this Contract, or the breach thereof, or as the result of any claim or controversy involving the alleged negligence by any party of this contract, shall be settled by arbitration in accordance with the rules of the American Arbitration Association, and judgment upon the award rendered by an arbitrator may be entered in any Court having jurisdiction thereof. The arbitrator shall, as part of his award, determine an award to the prevailing party of the costs of such arbitration and reasonable attorney's fees of the prevailing party.
12. Any litigation arising out of this Contract, the prevailing party shall be entitled to receive reasonable attorney's fees and costs.

OWNER SIGNATURE: .....