



CONTRACT

I _____ (“the Owner”), hereby represent that I am the legal owner or the agent for the owner of the pet described in the “New Client information Form” and below to be enrolled in Dandy Dog. The Owner is solely responsible for the pet while in the care of Dandy Dog.

Pet: _____ (“the pet”)

AND

Dandy Dog LLC ("Dandy Dog")

Whereas the Owner wishes to engage Dandy Dog and Dandy Dog agrees to undertake the services under the terms and provisions defined in this Contract (“the Contract”).

Relationship and Responsibilities

Dandy Dog agrees to perform all services in an attentive, reliable and caring manner and the Owner agrees to provide all necessary information to assist in this performance. This includes and is not limited to the New Client Information Form.

Dandy Dog will notify the Owner of any occurrence which may be relevant to the care and wellbeing of the pet.

The Owner will provide suitable harnesses, collars and leads as approved by Dandy Dog as well as coats or muzzles if required. All leads must be under 6 feet. Retractable leashes are not approved by Dandy Dog due to their ability to break. In the event approved equipment is not present at the time of service, Dandy Dog reserves the right to use its own equipment or terminate the service to insure the safety of the pet.

The Owner is responsible for pet proofing house and yard, maintaining the security of fences/gates/latches, and providing secure equipment (i.e. leashes, collars, harnesses, etc.). Dandy Dog will make reasonable efforts to keep the pet in its care safe and secure. Dandy Dog will not be liable for the injury, disappearance, or death of any pet within its care.

Security

Dandy Dog warrants to keep in a safe place and to keep confidential all keys, remote control entry devices, access codes and personal information of the Owner. The Owner will provide two sets of keys, one key is used as a backup and used for emergency purposes or lockout. If the Owner only provides Dandy Dog with 1 key, the Owner will be charged \$5.00 for each key made. Each customer’s keys get a unique ID code by which only Dandy Dog is able to identify.

Compensation

Dandy Dog shall be paid the service amount specified on the Dandy Dog website (www.ddogwalking.com). Alternative and/or additional services may be requested by The Owner, at which time Dandy Dog will inform the Owner of the additional price. Payment must be made no more than 24 hours after the service has been performed and can be made via PayPal, Venmo, cash, and/or check.

A deposit is required on lengthy assignments and first-time clients or clients with a history of late payment will be required to pay in advance before services are rendered. In the event it is necessary to initiate collection proceedings on the account, the Owner will be responsible for formal attorney’s fees and costs of collection.



Cancellation

If the Owner cancels a scheduled service(s), Dandy Dog must receive 24-hour notice before the scheduled service, otherwise Dandy Dog may charge a \$10 (ten dollars) cancellation fee.

In the event of inclement weather, natural disaster, or Dandy Dog is unable to perform a scheduled service, the Owner will not be charged for the service. Dandy Dog will communicate all cancellations through email. To the best of their ability Dandy Dog will give the Owner a 24-hour notice, however reserves the right to cancel a scheduled service at any time.

Duration

This Contract shall come into effect as of date of signing and shall terminate when either party gives 48 hour written notice via email, with either party able to terminate for no cause. Dandy Dog may terminate this Contract with immediate effect, in its sole discretion, if it determines that a danger exists to the health or safety of Dandy Dog. Dandy Dog may also terminate this Contract immediately if the Owner is not current in payments to Dandy Dog. Further, Dandy Dog may terminate this contract immediately if the Owner fails to accurately provide all information requested in the New Client Information Form.

If concerns prohibit Dandy Dog from caring for pet, the Owner authorizes pet to be placed in a Kennel, with all charges therefrom to be charged to the Owner. Every attempt will be made to notify the Owner regarding such situation.

Vaccines

The Owner recognizes that the health of the pet is the owner's responsibility. The Owner hereby represents that all required vaccinations (Rabies, Bordetella, Distemper / Hepatitis / Parvovirus) for the pet are up to date and will continue to remain so for as long as the pet is in the care of Dandy Dog. Vaccines are not guaranteed and there is a small risk that the pet may still contract a contagious disease or illness.

Release of Liability

The Owner acknowledges and fully understands that pet care involves risks including, but not limited to, the escape of the pet, property damage, and serious injury, permanent disability, and/or death of the pet from the natural causes, the acts of said pet, the acts of other pet(s) and/or the acts of others. Further, there may be other risks not known, or not reasonably foreseeable, including but not limited to loss, disability or death. The Owner entrust Dandy Dog to use best judgment in caring for pet. The Owner agrees to hold Dandy Dog harmless for consequences related to such decisions.

The Owner understands that animals are unpredictable, and that Dandy Dog cannot be held responsible for mishaps including, but not limited to, any pet's refusal to take medication, escaping, biting, eating or destroying household items, damage to the inside or outside of the home, and personal injury or accidental death. The Owner agrees that they shall be solely responsible for any and all acts of and behavior of pet while in the care of Dandy Dog. While with Dandy Dog, if pet bites and/or otherwise injures another pet(s) and/or person(s), including Dandy Dog, and/or causes damage to property, the Owner is responsible for all resulting damages and injuries, including but not limited to vet expenses for the injured pet(s) and/or medical expenses for an injured person(s). Further, if the Owner's pet is bitten by another pet and/or is injured by other means, the Owner is responsible for all resulting expenses, including vet bills, if needed. If pet is bitten or otherwise injured, Dandy Dog will provide a statement about the occurrence and other information if available. Dandy Dog has the right to share the Owner's information with other parties if necessary. The Owner hereby releases Dandy Dog from all injuries to the pet while in Dandy Dog's care in addition to foregoing risks for any damages related to pet or property: any injury, permanent disability, damage, loss, or death.



Dandy Dog
Dog Walking & Sitting Service

The Owner understands that in the event of inclement weather, natural disaster, or emergency, the designated Dandy Dog is entrusted to use their best judgment in caring for pet. Dandy Dog shall not be held responsible for consequences related to any of their decisions.

Emergencies

In the event of an emergency, Dandy Dog shall contact the Owner at the number(s) provided to determine the Owner's choice of action. If the Owner cannot be reached within a reasonable amount of time considering the pet's health, Dandy Dog is authorized to do the following, in its sole discretion, and the Owner agrees to pay all expenses incurred on behalf of the pet. Dandy Dog may transport the pet to the Owner's veterinarian listed on the New Client Information Form, and/or another veterinarian, and/or a clinic or an animal hospital. The Owner shall directly pay the medical provider, and/or the Owner shall immediately reimburse Dandy Dog for any payments made for the pet.

In the event of inclement weather or natural disaster, Dandy Dog is entrusted to use best judgement in caring for pet and home. Dandy Dog will be held harmless for consequences related to such decisions.

General

The parties agree to indemnify and hold harmless each other as well as respective employees, successors and assigns from any and all claims arising from either party's willful or negligent conduct. No relaxation, indulgence, waiver or release by any party of any of the rights in terms of this agreement on one occasion shall prevent the subsequent enforcement of such rights and shall not be deemed to be a waiver of any subsequent breach of any of the terms. This Contract and New Client Information Form constitute the sole and entire agreement between the parties with regard to the subject matter hereof and the parties waive the right to rely on any alleged expressed or implied provision not contained therein. Any alteration to this agreement must be in writing and signed by both parties.

The terms of this Contract shall be binding upon and accrue to the benefit and be enforceable by either party's successors, legal representatives and assigns. This Contract and Agreement shall be construed, interpreted and governed in accordance with the laws of the State of Massachusetts and should any provision of this Contract be judged by an appropriate court as invalid, it shall not affect any of the remaining provisions whatsoever.

Owner's Name: _____ Date: _____

Owner's Signature: _____ Date: _____