



798 Keller Pkwy
Keller, TX 76248
PH 817-337-WOOF (9663)
FAX 817-423-7333

Pet Care Agreement

Owner Name _____

Owner Address _____

Phone: _____ Email: _____

	Pet Name	DOB	Color	Sex	Group Play (Y or N)
1					
2					
3					

This is an Agreement between Bark N Lounge and the pet(s) owner whose signature appears below (hereinafter called "Owner").

- Owner agrees to pay the rate in effect on the date of check-in for services provided by Bark N Lounge. Owner further agrees that all charges due must be paid prior to the pet(s) release from Bark N Lounge.
- Owner understands that failure to cancel boarding reservations 48 hours in advance will result in a \$50 fee. Reservations for Holidays, Peak Seasons, or first time customers may require a deposit of \$100.
- Owner certifies that the pet(s) has not been exposed to any communicable diseases within a thirty day period prior to check-in. Owner also agrees to notify Bark N Lounge of any known exposure of pet(s) to a communicable disease and hold pet(s) out of attending Bark N Lounge until pet(s) is symptom free for a minimum of 30 days or with written veterinary clearance.
- Owner agrees to maintain current vaccinations as required by Bark N Lounge policy and agrees to adhere to all policies of Bark N Lounge in effect on the date of check-in at Bark N Lounge.
- Owner certifies to the accuracy of all information given about said pet(s) in the client profile(s). Bark N Lounge reserves the right to deny admittance to Owner's pet(s) for any reason at any time.
- Owner agrees that if pet(s) need medical attention, Bark N Lounge may engage the services of a veterinarian, in it's sole discretion, and Owner shall be responsible for all expenses involved in the treatment and transportation of said pet(s).
- Bark N Lounge shall exercise reasonable care for the pet(s) delivered by the Owner. If group play is requested for said pet(s), Owner accepts potential risks involved in such activity. Group play may result in the transfer of communicable illness such as, but not limited to, bordetella virus ("kennel cough"), and injuries such as, but not limited to, broken nails, sore pads, minor abrasions and/or cuts. Owner agrees not to hold Bark N Lounge liable for any injuries or death of said pet(s) while in the care of Bark N Lounge.
- Owner agrees to be solely responsible for any and all acts or behavior of said pet(s) while in the care of Bark N Lounge, to include payment of costs for injury to staff, other pets, other pet owners, or damage to facilities caused by the pet(s).
- Owner understands that personal belongings must be labeled and Bark N Lounge cannot be held responsible for lost or destroyed belongings left with said pet(s) while in the care of Bark N Lounge.
- Owner agrees if said pet(s) are not picked up within 24 hours of the scheduled pick up date, the pet(s) will be considered to be abandoned. Any expenses incurred for the transport, overnight care, and/or placement or adoption of said pet(s) shall be paid by Owner in addition to other fees already incurred for services provided by, at, or through Bark N Lounge.
- Owner agrees that said pet(s) may be videotaped, photographed, and/or recorded. Bark N Lounge shall retain the exclusive rights to the results and all proceeds of such tapings, photographs, and recordings with the rights to use in any manner.
- Any controversy or claim arising out of or relating to this Agreement, or the breach thereof, or as the result of any claim or controversy involving the alleged negligence by any party to this Agreement, shall be settled 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 the award, determine an award to the prevailing party of the costs of such arbitration and reasonable attorney's fees of the prevailing party.

I have read and understood the terms of this agreement.

Owner Signature _____ Date _____