



**Dog Dayze Terms and Conditions
Service Agreement**

Owners Name		Today's Date
Additional Owners Name(s)		
Authorized Parties to Pick Up		
Address 1		Address 2
City	State	Zip
Home Phone	Cell Phone	Additional Owners Phone
Email Address	Emergency Contact Name	Emergency Contact Phone

The following terms and conditions apply to the services provided by Dog Dayze, LLC, its employees, officers, volunteers, and agents, "Dog Dayze".

Authority - Client warrants that he/she has proper authority to represent all owners of dogs left in the care of Dog Dayze. Client agrees to hold Dog Dayze harmless with respect to any dispute with other parties arising from rightful ownership of dogs who are left in the care of Dog Dayze.

Behavior - Client certifies that any dog left in the care of Dog Dayze has no known history of aggressive or threatening behavior towards people or other dogs. Client recognizes that he/she has a responsibility to inform the management staff if any changes in behavior are observed, or reported in which their dog(s) exhibit(s) any signs of aggression towards people or other dogs. This responsibility is essential for the safety of Dog Dayze staff and other dogs under the care of Dog Dayze. Client assumes financial responsibility for injuries to other dogs they come in contact with attributed to unprovoked aggressive behavior.

Client further understands and agrees there are inherent risks for injury among dogs who participate in group play and socialization. Temperament evaluations conducted by Dog Dayze do not eliminate these risks or provide assurance that dogs in our care will socialize well at all times. Client agrees the benefits of socialization and group play outweigh the risks.

Health – Client certifies their dog is in good health and has not shown any signs of illness or has been suspected of any communicable condition in the last 30 days. Client is hereby obligated to report any known or suspected health conditions to the staff at the time the dog(s) are dropped off at the facility. Clients who leave a dog with a known communicable illness may be liable for medical treatment to other dogs at the facility attributable to the proliferation of their dogs' communicable condition.

Medical Treatment – Client authorizes Dog Dayze, to make appropriate decisions regarding veterinary treatment in its sole discretion. Client agrees to pay any medical and/or veterinary expenses incurred as a result of illness or injury to, or caused by, his/her dog. Additionally, Client will not hold

Dog Dayze liable for failure to seek veterinary attention in the event that the severity of an illness is not apparent to the staff.

Client authorizes and consents to all emergency, surgical, diagnostic, and corrective treatment and procedures deemed by duly licensed veterinarians to be necessary for the life, health and wellbeing of their dog. Decisions to transport or seek treatment by licensed veterinarians will be in the sole judgment of Dog Dayze staff.

It is understood that all reasonable efforts shall be made to contact the Client prior to seeking treatment, but that necessary treatment shall not be withheld if the Client cannot be reached. It is understood and agreed that the Client will be financially responsible for any and all medical and transportation expenses incurred. Dog Dayze and the selected provider of veterinary services may bill Client directly for the full cost of veterinary, transportation and related medical services.

Indemnification – Client expressly assumes the risk of injury or damage while their dog is in the care of Dog Dayze. Client waives any claims against Dog Dayze and releases Dog Dayze from liability of any nature for injury or damage while in the care of Dog Dayze and further agrees to indemnify and hold harmless Dog Dayze from loss or damage of any kind incurred by reason of their dog’s action or behavior.

Payment – Client agrees to the payment terms, fees and polices in effect at the time their dog is dropped off at the Dog Dayze facility. Client agrees to have their credit card charged for any and all outstanding fees and expenses owed to Dog Dayze for services provided. Client understands that collection procedures may be initiated for non-payment and he/she is responsible for all associated expenses, including attorney fees and court costs incurred to settle debts owed for services rendered and other charges that are due in accordance with this Service Agreement.

Limited Liability – Client agrees that liability for any disagreement that arises from the services provided by Dog Dayze is limited to the amount paid for the services rendered directly by Dog Dayze in which the disagreement applies. Dog Dayze assumes no liability for services provided by third parties including, groomer’s trainers and veterinarians.

Abandonment – Client will have been determined to voluntarily forfeit all rights to any dog left in the possession of Dog Dayze, 14 days after the expected pick-up date has been missed and the Client is unreachable by all contact information provided. Client will be financially responsible for all care provided during the time the dog was in possession of Dog Dayze, including, but not limited to: boarding, food, transportation, veterinary services, and medicine. Abandoned dogs will be turned over to an appropriate shelter, foster care or rescue association.

Termination - Dog Dayze reserves the right to terminate any service agreement and refuse further services to any Client’s dog in its sole discretion.

Pets Name(s)	

Client’s Signature

Date

