



Owner Information

Please provide the information below as completely as possible. All information is strictly confidential.

Owner:

Co-Owner

Street Address:

City:

State:

Zip Code:

Primary Phone:

Secondary Phone:

Co-Owners Phone:

How did you hear about us?

If a friend whom may we thank?

Name of Dog(s):



EXHIBIT C

EMERGENCY CONTACT LIST

Please include the person that would be responsible for picking up pet(s) in case of an emergency that would prevent you from picking pet(s) up.

Please DO NOT include your spouse and/or co-owners, as those should be listed on the Owner Information Page.

Name:

Phone No.:

Name:

Phone No.:

Name:

Phone No.:



EXHIBIT B

PET INFORMATION SHEET

Please complete one for each dog

Pet Name: Age & DOB: Weight:

Breed: Sex: Spayed/Neutered:

FEEDING

Name of Dog Food Provided By Owner:

Fed How Many Times Per Day: Amount Per Feeding:

Any Special Instructions for Feeding?

MEDICATION

1) Name of Medication: Dosage/Frequency:
Special Instructions: Require Refrigeration?

2) Name of Medication: Dosage/Frequency:
Special Instructions: Require Refrigeration?

3) Name of Medication: Dosage/Frequency:
Special Instructions: Require Refrigeration?

4) Name of medication: Dosage/Frequency:
Special Instructions: Require Refrigeration?



Any Additional Info:



TRAITS

Please answer yes or no for each question

Friendly With Dogs:

Likes New Adults:

Likes Children:

Fearful of Noises:

Obeys Basic Commands:

Has Ever Bitten People or Dogs:

Likes To Eat Toys:

Has Ever Shown Aggression to People or Dogs:

Potty Trained:

Additional Info About Behavior That May Be Helpful:

VACCINE INFO

Proof of vaccines must be provided by a veterinarian

Rabies is up to date:

Distemper/Parvo (DA2PP, DHPP) is up to date:

Bordetella (kennel cough) is up to date:

Optional Prevention That I Strongly Suggest Your Dog Be Current On

Heartworm Prevention:

Flea/Tick Prevention (please keep in mind that ALL collars will be taken off during their stay as they are choking hazards):

ANY ADDITIONAL INFO



EXHIBIT D

VETERINARY RELEASE

Nixon Animal Hospital
16274 AR-66
Mountain View, AR 72560
(870) 269-4242

Dear Dr Nixon :

Country Pet Playground, LLC will be caring for my pet _____, beginning on the date below. Country Pet Playground, LLC will try to contact me as soon as medical care is deemed necessary. However, if I cannot be reached immediately, I authorize you to treat my pet and confirm that I will be responsible for paying for any emergency treatment when I return.

If the above-named veterinarian is not available, I agree that another veterinarian in his or her veterinary group may provide the treatment described above. If neither of these veterinarians is available, or if emergency care is needed after regular veterinary office hours, I give permission for Country Pet Playground, LLC to take my pet to the nearest animal hospital or emergency clinic.

I understand that Country Pet Playground, LLC assumes no responsibility for the loss of my pet and release Country Pet Playground, LLC from all liability related to transportation, treatment, and expense.

My pet[s] [has][have] the following health issues: describe any pet health issues:

I [do not] authorize the veterinarian to euthanize my pet in extreme circumstances under his or her advisement after all reasonable attempts have been made to reach me.

This release is valid from the date below and grants permission for future veterinary care without the need for additional authorization each time Country Pet Playground, LLC cares for my pet. I understand that this release applies to all of my pet in Country Pet Playground, LLC's care. By signing this release, I affirm that I have the sole authority to make health, medical, and financial decisions about the pet.

Owner Name (printed): _____

Owner Signature: _____ Date: _____



EXHIBIT A

DUTIES, SPECIFICATIONS, AND COMPENSATION (**Daycare**)

1. SERVICES. The Pet Boarder shall:

- (a) Interact with Pets at least 6 times a day;
- (b) Provide food up to 2 times a day to each Pet (if needed);
- (c) Provide playtime and exercise up to 3 times and 4-6 hours each day (as deemed necessary);
- (d) Administer medication as needed per day to each Pet;
- (e) Clean up after each Pet;
- (f) Complete a daily report on each Pet for the Owner to review on his/her return;

2. SPECIFICATIONS.

The parties agree to the following additional specifications about the Services:

3. COMPENSATION.

- (a) As full compensation for the Services rendered under the agreement, the Owner shall pay the Boarder the sum of \$15.00 per full day visit or \$7.50 for 4 hours or less, to be paid upon drop off.
- (a) If any of the Pet(s) are over 5 months of age and not “PottyTrained” the Owner shall pay the Boarder the sum of \$5.00 per day in addition to the \$15.00 charge. This is to cover the extra cleaning and time costs it will take to care for said Pet.
- (b) If owner cannot pick up during business hours, the Boarder shall charge a fee of \$20.00 per 24-hrs plus any extra fees, unless approved by the owner.

Each party is signing this exhibit on the date stated opposite that party’s signature

Signature of Boarder: _____
Boarder: Karissa Hickman

Date: _____

Signature of Pet Pwner: _____
Printed Name of Pet
Owner: _____

Date: _____



PET BOARDING/DAYCARE AGREEMENT

This pet boarding/daycare agreement is between an individual (the “Owner”), and COUNTRY PET PLAYGROUND, LLC, a limited liability company (the “Boarder”).

The Owner is the owner of the following animals: (the “Pets”).

The Boarder is an experienced animal caregiver.

The parties agree as follows:

1. ENGAGEMENT; SERVICES.

- (a) Engagement. The Owner retains the Boarder to provide, and the Boarder shall provide, the services described in Exhibit A (the “Services”).
- (b) Services. Without limiting the scope of Services described in Exhibit A, the Boarder shall:
 - (i) devote as much productive time, energy, and ability to the performance of their duties under this agreement as may be necessary to provide the required Services in a timely and productive manner
 - (ii) perform the Services in a reliable, caring, and trustworthy manner using fully-trained, skilled, competent, and experienced personnel;
 - (iii) perform the Services in accordance with standards prevailing in the Boarding industry, and in accordance with applicable law, rules, or regulations, and obtain all permits or permissions required to comply with those standards, laws, rules, or regulations;
 - (iv) carry out all the Owner’s instructions as the Boarder deems as best interest to the Pets and will contact owner if changes are necessary.
 - (v) make every reasonable effort to ensure the good health and comfort of the Pets while abiding by the instructions of the Owner;
 - (vi) communicate with the Owner regarding the Boarding performance of the Services;
 - (vii) provide services (including the Services) that are satisfactory and acceptable to the Owner;
- (b) Owner’s Obligations. The Owner shall:
 - (i) make timely payments of amounts earned by the Boarder under this agreement;
 - (ii) have sufficient pet food, medication, and other important provisions readily available to the Boarder before the Owner’s departure, and reimburse the Boarder for all resupplies of products needed for the satisfactory performance of their duties;
 - (iii) make payment arrangements with a qualified veterinarian for veterinary consultations or procedures the Boarder incurs on behalf of the Pets;
 - (iv) provide relevant information to help the Boarder in performing the Services; and
 - (v) satisfy the Boarder’s reasonable requests for assistance in their performance of the Services.

2. TERM AND TERMINATION.

- (a) Term. This agreement will become effective as described in section 17. Unless it is terminated earlier in accordance with subsection 2(b), this agreement will continue indefinitely.
- (b) Termination. This agreement may be terminated:
 - (i) by either party on provision of 30 days’ written notice to the other party, with or without cause;
 - (ii) by either party for a material breach of any provision of this agreement by the other party, if the other party’s material breach is not cured within 15 days of receipt of written notice of the breach;
 - (iii) by the Boarder if the Boarder, in their discretion, determines that the Owner’s Pets poses a danger to the health or safety of themselves, other pets, other people, or the Boarder. If these concerns prevent the Boarder from caring for the Pets, the Boarder will try to contact the



Owner to arrange for alternative care. If the Owner cannot be reached, the Owner authorizes the Boarder to place the Pets in a quarantined area within the facility.

- (iv) by the Owner at any time and without prior notice, if the Boarder is convicted of any crime or offense, fails or refuses to comply with the written policies or reasonable directives of the Owner at, or is guilty of serious misconduct in connection with performance under this agreement.
- (v) automatically, on the death of the Boarder.
- (c) Effect of Termination. After the termination of this agreement, the Owner shall promptly pay the Boarder according to the terms of Exhibit A for Services rendered before the effective date of the termination.

3. NATURE OF RELATIONSHIP.

- (a) Independent Contractor Status. The Boarder shall perform the Services solely as an independent contractor.

4. OWNER'S REPRESENTATIONS.

The Owner hereby represents:

- (a) the Owner is the actual owner of the Pets;
- (b) the Pets are current on rabies vaccination and has received other regular vaccinations or satisfactory titer level results from a certified veterinarian, as documented on Exhibit B; and the Owner will provide copies of such vaccines from a certified veterinarian that is signed;
- (c) the Pets have no history of vicious or violent behavior; and
- (d) the emergency contacts listed on Exhibit C (the "Emergency Contacts") have been notified that they have been designated to make decisions on the Owner's behalf in the case of an emergency.

5. AUTHORIZATION OF EMERGENCY MEDICAL CARE.

If an animal health emergency occurs and neither the Owner nor an Emergency Contact can be reached, the Owner hereby authorizes the Boarder to obtain whatever emergency veterinary care for the Pets that the Boarder deems necessary. A form of veterinary release to allow for this treatment is attached as Exhibit D (the "Release"). The Owner shall sign the Release on or before the date this agreement becomes effective. The Owner authorizes the Boarder to incur veterinary costs for the Pets in the Owner's name and will indemnify the Boarder from any liability arising from these charges.

6. EXCLUSION OF LIABILITY.

The Boarder is not responsible for:

- (a) costs (including medical care and attorneys' fees) related to the Pet's biting of another person or animal;
- (b) liability related to transportation, veterinarian treatment, and expenses for the Pets;
- (c) expenses resulting from the Pet's destructive behavior in the playground or kennel area

7. ASSIGNMENT AND DELEGATION.

- (a) No Assignment. Neither party may assign any of its rights under this agreement, except with the prior written consent of the other party. All voluntary assignments of rights are limited by this subsection.
- (b) No Delegation. The Boarder's duties under this agreement are personal, and the Boarder may not delegate any performance under this agreement, except with the prior written consent of the Owner.
- (c) Enforceability of an Assignment or Delegation. If a purported assignment or purported delegation is made in violation of this section 9, it is void.



8. GOVERNING LAW.

The laws of the state of Arkansas govern this agreement (without giving effect to its conflicts of law principles).

9. AMENDMENTS.

No amendment to this agreement will be effective unless it is in writing and signed by a party [or its authorized representative].

10. NOTICE.

Any notice or other communication provided for in or given under this agreement to a party will be in writing and given in person, by overnight courier, or by mail (registered or certified mail, postage prepaid, return-receipt requested) to the respective parties as follows:

If to the Owner:

If to the Boarder:
Country Pet Playground, LLC
2423 Hub Willis Road
Mountain View, AR 72560

11. SEVERABILITY.

If any provision contained in this agreement is, for any reason, held to be invalid, illegal, or unenforceable in any respect, that invalidity, illegality, or unenforceability will not affect any other provisions of this agreement, but this agreement will be construed as if the invalid, illegal, or unenforceable provisions had never been contained in it, unless the deletion of those provisions would result in such a material change so as to cause completion of the transactions contemplated by this agreement to be unreasonable.

12. WAIVER.

No waiver of a breach, failure of any condition, or any right or remedy contained in or granted by the provisions of this agreement will be effective unless it is in writing and signed by the party waiving the breach, failure, right, or remedy. No waiver of any breach, failure, right, or remedy will be deemed a waiver of any other breach, failure, right, or remedy, whether or not similar, and no waiver will constitute a continuing waiver, unless the writing so specifies.

13. ENTIRE AGREEMENT.

This agreement constitutes the final agreement of the parties. It is the complete and exclusive expression of the parties' agreement with respect to the subject matter of this agreement. All prior and contemporaneous communications, negotiations, and agreements between the parties relating to the subject matter of this agreement are expressly merged into and superseded by this agreement. The provisions of this agreement may not be explained, supplemented, or qualified by evidence of trade usage or a prior course of dealings. Neither party was induced to enter this agreement by, and neither party is relying on, any statement, representation, warranty, or agreement of the other party except those set forth expressly in this agreement. Except as set forth expressly in this agreement, there are no conditions precedent to this agreement's effectiveness.

14. HEADINGS.

The descriptive headings of the sections and subsections of this agreement are for convenience only, and do not affect this agreement's construction or interpretation.



15. EFFECTIVENESS.

This agreement will become effective when all parties have signed it. The date this agreement is signed by the last party to sign it (as indicated by the date associated with that party's signature) will be deemed the date of this agreement.

16. NECESSARY ACTS; FURTHER ASSURANCES.

Each party shall use all reasonable efforts to take, or cause to be taken, all actions necessary or desirable to consummate and make effective the transactions this agreement contemplates or to evidence or carry out the intent and purposes of this agreement.

Monthly Email Newsletter Consent:

If you want to receive informational monthly emails from Country Pet Playground, please provide your email address here: _____

In order for such emails to not end up in your spam/junk email, please add karissa@countrypetplayground.com to your address book. Thank you!

Each party is signing this agreement on the date stated opposite that party's signature.

Signature of Boarder: _____

Boarder: Karissa Hickman

Date: _____

Signature of Pet Owner: _____

Printed Name of Pet Owner: _____

Date: _____