A Dog's Dream * "The Pet Salon"

A Dog's Dream – "The Pet Salon" DAYCARE RELEASE

This is a contract between A DOG'S DREAM, operator of this facility, which provides both boarding and grooming services (hereinafter called "Facility"), and the pet(s) owner whose signature appears below (hereinafter called "Owner").

- 1. Owner agrees to pay the rate of boarding and/or grooming in effect on the date pet is delivered to the Facility. Owner further agrees to pay all costs and charges for special services requested, all veterinary costs for the pet during the time said pet is in the care of the Facility. IF THE PET BECOMES ILL OR IF THE STATE OF THE ANIMALS HEALTH OTHERWISE REQUIRES PROFESSIONAL ATTENTION, THE FACILITY, IN ITS SOLE DISCRETION, MAY ENGAGE THE SERVICES OF A VETERINARIAN, ADMINISTER MEDICINE OR GIVE OTHER REQUISITE ATTENTION TO THE ANIMAL, AND THE EXPENSES THEREOF SHALL BE PAID BY THE OWNER. THE FACILITY IS SPECIFICALLY AUTHORIZED TO GIVE PERMISSION FOR EMERGENCY SURGERY IF RECOMMENDED BY A VETERINARIAN, and if in the opinion of the Facility, such surgery appears to be a proper course of action considering all relevant factors. The Facility is specifically relieved of liability and responsibility in the event such surgery or treatment is authorized by the Facility, or in the event such surgery is not authorized by the Facility for any reason whatsoever.
- 2. By signing this contract and leaving pet(s) with Facility. Owner certifies to the accuracy of all information given about said pet(s) on information card. Owner specifically represents that he or she is the sole owner of the pet(s), free and clear of all liens and encumbrances. Owner specifically represents to Facility that the pet has not been exposed to rabies, distemper, or kennel cough within a thirty-day period prior to boarding and/or grooming. Owner further agrees that the pet(s) shall not leave the Facility until all charges, are paid in full, to Facility by Owner.
- 3. Facility shall exercise reasonable care for the pet delivered by the Owner for boarding and/or grooming. Owner releases Facility from any loss or injury to said pet, while in the care of the Facility. <u>IT IS EXPRESSLY AGREED BY OWNER AND FACILITY THAT FACILITY'S LIABILITY SHALL IN NO EVENT EXCEED THE LESSER OF THE CURRENT CHATTEL VALUE OF A PET OF THE SAME BREED, OR THE SUM OF \$200.00 PER ANIMAL BOARDED</u>. The Owner further agrees to be solely responsible for any and all acts of behavior, including damage incurred, by said pet while it is in the care of Facility.
- 4. All charges incurred by Owner shall be payable upon pick-up of pet. The Facility shall have, and is hereby granted, a lien on the pet for any and all unpaid charges resulting from boarding and/or grooming pet at the Facility or other charges. The Owner hereby agrees that in the event the boarding or grooming charges are not paid when due in accordance with this contract, the Facility may exercise its lien rights upon ten days written notice given by Facility to Owner by certified mail to address shown on the information card. Facility may dispose of pet for any and all unpaid charges at the sole discretion of the Facility, and Owner specifically waives all statutory or legal rights to the contrary. If Facility chooses to sell pet, and sale price is not adequate to pay such costs of board or other delinquent charges, plus cost of sale, then Owner shall be liable to Facility for the difference. This contract contains the entire agreement between the parties. All terms and conditions of this Contract shall be binding on their heirs, administrators, personal representatives and assigns of the Owner and the Facility.

OWNER FURTHER UNDERSTANDS:

OWNER MUST PROVIDE THIS FACILITY WITH PROOF OF CURRENT VACCINATION, OR PET WILL BE VACCINATED AT OWNER'S EXPENSE.

PETS NAME:______ OWNERS NAME:______ EMERGENCY NUMBER(S): ______

SIGNATURE:	DATE	