

ROSE CITY DOGS SERVICES AGREEMENT AND LIABILITY WAIVER

This Services Agreement and Liability Waiver ("Agreement") is entered into between Rose City Dogs ("RCD") and the undersigned pet owner ("Owner"). By signing this Agreement, Owner acknowledges and agrees to the following terms and conditions.

1. DISCLOSURE OF PET HISTORY

Owner certifies that all information provided regarding their dog(s) is truthful, complete, and accurate.

Owner agrees to disclose any history of:

- Aggression toward humans or animals
- Bite incidents
- Resource guarding
- Leash reactivity
- Anxiety or fear-based behaviors
- Escape attempts
- Medical conditions that may affect behavior or safety

Failure to disclose known behavioral or medical issues may result in immediate termination of services without refund and may result in Owner being held responsible for any resulting damages, injuries, or expenses.

1. ASSUMPTION OF RISK

Owner understands that participation in daycare, boarding, training, transportation, evaluations, playgroups, and other activities involving animals carries inherent risks.

These risks include but are not limited to:

- Dog bites
- Scratches and puncture wounds
- Illness and disease transmission
- Physical injuries during play
- Stress-related conditions
- Property damage
- Escape despite reasonable precautions

Owner voluntarily assumes all risks associated with participation in RCD services.

1. OWNER RESPONSIBILITY FOR DOG'S ACTIONS

Owner accepts full financial responsibility for all damages, injuries, veterinary expenses, medical expenses, property damage, legal costs, and related expenses caused by their dog.

If Owner's dog injures another animal, person, employee, contractor, visitor, or causes damage to property, Owner agrees to reimburse RCD and/or affected parties for all resulting costs.

Such costs may include:

- Veterinary treatment
- Emergency veterinary care
- Medical treatment
- Property repair or replacement
- Investigation expenses
- Collection costs
- Attorney fees where permitted by law

1. DAYCARE AND GROUP PLAY ACKNOWLEDGEMENT

Owner understands that dogs participating in daycare or group play interact with other dogs.

RCD evaluates dogs for participation but cannot guarantee compatibility between all dogs at all times.

Owner acknowledges that dog-to-dog interactions may result in injuries despite reasonable supervision and agrees that participation is voluntary.

RCD reserves sole discretion to determine whether any dog is appropriate for group activities.

1. HEALTH REQUIREMENTS

Owner certifies that their dog:

- Is free from contagious disease
- Is current on all required vaccinations
- Is free from parasites or is being appropriately treated
- Is physically fit to participate in services

Owner agrees to notify RCD immediately of any illness, injury, or exposure to contagious disease.

RCD reserves the right to refuse or discontinue services for health or safety reasons.

1. EMERGENCY VETERINARY CARE

If Owner's dog becomes ill, injured, or requires medical attention, RCD may seek veterinary treatment at its discretion when Owner cannot be reached or when delay may endanger the dog.

Owner authorizes RCD to obtain emergency veterinary care and agrees to pay all associated costs.

RCD is not responsible for the outcome of veterinary treatment.

1. RELEASE OF LIABILITY

Except in cases of gross negligence or willful misconduct, Owner releases and holds harmless Rose City Dogs, its owners, managers, employees, contractors, agents, and representatives from claims arising out of or related to:

- Injury to Owner's dog
- Illness of Owner's dog
- Death of Owner's dog
- Loss or damage to property
- Participation in daycare, boarding, transportation, training, evaluations, or other services

1. INDEMNIFICATION

Owner agrees to defend, indemnify, and hold harmless Rose City Dogs from any claims, demands, lawsuits, damages, liabilities, judgments, costs, or expenses arising from:

- The actions or behavior of Owner's dog
- Breach of this Agreement
- Inaccurate or incomplete information provided by Owner

1. REMOVAL OR TERMINATION OF SERVICES

RCD may immediately remove a dog from group activities, isolate a dog, require pickup, or terminate services if RCD determines the dog presents a safety risk.

No refund shall be owed for services terminated for safety reasons.

1. PAYMENT OF CLAIMS

Any reimbursement owed under this Agreement shall be due within fifteen (15) days of written notice and supporting documentation.

Failure to pay may result in collection efforts and recovery of reasonable collection costs and attorney fees where permitted by law.

1. GOVERNING LAW

This Agreement shall be governed by the laws of the State of Oregon.

1. SEVERABILITY

If any provision of this Agreement is found unenforceable, the remaining provisions shall remain in full force and effect.

1. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the parties and supersedes all prior oral or written agreements.

OWNER ACKNOWLEDGEMENT

By signing below, Owner acknowledges that they have read, understand, and voluntarily agree to all terms contained in this Agreement.

Owner Name: _____

Dog Name(s): _____

Signature: ____

Date: _____