

Country Inn Pet Resort Boarding Care Agreement

Owner name:	Co-owner name
Address:	
City State ZIP	
Phone number	alt. phone
Email	
Emergency contact and phone	
Pet Information	
Name:	Nickname(s):
	Markings/Colorings:
Gender: M / F Spayed or Neutered: Yes or N	lo
Weight: Birthday: Add	option date: Age when adopted:
Do you want your dog in playgroup if appropriat	e? Yes or No
Prior daycare/playgroup experience	
Health Information	
Veterinarian Name and Clinic:	
	Phone:
Vaccination expiration dates(documentation requ	
Rabies DHPP(k9)	
FVRCP (cat) Feline Leukemia(cat)	
Any injuries or medical issues or concerns:	
Does this condition require medication?:	
Is your dog currently on flea & tick preventative	÷ •
Any allergies to food or other?:	
Behavior	
	s not like?
Has your dog ever growled at or bitten a person?	: Yes or No If yes, please describe:
Has your dog ever bitten another dog or animal?	Yes or No
If yes, please describe:	
Other comments:	
Training	
If your dog is coming for board and train, please see	
Training goals? Known commands/cues: Any train	
Known commands/cues: Any train	ing challenges?:
Any training equipment used?:	
Location and date of any prior training classes:_	

Country Inn Pet Resort

Standard Care Agreement

1. Country Inn Pet Resort agrees to exercise due diligence and reasonable care and to keep the premises sanitary and properly enclosed. All pets are handled or cared for by the Country Inn Pet Resort staff without liability on Country Inn Pet Resort's part for loss or damage from disease, theft, fire, death, escape, injury, or harm to persons, other pet(s) or property, or from other unavoidable causes, due diligence and care having been exercised. 2. Should any pet become ill or seem to be in need of medical consideration, the Country Inn Pet Resort staff reserves the right to administer aid and/or to use any available veterinarian. Any expenses incurred shall be paid by the Owner in addition to their fees incurred for services provided at or by the Country Inn Pet Resort staff. 3. Owner agrees to pay the rate for services in effect on the date their pet is checked into the Country Inn Pet Resort. A NON-REFUNDABLE deposit is required to secure reservations. Deposit may be transferred to future boarding stay with 7 days notice or rescheduling or cancellation. Reservations canceled less than 24 hours prior to a scheduled reservation will forfeit deposit. Owner shall remain liable for all charges incurred for the care and maintenance of the pet listed on this document. It is expressly agreed that the Country Inn Pet Resort's liability shall in no event exceed the lesser of the current tangible value of a pet of the same species or the sum of \$200 per animal. The Owner further agrees to be solely responsible for any and all acts or behavior of said pet while in the care of Country Inn Pet Resort. The Owner of the pet agrees to pay a reasonable attorney fee incurred by Country Inn Pet Resort in the collections of any charges for services incurred by the Owner of the pet.

4. Pet must be in good general health and remain current on Rabies, DHLPP and Bordatella vaccinations for dogs and Rabies, FVCRP, Feline leukemia for cats when dropped off for any service provided at or by Country Inn Pet Resort. Owner must provide proof of all required vaccinations prior to or upon the first visit, and when vaccinations are updated, and/or annually. Pet must also be on a scheduled prevention program for fleas and ticks. Any pet displaying any signs of illness may be isolated from other pets and may require a clean bill of health from a veterinarian before any further stays. Pets arriving with fleas and/or ticks may be bathed at Country Inn Pet Resort's discretion, at Owner's expense. Pets that have harmed or shown aggression or threatening behavior to any person or other animal may be isolated for the safety and comfort of both the pet and staff and may incur additional handling charges. Country Inn Pet Resort reserves the right to refuse services or admittance to any animal.

5. Pet will be picked up by Owner or pre-approved Owner's agent on agreed time and date. Charges may be incurred, at prevailing rate for late pick-up. Any pet left 10 minutes after close time on the day of scheduled pick-up will be considered as an overnight guest and will be charged accordingly to be paid by the Owner. Country Inn Pet Resort will make every attempt to contact an owner if a pet has not been picked up or alternative arrangements made by the agreed upon date. Rate for pets left without notice or arrangement will be fifty dollars (\$50) per day. CIPR will hold said pet at the owner's expense for ten days. At that time, the pet will be considered abandoned and become the property of Country Inn Pet Resort to rehome or surrender as it sees fit.

6. Owner agrees that their pet may be videotaped and/or photographed. Country Inn Pet Resort shall be exclusive owner to the results and proceeds of such taping or photography throughout the world, an unlimited number of times in perpetuity, to copyright, to use and to license to others in any manner. Owner further agrees that their pet may be used in any and all media and the promotion, advertising, sale, publicizing, and exploitation of Country Inn Pet Resort

I/we certify that I/we have read and understand the rules and regulations set forth on the preceding page and that I/we have read and understand this agreement. I/we agree to abide by the rules and regulations and accept all the terms, conditions, and statements of this agreement.

Owner Date

Co Owner

Date

ANIMAL MEDICAL POWER OF ATTORNEY

Country Inn Pet Resort will make every effort to contact you in the event of a medical emergency involving your pet. However, if we should be unable to reach you, we will need formal authorization to request care for your pet on your behalf. Please review the following Animal Medical Power of Attorney, and if acceptable, sign below.

I/we, the undersigned owner(s), hereby designate Fuzzybutts K9 LLC. dba Country Inn Pet Resort, a Washington corporation, to act as my attorney-in-fact and to act in my/our name for the emergency medical benefit of my/our pet upon the terms and conditions outlined below.

1. Effectiveness. This Animal Medical Power of Attorney shall become effective in the case of a medical emergency requiring immediate care for my/our pet during my/our absence or if deemed necessary to preserve the life or well-being of my pet.

2. Powers. By the execution of this Animal Medical Power of Attorney, it is my/our intention that my/our

attorney-in-fact shall have the authority to make all the emergency health care decision for my/our pet to the same extent I/we would, including but without limitation, the following: to employ and discharge medical personnel; to execute documents; to provide written consents/releases for treatment; to obtain and administer prescribed medications; and to incur reasonable and necessary fees and costs in carrying out the powers and duties under this document that shall be reimbursed by me/us upon demand by Country Inn Pet Resort. **3. Indemnification**. I/we shall hold harmless and indemnify my attorney-in-fact from all liability for acts done in good faith.

ASSUMPTION OF RISK, RELEASE AND INDEMNIFICATION

1. Assumption of Risk. I/we understand and acknowledge that pets can be extremely unpredictable in behavior and while Country Inn Pet Resort performs its services, the chance of injury to my pet is possible. I/we assume all risks related to Country Inn Pet Resort's services to my pet (with the exception of gross negligence of Country Inn Pet Resort), including but not limited to: illness; bodily injury; death; theft; falls; bites; collisions with vehicles; natural disaster; the unavailability of emergency medical care; or the negligence or deliberate acts of third parties.

2. Communicable diseases. Although all pets coming into Country Inn Pet Resort are required to be vaccinated, it is still possible for a pet to become ill. I/we understand and acknowledge this risk and agree that Country Inn Pet Resort is not liable for any expense related to illness suffered by my pet during or after its stay, include, but not limited to Tracheobronchitis (Canine Cough) or H3N8 and H3N2 (Canine Influenza).

3. Release of Liability. I/we agree not to sue and to release from liability Country Inn Pet Resort, its officers, owners, agents, employees, and other persons or entities involved with the services offered by Country Inn Pet Resort, from all actions, claims or demands for injury, loss, or damage regardless of the cause.

4. Sole Ownership. I/we are owner(s) of the pet(s) and that I/we are fully authorized to enter into this Agreement. All of the information about this Agreement is true, accurate and complete. In a custody dispute Country Inn Pet Resort will require proof of ownership, a written property settlement agreement or court decree. I/we agree to indemnify and hold Country Inn Pet Resort harmless from and against

all loss, damage or expense, including Attorney's fees, resulting from misrepresentations by me/us or our representatives or resulting from my/our pet's stay including, without limitation, any person claiming to be the owner of our pet and any person claiming damage or injury by my/our pet.

5. Assumption of Liability. I/we hereby assume full legal and financial responsibility for any harm caused by my/our pet while in or on the premises and while my/our pet is/are under the care of Country Inn Pet Resort.

6. Indemnification. I/we understand and acknowledge that pets can be extremely unpredictable in behavior and may cause damage to third parties for which Country Inn Pet Resort could be held liable. I/we agree to bear any and all damages, losses, liabilities, demands and expenses, including legal and professional fees and I/we agree to defend, and hold Country Inn Pet Resort harmless from any liability thereon.

IT IS THE INTENTION OF THE PARTIES TO THIS AGREEMENT THAT THE FOREGOING RELEASES SHALL BE EFFECTIVE AS A BAR TO ALL ACTIONS, FEES, DAMAGES, LOSSES, CLAIMS, LIABILITIES, DEMANDS OR DEBTS WHATSOEVER, OF ANY NATURE OR KIND, KNOWN OR UNKNOWN, SUSPECTED OR UNSUSPECTED, ARISING OUT OF THE PERFORMANCE OF COUNTRY INN PET RESORT'S SERVICES. THE PARTIES TO THE AGREEMENT EXPRESSLY CONSENT THAT THIS RELEASE SHALL BE GIVEN FULL FORCE AND EFFECT IN ACCORDANCE WITH EACH AND ALL OF ITS EXPRESS TERMS AND PROVISION.

I/we understand that this Agreement contains an Animal Medical Power of Attorney, release of liability, and a contract between Country Inn Pet Resort and me/us, and I /we am signing this agreement of my/our own free will. If any part of this Agreement is deemed unenforceable, all the parts shall be given full effect to the extent possible. If there is a dispute between the parties relating to this Agreement, the prevailing party will be entitled to recover all costs and attorney fees of any subsequent proceedings (including arbitration, trial, and/or appellate proceedings).

I have read and signed the Country Inn Pet Resort Standard Care Agreement and it is hereby incorporated into this document. This Agreement and the Standard Care Agreement contains the complete understanding of the parties with respect to the subject matter hereof and supersedes all prior representations and understandings, whether oral or written. The Agreement may be modified only by writing signed by both parties.

OWNER:	Date:	

CO-OWNER:

Date: