

**CANINE HEALTH RESORT
SERVICE AGREEMENT**

This Service Agreement (“Agreement”) is entered into and made effective as of _____, by and between _____ (“Owner”) and CANINE HEALTH RESORT, LLC, a Colorado limited liability company (“CHR”).

- A. Owner’s pet, _____, has medical issues and concerns and Owner desires CHR to provide boarding and other services specifically requested by Owner.

- B. CHR is agreeable to providing Owner’s pet with boarding, transportation and other services as requested by Owner, all in accordance with the terms of this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and promises set forth in this Agreement, Owner and CHR hereby agree to the following:

AGREEMENT

1. Description of CHR Environment and Services. CHR is located on a private, fenced 70-acre farm. The farm has a ½ acre spring fed pond and acres of woodlands and open pasture. The farm is also home to horses, dogs and cats, all of whom tolerate most dogs. There is a ½ acre securely fenced, tree-shaded yard surrounding the home. All of the resident animals are current on their vaccinations and are in excellent health. Your dog will be commingling with other dogs unless otherwise requested.

The daily boarding rate includes regular or low-fat premium dry food, (unless otherwise provided by Owner), exercise and dispensing provided medication. Other services available at an additional cost to Owner include: transportation and stand-by time for appointments (e.g., massage therapy, acupuncture, grooming), airport pick-up/drop off, and accommodation of special dietary needs. Other services may be available upon Owner’s specific request.

Additional services requested by Owner: _____

Special needs: _____

2. Charges. The rate for boarding is \$_____ per day and is due in full on the date of pick-up from CHR. Payment may be made in cash, check, electronically (Venmo or PayPal) or credit card. The amount due is calculated in half-day increments beginning when the pet is dropped off until the time it is picked up.

3. Emergencies. In case of an emergency involving your pet, CHR will contact you as soon as reasonably possible. Owner will provide CHR with at least two contact telephone numbers (and names of emergency contacts, if different from Owner). If CHR determines, in its sole judgment that emergency treatment is necessary, CHR will transport your pet to Fort Collins Veterinary Emergency and Rehabilitation Hospital or to Colorado State University. In case of death, CHR will have your pet cremated at your expense and cremains held until your return unless directed otherwise.

4. CHR Right of Removal. A pet that engages in aggressive or inappropriate behavior, or is not appropriately adjusting to the CHR environment, may be restricted to a crate at CHR until alternative accommodations may be made. This will be determined at the sole discretion of CHR. Owner will be contacted promptly if this situation arises.

5. Insurance. CHR maintains liability insurance coverage, and the manager of CHR is covered by a health insurance policy.

6. Release of Liability and Indemnification. Owner, individually and on behalf of Owner's heirs, personal representatives, executors, administrators, attorneys and assigns, completely releases, forever discharges and indemnifies CHR, Connie Fredman, their officers, members, managers, directors, employees, agents, attorneys, insurers, affiliates, and any successors or assigns thereof, from any and all claims, demands, damages, costs, attorney fees, liabilities, losses, expenses, compensation, reimbursements, actions, rights, and causes of action of whatsoever kind and nature, known and unknown, including claims for personal injury, death or property damage to third parties, that may result from, arise out of or be in any way related to CHR's care, custody or control of Owner's pet. Owner's waiver and release of all claims, demands, and actions shall include, without limitation, any personal injury, death or property damage sustained as a result of the act or failure to act of any of the above-referenced persons and entities.

7. Governing Law and Venue. This Agreement shall be interpreted and governed under the laws of the State of Colorado. If litigation arises out of this Agreement, exclusive venue for the action shall be in Larimer County, Colorado.

8. No affiliation. CHR is not a contractor, agent, employee, representative or affiliate any other agency or facility.

Other conditions (temperament/ habits/ description of toys/bedding supplied by Owner):

Date: _____

PET'S NAME: _____

OWNER: _____

Signature: _____

Print Name: _____

Address: _____

Telephone: _____

Cell phone: _____

Facsimile: _____

e-mail: _____

Emergency contacts:

Name: _____

Telephone: _____

Name: _____

Telephone: _____

CHR:

Canine Health Resort, LLC, a Colorado limited liability company

Connie A. Fredman, Its Manager

Address: 1721 N. Shields St. – Ft. Collins, CO 80524

Phone No. 970-412-8649

e-mail: cafredman@aol.com

_____ Yes, you may use my dog's photo in your brochure and/or your website.

_____ No, please do not use my dog's photo in your brochure and/or your website.