



273 Derry Rd, Bldg #2 Litchfield, NH 03052 Phone #: 603-882-7800 Fax #: 603-882-7855

Pet Registration Agreement

This is an agreement between Fur-N-Feathers Pet Spa LLC (The Company) and the pet owner (The Owner) whose signature appears below:

- The Owner has/will provide The Company with proof of a current negative fecal test, Rabies and Distemper vaccinations. (The pet must have completed the distemper series.) NO services can or will be rendered if The Company does not have up-to-date verified paperwork on file.
- The Owner specifically represents that he or she is the sole owner of the pet.
- The Owner certifies that all information given about the pet(s) is accurate.
- The Owner specifically represents to the company that the pet has not been exposed to Rabies, Canine/Feline Distemper or Canine Bordatella (Kennel Cough) within a thirty day period prior to boarding, daycare or grooming.
- The Owner agrees to be solely responsible for any and all acts of behavior of the said pet(s) while the pet(s) is in the care of The Company.
- The Company will exercise reasonable care for the pet(s) delivered by The Owner to The Company for daycare, grooming, kenneling, training and any other related services. The Owner agrees that despite the efforts of The Company to provide a safe environment, there may be unpredictable and unforeseen circumstances that may expose their pet(s) to health risks or injury. The Owner hereby waives and releases The Company, its employees, owners and agents from any claims while the pet(s) is on the property. Matted animals are at a high risk to injury due to the hair being too tight to the skin.
- If the pet(s) become ill, or the state of health or well-being otherwise requires professional attention, The Company, at its sole discretion, may engage the services of a veterinarian or administer medication or other requisite attention to the animal. It is agreed that all costs and charges thereof shall be paid by The Owner.
- The Owner agrees to pay all costs and charges for services he/she requests.
- All charges incurred by The Owner shall be payable at the time of the pet(s) discharge from The Company. The Owner agrees that in the event the charges are not paid in accordance with this contract and proper notice is given, The Company may exercise its rights regarding liens, abandonment consideration and disposal in accordance with State Statute subdivisions 437:19 and 437:20.
- One day's deposit is required upon booking kenneling and a 48 hour notice is required upon cancellation or your deposit will be forfeited. For long term boarding arrangements, The Company, at its sole discretion, may require a deposit before agreeing to provide services. The Owner agrees to pay such deposit as required. Boarding pricing of \$55.00 per day based on a 24 hour basis. For ex: The dog is dropped off at 8:00a and picked up at 8:00a the following day = 1 day. Any time that exceeds 24 hours is considered an additional ½ day- \$27.50. Minimum kenneling charge is equal to 1 day.
- The Owner agrees to pay a \$15 fee if their grooming only pet is not picked up within 2 hours of being called on. Please plan accordingly.
- The Owner is aware that if a daycare reservation is not canceled, the Owner will be charged the daycare fee for that day. If a full day is scheduled, owner will pay a full day charge of \$30. If half day is scheduled, owner will pay a half day charge of \$17.
- ALL DOGS MUST HAVE A COLLAR ON WHILE IN DAYCARE OR BOARDING.
- This contract contains the entire agreement between the parties. All terms and conditions of this contract shall be binding on the heirs, administrators, personal representatives and assignees of The Company.
- This contract is binding for the present and all subsequent engagements for services of The Company by The Owner.

I hereby acknowledge that I have read all of the above and agree as to the owner of the pet(s) foregoing. This contract will expire 5 years from the date of signature.

Pet(s) Owner

Signature: _____

Date: _____

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