



Daycare Agreement

Owner Name: _____ Date: _____
 Address: _____ City: _____ State: _____ Zip: _____
 Home Phone: _____ Bus. Phone: _____ Cell Phone: _____
 E-Mail Address: _____
 Emergency contact: _____ Phone: _____
 Names of people authorized to drop off/ pick up your pet: _____
 How did you hear about us? _____

Pet Information

Pet Name: _____
 Breed: _____ Date of Birth: _____ Color: _____ Weight: _____
 Male Neutered Female Spayed Markings/Features _____
 Veterinarian: _____ Address: _____ Phone: _____

Feeding Instructions

Name of food _____ Quantity _____ Frequency _____
 Wet Dry Mix Dry with water _____ Allergies: _____
 Food Restrictions: _____ Is it ok to give your dog treats? Yes No House food? Yes No

Medical Information

Vaccination Policy

It is the responsibility of the client to provide proof of vaccination history for each animal attending CFFC. Dogs whose shots are not up to date will not be allowed to attend. To insure the protection of all the pets under our care, the following vaccinations must be up to date 5 days prior to attendance.

Rabies Distemper Bordetella – 6 month vaccination

Owner understands that even if Owner's dog(s) is vaccinated against Kennel Cough (Bordetella), there is a chance that the Owner's dog can still contract Kennel Cough. I agree that I will not hold Canine Fitness and Fun Center responsible if Owner's dog(s) contract Kennel Cough. _____ (initials).

Medication

Name of Medication	Reason for Use	Frequency	Quantity	Last Dose Given
_____	_____	_____	_____	_____

Are there special instructions for administering medication? _____

Medical Illness Policy

Should your pet require immediate medical attention, your pet will be transported to the nearest Veterinary Hospital. We would call the emergency numbers regarding your pet's symptoms, treatment options and an estimate of additional costs.

Please perform whatever services the doctor deems necessary for the best care of my pet until someone can be reached. I authorize up to the following amount:

\$300.00 \$500.00 \$1000.00 Unlimited

Do not administer any medical treatment until specific authorization is given. _____

Disclaimers & Additional Provisions Relating to Group Play, Swimming and Day Care

Canine Fitness and Fun Center is happy to offer the opportunity for your dog to use the swimming facilities and participate in group play. Canine Fitness and Fun Center offers both an indoor and outdoor play area and all dogs will be under supervision by one of our Certified Pet Care Technicians. Group play is an important part of a dog's ability to socialize and obtain exercise to maintain a healthy heart and weight. In order for us to be able to offer these valuable services, we have developed the following set of provisions and disclaimers, which you must carefully read and agree to before allowing your pet to participate in group play, swimming at Canine Fitness and Fun Center.

- (1) Group play is for happy, healthy dogs that are neutered or spayed. Play group is not recommended for dogs that have medical conditions such as diabetes, seizures, heart murmurs or any other medical condition that may be aggravated by excitement or rough play. Canine Fitness and Fun Center assumes no responsibility for the aggravation of any medical disorders caused by your dog's participation in group play, and owner agrees that in such event, the provisions of section (3), below, shall not apply.
- (2) Group play is also not for dogs that have temperament problems such as aggression or extreme shyness with either dogs or people. If your dog is found to exhibit any of these behaviors they will be removed from the playgroup and you will receive a note with an explanation as to why your dog was removed. Canine Fitness and Fun Center has a **no tolerance** policy. The daily fee will not be refunded for this day of daycare or swimming.
- (3) Standard precautions will be used against the injury, escape, or death of this pet. The clinic and staff will not be held responsible for injuries that occur, provided standard care and precautions have been followed as determined at the sole discretion of Canine Fitness and Fun Center. It is expressly agreed by Owner and Canine Fitness and Fun Center that Canine Fitness and Fun Center's liability shall in no event exceed the lesser of the current chattel value of a pet of the same species or the sum of \$200.00 (Two Hundred Dollars) per animal boarded. In no event shall Canine Fitness and Fun Center be liable for illnesses that arise during Owner's pets stay or after Owner's pet has left the facility.
- (4) Owner understands and agrees that inherent risks are being taken by Owner should they elect to allow their pet access to the swimming facilities. These risks include, but are not limited to, dermatologic issues, injury from slipping, death by drowning, and injuries or illnesses caused by interaction with humans and other animals. Owner agrees that any injury to their pets incurred during their use of the swimming facilities shall not bring about any liability of any type on the part of Canine Fitness and Fun Center, and that in this event, the provisions of section (3), above, shall not apply.
- (5) Owner understands and agrees that the Owner is solely responsible for any harm caused by Owner's dog(s) while attending or swimming at Canine Fitness and Fun Center. Owner further understands and agrees that in admitting Owner's dog to Canine Fitness and Fun Center all health and behavior problems have been fully disclosed to the best of owner's knowledge.
- (6) Canine Fitness and Fun Center reserves the right to refuse to accept a pet if at Check- In it appears to us, in our sole discretion, that such pet is sick or that its behavior could jeopardize the health or safety of other pets or our staff.
- (7) Owner agrees and understands that there are inherent risks of illness or injury when dealing with animals and humans in a group situation. Such risks include, but are not limited to: problems associated with rough play such as bite wounds and scratches, kennel cough or other illness, and in rare instances death. Owner understands and agrees that under no circumstances shall Canine Fitness and Fun Center be responsible for illness or injury to pets participating in group play, and that in such event, the provisions of section (3), above, shall not apply.
- (8) Owner fully understands that any health or behavior problems that develop during their stay at Canine Fitness and Fun Center will be handled and treated as deemed appropriate by the employees at Canine Fitness and Fun Center and owner agrees to assume full financial responsibility for any and all expenses arising or relating thereto, subject to the stipulations set forth in the Medical / Illness policy above.
- (9) Owner understands and agrees to the charges for swimming at Canine Fitness and Fun Center. Drop off and pick times for animals swimming at Canine Fitness and Fun Center are as follows: 7am-9am and 5pm-8pm. A late fee of \$5.00 will be assessed for drop offs and pickups between 6:30am and 9pm outside of the scheduled drop off times. Late pickups must be prearranged through the facility. No drop offs or pick-ups will be allowed between the hours of 11am - 1pm and 9pm - 6:30am.

(10) All charges incurred by the Owner under this agreement shall be due and payable in full upon pick up of the pet. Owner agrees that the pet shall not leave Canine Fitness and Fun Center until such time as all charges incurred by the Owner have been paid in full to Canine Fitness and Fun Center. In addition, Canine Fitness and Fun Center is hereby granted by Owner a lien on the pet for any and all unpaid charges resulting from attending Canine Fitness and Fun Center. Owner hereby agrees that in the event that all charges incurred under this contract are not paid when due, Canine Fitness and Fun Center may exercise its lien rights upon ten days written notice sent by certified mail, return receipt requested, to Owner at the address shown on this contract. Canine Fitness and Fun Center may dispose of pet for any and all unpaid charges, at public or private sale or by turning pet over to the nearest humane society or animal shelter. If such sale shall not secure sufficient funds to pay for all charges incurred under this contract, then Owner shall be liable to Canine Fitness and Fun Center for the difference. All monies realized by Canine Fitness and Fun Center at such sale, over and above the charges incurred under this contract and the costs of sale, shall be paid by Canine Fitness and Fun Center to Owner.

(11) This contract is subject to the provisions of C.R.S. 12-64-115 (Abandonment of Animals), which reads:

- (1) Any animal placed in the custody of a licensed veterinarian for treatment, swimming, or other care which is unclaimed by its owner or his agent for a period of more than ten days after written notice, by certified mail, return receipt requested, is given to the addressee only at his last known address shall be deemed to be abandoned and may be turned over to the nearest humane society or animal shelter or disposed of as such custodian may deem proper.
- (2) The giving of notice to the owner, or the agent of the owner, of such animal by the licensed veterinarian, as provided in subsection (1) of this section, shall relieve the licensed veterinarian and any custodian to whom such animal may be given of any further liability for disposal. Such procedure by the licensed veterinarian shall not constitute grounds for disciplining procedure under this article.
- (3) For the purpose of this article, the term "abandoned" means to forsake entirely, or to neglect or refuse to provide or perform the legal obligations for care and support of an animal by its owner, or his agent. Such abandonment shall constitute the relinquishment of all rights and claims by the owner to such animal.

(12) 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 assigns of Owner and Canine Fitness and Fun Center.

(13) If any legal action is brought to enforce the provisions of this contract, the prevailing party shall be entitled to recover reasonable attorney's fees. These fees, which may be set by the court in the same action or in a different action brought for that purpose, are in addition to any other relief to which the prevailing party may be entitled. Owner agrees that venue for any action or proceeding filed under this contract shall be in Denver County, Colorado.

(14) Owner understands and agrees that in the event that any portion of this agreement shall be found void or unenforceable for any reason all other portions of the agreement will remain in full force and effect.

Cancellation Policy: Should it occur that you must cancel your booking, please do so as soon as possible. Cancellations and No- Shows that take place within 24 hours of drop off date will be charged a non – refundable daily rate.

I have read, understand and agree to all provisions of this agreement. I fully intend to pick up my pet on the above specified date. If circumstances change I will notify Canine Fitness and Fun Center of the new pick up time and assume responsibility for any additional charges incurred.

I understand that allowing my dog to participate in group play or swimming at Canine Fitness and Fun Center is not without risk to my dog, and I accept and agree to be fully responsible for the consequences of assuming such risk. I hereby release Canine Fitness and Fun Center for any responsibility for injury to my pet during group play or swimming, and understand and agree that in such event, the provisions of section (3), above, shall not apply.

I hereby waive and release Canine Fitness and Fun and their employees from any and all liability for injury or damage resulting from the actions of my dog, any other dog, or any humans in the playgroups or during use of the swimming facilities. I expressly assume the risk of any injury to my dog including any and all medical expenses resulting from or relating to said injury, subject to the stipulations set forth in the Medical / Illness policy above.

I hereby agree to indemnify and hold harmless Canine Fitness and Fun Center, its employees, officers, members, agents, and guests from any and all claims resulting from any action(s) by any dog in the play group or during use of the swimming facilities (including my dog) and that this release and indemnification shall be in force whenever my dog participates in the community playgroup or uses the swimming facilities starting with the date indicated below and thereafter.

SIGNATURE (Owner/Agent for Pet): _____ DATE: _____