

K9 Playtime, Inc.
590 Brannan Street
San Francisco CA 94107
415-796-2245
www.k9playtime.com

K9 Playtime, Inc. Doggie Day Care Services Agreement

This is an agreement between K9 Playtime, Inc., a California Corporation, located at 590 Brannan Street San Francisco CA 94107, and Owner / Guardian _____ (parents name), located at _____ (parents home address).

The following are the terms and agreement for (pet name or names) listed below:

I, hereby certify that my dog(s) is/are in good health and has/have not been ill with any communicable conditions in the last 90 days. I further certify that my dog(s) has/have not harmed or shown aggression or threatening behavior towards any person or any other dog. I have read and understood the following:

Please Review and Initial Agreement for each Paragraph:

1. _____ K9 Playtime agrees to exercise due diligence and reasonable care and to keep the premises sanitary and properly enclosed. All pets are handled and cared for and by K9 Playtime staff and contracted personnel, and Owner agrees, that K9 Playtime, and K9 Playtime staff and personnel, will not be liable for any problems that develop. This includes, but not limited to, loss or damage from disease, infection, theft, fire, death, escape, injury or harm to Owners dog, to persons, or other pet(s), or property by said pet, or from other causes. I hereby release K9 Playtime and all staff and personnel of any liability of any kind whatsoever arising from my dog(s) attendance and participation at K9 Playtime. Owner also agrees to reimburse any and all legal costs incurred by K9 Playtime as a result of defending this liability waiver and agreement.
2. _____ Owner is aware of the risks involved with their pet interacting with other pets in a group setting. These include, but are not limited to, scrapes, cuts, bites, viral and bacterial infections. Owner agrees any costs as a result of injury, harm, or loss are the sole responsibility of the Owner.

3. _____ Should any pet become ill or seem to be in need of medical consideration, K9 Playtime reserves the right to administer aid and/or to use any available veterinarian. Any expenses so incurred shall be paid by the Owner of said pet in addition to the fees incurred for services provided at or by K9 Playtime.
4. _____ Owner agrees to pay the rate for services in effect on the date their pet is checked into the K9 Playtime. Prices are subject to change at any time, without notice. Cancellation fees may be applied. Owner shall remain liable for all charges incurred for the care and maintenance of said pet. Owner agrees to pay any costs, including legal costs, to collect unpaid balances.
5. _____ It is expressly agreed that K9 Playtime's liability shall in no event exceed the lesser of the current tangible value of a pet of the same species, or for the sum of \$200.00 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 K9 Playtime. The Owner of the pet agrees to pay reasonable attorney fees incurred by K9 Playtime for any claim or legal action taken against K9 Playtime, K9 Playtime staff or personnel.
6. _____ Pet must be current on all vaccinations: Rabies, DHLPP, Bordetella and must be on a scheduled prevention program for fleas and ticks. Pets arriving with fleas and/or ticks may be bathed and treated at K9 Playtime's discretion, at Owner's expense. The Facility reserves the right to refuse service to any dog.
7. _____ Owner agrees that pet will be picked up by Owner or a pre-approved Owners agent by closing time on scheduled pick-up date. Charges may be incurred, at prevailing rate, for late pick up. That fee is \$20 from closing until 10 pm. Closing time is established and posted at facility site and marketing material. After 10 pm, the dogs will be considered boarding and boarding charges will be charged. No verbal changes will be recognized. Any pet not picked up within 48 hours will be considered abandoned. Any expenses incurred for the transport, overnight care, and/or placement or adoption of said pet shall be paid by the Owner in addition to other fees incurred for services provided by at or through K9 Playtime. Owner hereby grants a lien on said pet for any and all unpaid charges resulting from services provided by at or through K9 Playtime.
8. _____ Owner agrees that their pet may be videotaped, photographed and/or recorded without notice. K9 Playtime shall be the exclusive owner to the results and all proceeds of such tapings, photography and recordings with the rights 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 in the promotion, advertising, sale, publicizing, and exploitation of the Facility without notice to owner.

I understand and agree to the above conditions.

Owner's signature: _____ Date: _____