

OWNER AGREEMENT

1. I understand that if my dog is in an altercation with another dog, my contact info may be given to the other dog's owner.
2. I understand that I am responsible for any medical care expenses and damages to my dog or expenses that result from injuries caused by my dog while attending Camp Diggity Dogs (CDD).
3. I waive and relinquish any and all claims against CDD, its employees and representatives, except those arising from negligence on the part of CDD.
4. I have disclosed to CDD all known dangers associated with my dog.
5. I understand and agree that CDD shall not be held responsible for any damage to my property or dog, or that of others, during the period in which my dog is in its care.
6. If I choose to use the after-hours pick-up or before-opening drop-off system, I understand that there may be other dogs with my dog, and that the area is unsupervised and unattended during the hours which CDD is closed. I take all risks associated with leaving my dog there and waive and relinquish any and all claims against CDD, its employees and representatives, for anything that happens during this unsupervised period.
7. I understand that under no circumstances will CDD be liable for consequential damages or damages beyond the replacement value of my dog.
8. If any medical problems develop while my dog is in the care of CDD, I authorize CDD to do whatever they deem necessary for the safety, health, and well being of my dog. I give my authorization to CDD to use their best judgement in how much to spend, or to not spend, on veterinary care, should it become necessary. Further, I agree to assume full financial responsibility for any and all expenses incurred.
9. I understand that CDD is a cage-free facility. I understand that there is a swimming pool and that small dogs may not be able to stand in the pool. I accept the risks involved and agree that CDD is not liable for any injuries or illnesses resulting during my dog's visit. I understand that there is someone who stays in the facility at night, but is not in the dog room overnight. I accept the risks associated and will not hold CDD liable for any injuries.
10. I hereby declare to CDD that I am the legal owner of my dog or put in legal responsibility for my dog; that my dog has not been exposed to distemper, rabies or parvo within the last thirty days; that my dog has been vaccinated as indicated by records present; that my dog is currently and properly licensed; and that I have read this agreement in its entirety.
11. I understand that photographs or other graphic, sound, or other image, likeness, recording, etc., may be made of my dog (s) by CDD and that such may be used for any purpose without compensation, and I release to CDD all rights that I may possess or claim to such image, likeness, recording, etc.
12. I understand that if my dog is not picked up by closing, I may have to board my dog and pay for the additional night.
13. I understand that if my dog stays overnight, and is picked up later than the time he was dropped off, I may be charged for daycare for that day. I also understand that all reservations require 72 hours notice for refund of deposit.
14. I understand that daycare packages expire after 3 months and are non-refundable. CDD has the right to enforce this policy and may not honor expired daycare packages, and may not offer a refund for unused days, whether expired or not.
15. It is understood that any dispute between customer and CDD, as to the care and treatment of pets while at CDD, will be determined by submission to arbitration as provided by CA law and not by lawsuit or resort to court process except as CA law provides for judicial review of arbitration proceedings. Both parties to this contract are giving up their constitutional right to have any such dispute decided in a court of law before a jury and instead are accepting the use of arbitration. Such arbitration shall be in accordance with CA law. This arbitration agreement shall apply to any and all such disputes or claims arising out of pet care by CDD against CDD or its owner. Each party shall choose 1 official, impartial arbitrator, and the 2 arbitrators shall choose a 3rd arbitrator. Plaintiff shall pay all arbitration costs.

If any provision of this agreement is finally determined by a court to be unenforceable, the remainder of this agreement shall remain in full force and effect

This agreement shall bind the undersigned party, as well as family, friends, and any other interested party.
I have read all of the above and agree to comply:

Print Name:

My Dog's Name:

Signature:

Date: