



GROOMING CONSENT FORM

Name _____

Address _____

City _____ State _____ Zip _____

Daytime Phone _____

Evening Phone _____

Cell Phone _____

E-mail Address _____

Veterinarian _____

How Did You Hear About Us?

- Radio
- Yellow Pages
- Mailing/Postcard
- Print Ad (Which Magazine/Newspaper?) _____
- Referral/Word of Mouth (Who can we thank?) _____
- Booth/Exhibit
- Walk-in
- Return Customer
- Other _____

Pet Information

Name _____

Male Female (check one) Birthdate _____

Is your pet spayed/neutered? Yes No (check one)

Breed _____ Color _____

Medical Conditions (seizures, injuries, heart, respiratory, allergies, etc):
Please give details.....

Check All That Apply?

- Bites
- Arthritic
- Epileptic
- Dog Aggressive
- Deaf/Blind
- Diabetic
- Allergies _____
- Medication(s) _____
- Other _____

Groomer Notes: (staff use)

TERMS AND CONDITIONS FOR GROOMING

I, _____, agree to the following terms and conditions relating to grooming services of one or more of my dogs at Triple Five Ventures, LLC, dba Boarding & Beyond (“the Company”).

Grooming services for your dog or cat consists of a combination of several processes. These processes may include, but not limited to: bath, brush out, ear cleaning, nail trimming, anal gland expression, and hair clipping (if applicable). Additional services include de-matting, teeth brushing, flea treatments, and medicated shampoos.

I understand that my pet(s) will be tethered or restrained in the tub and also while on the grooming table. Furthermore, I understand that if my pet is heavily matted it may be necessary to remove the animal’s coat (“strip”). Although the groomer will use all precautions during the de-matting process, I have been made aware of possible reactions, such as clipper burn, nicks and cuts to the skin, and skin irritation as a result of the stripping process. The Company cannot be held responsible for injuries or aggravation to the skin as a result of the stripping process.

I understand I am responsible to have my pet(s) current on all vaccinations including rabies, distemper and bordetella, to protect them and other pets at the Company from the spread of communicable disease(s).

I am aware that the process of grooming may cause increases in stress levels. The stress of grooming may cause known “Special Conditions” such as arthritis, bone, joint, or surgical sites to become active or inflamed, and unknown, or inactive conditions such as heart, kidney, or liver disorders to become active and can result in illness, seizures, or the death of my pet. I hereby release the Company of any liability associated with my pet’s medical condition during the course of grooming.

The Company will exercise reasonable care to prevent injury or illness to my pet, however, if my dog becomes ill or injured for any reason while in the care of the Company, I give permission to the Company to take all reasonable actions to obtain medical treatment for my dog, including the use of a veterinarian. The Company will make reasonable efforts to contact the owner in the event that veterinarian care is required. I understand that the Company will bring my dog to my veterinarian if it is reasonably convenient for the Company to do so, otherwise, the Company will bring my dog to a veterinarian that the Company chooses. I agree to pay for all costs of such treatment immediately upon demand by the Company.

I understand that the Company utilizes a “cage-free” environment, which means that my dog(s) may co-mingle with other dogs in the Company’s facility. Furthermore, if my dog(s) do not get along with other dogs or show vicious behavior, I hereby consent to a crate being used to house my dog; crates shall be used to house one dog only.

I shall reimburse the Company immediately upon demand by it for any costs that it incurs as a result of the behavior of my dog. Furthermore, I agree to indemnify the Company and its shareholders, officers, directors, employees, successors, assigns, and heirs, and hold them harmless as to any costs, damages or legal expenses incurred in the defense of any and all personal injury or other claims for negligence, brought by a third party arising from or related to my actions or of my dog while on the premises of, or in the custody of, the Company. I hereby represent that I have insurance coverage and/or financial resources adequate to pay for any injury or damage which was caused by my dog while it is in the care and custody of the Company.

If I abandon my dog with the Company, the Company may bring it to a shelter of its choice.

Any dispute which arises between the Company and me which we cannot otherwise resolve shall be submitted to the American Arbitration Association for binding arbitration in Denver, Colorado pursuant to its Commercial Arbitration Rules, except that disputes concerning \$15,000 or less shall be resolved in the small claims or county courts of Denver County, Colorado. The parties consent to personal jurisdiction and venue being proper in the courts of Denver County, Colorado. An arbitrator(s)’ award shall be final and binding and may be entered in any court having jurisdiction thereof. The prevailing party shall be entitled to recover its/his/her reasonable costs and attorney’s fees from the losing party.

I agree to the Terms and Conditions set forth above.

Signature of Owner

Date