

Dog's name: _____
Breed: _____ Color: _____
Sex: _____ Weight: _____ Age: _____ Birthdate: _____

Paws to Play Naples
4 4404 Tamiami Trail East #2
Naples, FL 34112
239-455-PAWS (7297)
239-455-7292 (Fax)

P2pnaples@gmail.com
www.pawstoplaynaples.com

Owner/Parent's Name: _____ Email: _____

Address: _____

Home Phone: _____ Cell Phone: _____ Work Phone: _____

Person's authorized to pick up/drop off your dog: _____ Phone: _____

_____ Phone: _____

EMERGENCY Contact: _____ Phone: _____

Furry Family Member Information:

Spayed/Neutered: _____ How long have you lived with your dog? _____

Is your dog friendly with other people: _____ If no, please explain: _____

Friendly with other dogs: _____ If no, please explain: _____

Has your dog ever been to a doggie daycare or been in off-leash group play? _____

Has your dog bitten anyone? _____ If yes, please explain: _____

Can you or **anyone** take food or toys away without growling or biting? _____

Is your dog afraid of thunderstorms or fireworks? _____ If yes, please explain: _____

Does your dog have: separation anxiety, eats non-food items, escape artist, digs, jump fences or any other interesting behavior? _____

Please explain any of the above behaviors: _____

Is your dog on a special diet? _____ If yes, please explain: _____

Allergies/Health Issues: _____

Is your dog on medication? _____ If yes, please explain: _____

**we will administer medication prescribed by your veterinarian.*

Veterinarian's Name: _____ Phone: _____

Address: _____ Fax: _____

**Please attach current vaccinations and health records from the veterinarian. The vaccination list is on the website.*

How did you hear about Paws to Play Naples? _____

By signing below, you agree to the legal disclaimer on the back of this form.

Signature: _____ Date: _____

Paws to Play Naples Release

This is a contract between Paws to Play Naples, LLC (hereinafter referred to as "Paws") and the dog owner whose signature appears above (hereinafter referred to as "Owner").

1. The Owner certifies the accuracy of all information Owner has conveyed about Owner's pet to Paws.
2. Owner specifically represents to Paws that Owner's pet has not been exposed to rabies, distemper or any other contagious or communicable disease within a thirty day period prior to being left for daycare, boarding or grooming. Owner agrees to notify Paws of any exposure to any virus, infection or other transferable illness and will not bring pet to Paws until pet is symptom free for a reasonable period to be determined by pet's veterinarian or until written approval is obtained from a veterinarian. Owner further agrees not to bring pet to Paws if pet is exhibiting any signs of illness that may be harmful to other dogs in attendance, such as: vomiting, diarrhea, extreme lethargy, etc. without first obtaining approval from Paws.
3. Owner represents to Paws that all credit card information Owner has provided to Paws is accurate. Owner further represents that all information Owner has provided to Paws about Owner is accurate, and that Owner is over 21 years of age.
4. Owner specifically represents that he or she is the sole owner of the dog (which Owner is delivering to Paws pursuant to this Contract), free and clear of all liens and encumbrances.
5. Owner agrees to pay at the rate for daycare and/or boarding in effect on the date Owner checks Owner's dog into Paws as listed in Paws.
6. Owner agrees that if Owner's dog becomes ill or if the state of the dogs health otherwise requires professional attention, Paws, in its sole discretion may engage the services of a veterinarian or administer medicine or give other requisite attention to the dog and the expense thereof shall be paid by the Owner. Owner gives consent to Paws to act in the Owner's behalf in obtaining emergency veterinary care at Owner's expense if deemed necessary by Paws or any of its employees. Owner agrees to indemnify and holds Paws and its employee harmless from said expenses.
7. Owner agrees to pay all charges for special services requested, all veterinary costs for the dog during the time, said dog is in the care of Paws, and all fees incurred by Owner through Owner's failure to comply with Paws Cancellation Policy.
8. Owner agrees that Paws may collect amounts owed by Owner due to Owner's failure to comply with Paws Cancellation Policy by charging such amounts to Owner's credit card (data concerning which Owner has supplied to Paws). All other charges incurred by Owner shall be payable upon pick-up of Owner's dog, or when billed by Paws at the address of the Owner listed in the Contract. Owner further agrees that Paws shall have the right to refuse to release Owner's dog to Owner until Owner has paid all charges due from Owner to Paws.
9. Owner hereby grants Paws a lien on Owner's dog for any and all unpaid charges resulting from daycare, boarding or any other service provided by Paws.
10. Owner assumes any and all expenses or liability for injuries that Owner's dog may inflict upon any human or other dog while in Paws. Owner agrees to indemnify and holds Paws and its employees harmless from any and all expenses and liability incurred as a result of injuries Owner's dog inflicts upon any human or other dog while in Paws.
11. Owner hereby grants Paws the right to take photographs of the Owner's dog while Paws is caring for Owner's dog, and to post or reproduce any and all photographs taken (as well as Owner's dog's name) on or in, without limitation, Paws web site, promotional materials and merchandise, without becoming liable to the Owner (or the Owner's dog) for any royalty payment of any kind. OWNER HEREBY RELEASES, COVENANTS NOT TO SUE, AND FOREVER DISCHARGES PAWS OF AND FROM ANY AND ALL CLAIMS, DEMANDS, RIGHT, AND CAUSES OF ACTION OF WHATEVER KIND AND NATURE INCLUDING, BUT NOT LIMITED TO, APPROPRIATION OF THE PICTURE OR NAME OF OWNER'S DOG FOR COMMERCIAL ADVANTAGE, PUBLICATION OF FACTS PLACING THE OWNER AND/OR OWNER'S DOG IN A FALSE LIGHT, AND PUBLIC DISCLOSURE OF PRIVATE FACTS ABOUT THE OWNER AND/OR OWNER'S DOG, ARISING OUT OF OR RELATING TO ANY PHOTOGRAPHING OF OR USE OF PHOTOGRAPHS OF OWNER'S DOG PURSUANT TO THE AUTHORITY OWNER HAS GRANTED PAWS IN THE SENTENCE IMMEDIATELY PRECEDING THIS SENTENCE.
12. Paws shall exercise reasonable care for the Owner's dog while Owner's dog is in Paws custody. The Owner recognizes the potential risks involved with group play/dog daycare, boarding and grooming due to the unpredictable nature of dogs.

13. Paws reserves the right to charge the level or type of daycare/boarding or remove the dog from group play, if in its sole discretion it is believed necessary to ensure the safety of the dog , other dogs, or its employees.

14. OWNER EXPRESSLY AGREES THAT PAWS LIABILITY SHALL IN NO EVENT EXCEED THE CURRENT CHATTEL VALUE OF A DOG OF THE SAME SPECIES AS THE DOG DELIVERED BY OWNER TO PAWS PURSUANT TO THIS CONTRACT.

15. This contract contains the entire agreement between the parties. All terms and conditions of the contract shall be binding on the heirs, administrators, personal representatives and assigns of the Owner and Paws.

16. No dog may be left at Paws after scheduled pick up time without communication from Owner. If Owner's dog is left at Paws without any contact, instructions or notification regarding its pick up from Owner or authorized persons, Owner's dog will be deemed "abandoned" at 6pm on the seventh (7th) day after scheduled pick up date. If Owner abandons their dog, Paws will become its legal owner and guardian. Paws will, in its sole discretion, determine whether to rehome the dog or relinquish it to a shelter or rescue of Paws choice.

17. Any controversy or claim arising out of or relating to the contract, or the breach thereof, or as the result of any claim or controversy involving the alleged negligence by any party to this contract shall be settled by arbitration in accordance with the rules of the American Arbitration Association, and judgment upon the award rendered by an arbitrator may be entered in any court having jurisdiction thereof. The arbitrator shall, as part of his/her award, determine an award to the prevailing party of the costs of such arbitration and reasonable attorney's fees of the prevailing party.