



THE CONTRACT

This is a contract between Camp Kitty, LLC and the cat owner whose signature appears below (hereinafter referred to as “Owner”).

1. Owner certifies the accuracy of all information Owner has conveyed about Owner's cat to Camp Kitty
2. Owner specifically represents to Camp Kitty that Owner's cat has not been exposed to rabies, distemper, ringworm, FIP or any other contagious or communicable disease within a thirty day period prior to being left for boarding. Owner agrees to notify Camp Kitty of any exposure to any virus, infection or other transferable illness and will not bring cat to Camp Kitty until cat is symptom free for a reasonable period to be determined by cat's veterinarian or until written approval is obtained from a veterinarian. Owner further agrees not to bring cat to Camp Kitty if cat is exhibiting any signs of illness that may be harmful to the other cats in attendance, such as: vomiting, diarrhea, extreme lethargy, etc. without first obtaining approval from Camp Kitty.
3. Owner represents to Camp Kitty that all credit card information Owner has provided to Camp Kitty is accurate. Owner further represents that all information Owner has provided to Camp Kitty about Owner is accurate, and that Owner is over 18 years of age.
4. Owner specifically represents that he or she is the sole owner of the cat (which Owner is delivering to Camp Kitty pursuant to this Contract), free and clear of all liens and encumbrances.
5. Owner agrees to pay the rate for boarding in effect on the date Owner checks in Owner's cat into Camp Kitty as listed in Camp Kitty.
6. Owner agrees that if Owner's cat becomes ill or if the state of the cat's health otherwise requires professional attention, Camp Kitty, in its sole discretion, may engage the services of a veterinarian or administer medicine or give other requisite attention to the cat and the expenses thereof shall be paid by the Owner. Owner gives consent to Camp Kitty to act in the Owner's behalf in obtaining emergency veterinary care at Owner's expense if deemed necessary by Camp Kitty or any of its employees. Owner agrees to indemnify and holds Camp Kitty and its employees harmless from said expenses.
7. Owner agrees to pay all charges for special services requested, all veterinary costs for cat during the time said cat is in the care of Camp Kitty.
8. All other charges incurred by Owner shall be payable upon pick-up of Owner's cat, or when billed Camp Kitty at address of Owner listed in this Contract. Owner further agrees that Camp Kitty shall have the right to refuse to release Owner's cat to Owner until Owner has paid all charges due from Owner to Camp Kitty.
9. Owner understands that if cat is not picked up and/or bill not paid for within 30 calendar days after the day cat is scheduled for pick up, pet shall be deemed abandoned and Owner relinquishes all rights to cat. Owner shall remain liable for all boarding fees.

10. Owner hereby grants Camp Kitty a lien on Owner's cat for any and all unpaid charges resulting from boarding provided by Camp Kitty.

11. Owner assumes any and all expenses or liability for injuries that Owner's cat may inflict upon any human or other pet while at Camp Kitty. Owner agrees to indemnify and holds Camp Kitty and its employees harmless from any and all expenses and liability incurred as a result of injuries Owner's cat inflicts upon any human or other cat while at Camp Kitty.

12. Owner hereby grants Camp Kitty the right to take photographs of Owner's cat while Camp Kitty is caring for Owner's cat, and to post or reproduce any and all photographs taken (as well as Owner's pet's name) on or in, without limitation, Camp Kitty's web site, promotional materials and merchandise, without becoming liable to the Owner (or the Owner's cat) for any royalty payment of any kind.

13. Camp Kitty shall exercise due and reasonable care for each pet while boarding. Under this reasonable care, Owner releases Camp Kitty from, and waives all claims and liability against Camp Kitty for or attributable to, injury or illness of pet. Owner agrees that Owner shall be solely responsible for any and all acts and behavior of said pet while it is in the care of Camp Kitty.

14. Camp Kitty specifically requires all cats be vaccinated against communicable diseases prior to boarding. Camp Kitty reserves the right to refuse admittance to any cat that shows signs of illness or that does not meet Camp Kitty vaccine requirements. Despite these precautions, Owner acknowledges that Owner's cat will be in an environment with other cats during boarding, and understands that any pet may harbor and spread a communicable disease. Owner releases Camp Kitty from, and waives all claims and liability against Camp Kitty for all losses, damages, costs and expenses arising out of or in connection with any communicable disease contracted by Owner's cat during boarding.

15. Owner understands that Camp Kitty will do all it can to ensure that owner's cat will have a safe and enjoyable boarding experience. Owner releases Camp Kitty and its staff, and will hold Camp Kitty and its staff harmless from any liability or loss attributable to death, injury, illness, or loss of pet or from any liability or loss from any acts or condition of cat, including without limitation, damage to property, persons, or animals. In no event shall liability of Camp Kitty or its staff, even for negligence, gross or otherwise, exceed \$300, and Owner will hold Camp Kitty and its staff harmless from any liability or loss in excess of this amount.

16. 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 the Owner and Camp Kitty LLC.

17. Any controversy or claim arising out of or relating to this 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.

Signature

Date