



Owner Name

Pet Name

Lake Country Pet Resort & Spa agrees to exercise due and reasonable care and to keep the premises sanitary, safe, and properly enclosed. Your pet will be fed, watered regularly and housed in a safe and clean quarters.

The services we provide are done so without liability for loss or damage from disease, death, running away, theft or fire, and from injury or damage done by your pet to people, other animals or property, or other unavoidable causes. Due diligence and care has been exercised.

Should any pet become ill or need medical attention, we reserve the right to administer aid and to render care by your local designated veterinarian or by our kennel veterinarian if your veterinarian is unavailable. Any expenses incurred, being reasonable in amount, shall be paid promptly by pet owner.

No pet will be released until all charges are paid in full or other arrangements satisfactory to our kennel have been made. The customer agrees to notify Lake Country Pet Resort & Spa in advance if there is any change in the pet's pick-up date. Any pet left uncalled for seven (7) days from the scheduled date of pick-up, as noted herein, shall be presumed "abandoned". We will make every effort to contact the owners. If we have no results from this effort the pet will be placed in an adoption facility. The pet's owner will be responsible for all debts incurred.

Please notify us at check-in if your pet needs any special accommodations. (i.e. digger, fence jumper, fence fighter, dog aggressive, etc.)

All personal items arriving with your pet should be labeled. Lake Country Pet Resort and Spa will not be responsible for lost or damaged items.

The owner of this pet or his/her agent agrees to pay reasonable legal fees and costs incurred by Lake Country Pet Resort & Spa in the collection of outstanding bills.

Owner Signature

Date