

Doggy Lama Pet Care Service Contract

This contract is between Molly Kenefick and/or a representative of Doggy Lama Pet Care (“DLPC”) and _____ (“Client”) for leashed and/or off-leash dog-walking, dog-boarding, or drop-in visits for dates as defined in Appendix A and ongoing as desired thereafter.

TERMS & CONDITIONS

1. Fees: The fee structure is as follows (or as noted and initialed in Appendix A): \$25/\$27 for a regularly-scheduled hour-long group trail run (\$25/run if 5 times per week and \$27/run if fewer than 5 times per week) and/or \$35 for a half-hour individual dog walk or drop-in visit and/or \$55/day/dog boarding or \$60/day/puppy boarding (\$5 discount/day if paid in cash on boarding only). (Note: There may be an extra \$5/day “special-needs” rate if decided upon after the trial day and night.)
2. Molly Kenefick and/or a representative of DLPC agree(s) to provide pet care services in a reliable, trustworthy, and caring manner.
3. I authorize Molly Kenefick and/or a representative of DLPC to perform the services for the period defined in Appendix A and ongoing as desired thereafter.
4. If my pet(s) become ill while in the care of Molly Kenefick and/or a representative of DLPC, I authorize her/him to care for my pet(s) by transport to my veterinarian (or the nearest available vet) if she/he feels this is needed in her/his best judgment and I am not reachable. I authorize Molly Kenefick and/or a representative of DLPC to approve any emergency treatment recommended by the veterinarian excluding euthanasia. I agree to pay promptly for any charges incurred. I release Molly Kenefick and/or a representative of DLPC from all liabilities related to transportation, treatment, and expense.
5. Client agrees to hold harmless Molly Kenefick and/or a representative of DLPC, whether based upon negligence or otherwise.
6. It is expressly understood and agreed that Molly Kenefick and/or a representative of DLPC shall not be held responsible for any damage to Client’s property, or that of others, caused by pet(s) while under the care of Molly Kenefick and/or a representative of DLPC.
7. If Client’s dog(s) or cat(s) bites or attacks anything (animal or person), Molly Kenefick and/or a representative of DLPC reserve(s) the right to refuse service. Bites must be reported to the local authorities. The owner will be liable for all medical care expenses and damages that result from an animal bite.
8. Molly Kenefick and/or a representative of DLPC will not be held liable for injury, disappearance, or death of pet(s).
9. Pet must be home at time of pick-up for dog walks and/or drop-in visits. Pet must be dropped off and picked up at Molly’s and/or representative of DLPC home for boarding.
10. All dogs under DLPC care must be up to date with flea and/or tick treatments. I authorize____/do not authorize____ Molly Kenefick and/or a DLPC representative to treat my dog with flea/tick treatment(s) if needed. I will reimburse for the cost of treatment(s).
11. Damages: Client agrees to pay for damage caused to home and/or vehicle and/or property caused by Client’s animal(s).

12. Revision of contracts: The term of the contract will begin on the date on which it is first signed by both parties. If DLPC revises the contract, the Client will either sign and return a revised contract to us or, at its option exercised within ten (10) days after receiving notice of such a change, terminate this contract immediately by giving written notice to DLPC. In the event that DLPC continues to provide walking/boarding and/or other services to Client ten (10) days after receipt thereof, Client shall be deemed to have agreed to such revised contract.
13. Deposits and billing: All monies for services are due prior to services being rendered. Boarding and/or drop-in visits: A deposit of half the full fee is due at the time of booking and the balance is due at the time that boarding begins. Dog walking: All dog-walking services are billed monthly in advance of services being rendered. DLPC will not provide any boarding or drop-in visits until DLPC has received full payment for services.
14. Cancellation policy for dog walks: The full fee is due to Molly Kenefick for any dog walks cancelled with less than 24 hours notice of cancellation. The Client may cancel up to a total of five dog walks per calendar year with at least 24 hours notice with no fee; after those five, the regular dog walk fee is due regardless of when they were cancelled. There will be no dog walks during DLPC holiday periods unless otherwise arranged (November 24-28 and December 22-26, 2008).
15. Cancellation policy for dog boarding and drop-in visits: Seven days notice of change and/or cancellation is required or the Client's deposit will not be refunded. *Exception:* During the winter holidays (November 20-January 5): Fourteen days notice of change and/or cancellation is required or the Client's deposit will not be refunded.

Both parties have read, understood, and agreed with the contents of this contract.

Client Signature

Date

Molly Kenefick and/or DLPC representative

Date

Client Printed Name

DLPC Printed Name

