



DOUBLE C DOG RANCH, LLC  
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## CLIENT AGREEMENT

- Parties.** The parties to this contract and agreement are **Double C Dog Ranch, LLC** (“**Double C**”), an Oregon limited liability company (Managing Member: CYNTHIA CLARK), **and:**

**Client/Dog Owner (“Client”):** \_\_\_\_\_

**Phone:** \_\_\_\_\_ **Email:** \_\_\_\_\_

**Mailing Address:** \_\_\_\_\_

**Name of Client’s Dog:** \_\_\_\_\_

- Contract.** Client/Dog Owner engages Double C to provide dog boarding and related services under the terms and conditions of this **Client Agreement** and attached **Fee Schedule**, the **Dog & Owner Information Sheet**, and the **Veterinary Release Form**, all of which are considered part of this Client Agreement and are subject to the terms and conditions set forth below.

### Please review and initial each section below:

- \_\_\_\_\_ **Authority.** Client is the Owner of the Dog and is authorized to enter into this Agreement concerning the care of the Dog and payment for services rendered by Double C pursuant to the attached **Fee Schedule**.
- \_\_\_\_\_ **Representations.** Client represents that Client’s Dog is current on all required vaccinations and any other vaccinations requested by Double C. Client agrees to provide documents from a licensed veterinarian proving Client’s Dog is current on vaccinations for Rabies, Bordetella, Canine **Parvovirus**, and **Canine Influenza** prior to entering Double C’s facility. Client represents that Dog is free of illness, injury, fleas, ticks and parasites, except as expressly disclosed on the **Dog & Owner Information Sheet** provided by Client to Double C. Client represents that the Dog has not bitten or exhibited aggressive behavior towards any person or animal, except as disclosed on the Dog & Owner Information Sheet provided by Client to Double C. Client has disclosed and will continue to disclose to Double C on an ongoing basis any and all health concerns and other conditions, including but not limited to behavioral concerns which may affect, limit, or prevent the Dog’s ability to participate in play activities with other dogs at Double C’s facility.

5. \_\_\_\_\_ **Acceptance of Risk.** Unless Client has expressly instructed otherwise in the **Dog & Owner Information Sheet**, Client acknowledges and agrees that Client's Dog may encounter and be permitted to play and interact with other dogs and with Double C staff members. Client understands and acknowledges that when dogs play in groups they may sustain nicks, bites, and scratches, and Double C may or may not notify Client immediately if Client's Dog sustains nick, bites, and scratches. Client acknowledges that animals are unpredictable and that the possibility exists of injury or death to another animal or person. Therefore, a consideration for the services rendered by Double C, Client waives and releases Double C and its invitees, members, managers, employees, contractors, agents, representatives, lessors, and any other parties owning, controlling, or having any interest in the property on which Double C's facility is located from any and all claims, demands, actions, damages, or liability for injury or illness suffered by Client's Dog while in the care of Double C or otherwise relating to the health, care, and/or safety of Client's Dog arising from the pick up, transport, drop off and/or boarding at Double C's facilities, except to the extent such illness or injury is the result of Double C's gross negligence or intentional misconduct. Client agrees not to initiate any legal proceedings against Double C or its members, managers, employees, agents, lessors or representatives with respect to such released claims.
6. \_\_\_\_\_ **Indemnification and Liability.** As consideration for the services rendered by Double C, Client agrees to indemnify, defend, and hold Double C harmless from and against any and all claims, demands, losses, liabilities, damages, penalties and expenses (including but not limited to attorney fees and veterinary costs and expenses) arising or resulting from any breach of the representations, warranties, terms or covenants contained in this Agreement (including the **Dog & Owner Information Sheet**). Client agrees to indemnify, defend, and hold Double C harmless from any and all claims stemming from any acts or behavior of Client's Dog including, without limitation, injury or death to an animal at the Double C facility or any injury or death to a staff member or other member of the public. In no event shall Double C or its members, employees, or representatives be held responsible for any special or consequential damages, even if advised of their possible existence.
7. \_\_\_\_\_ **Evaluation and Participation.** Client understands and agrees that Double C reserves the right to evaluate and assess Client's Dog prior to or in connection with providing any care or boarding services. Client understands and agrees that if a full evaluation day is requested, payment is due prior to the evaluation and there will be no refund of this charge regardless of Double C's admission decision. Client may not be permitted to attend the evaluation. Double C reserves the right to refuse to provide pet care services for any reason at its sole and absolute discretion. Further, Client understands and agrees that participation in play time is at the sole discretion of Double C, and Client's Dog may be separated from other pets or asked to leave for any reason in Double C's sole discretion.
8. \_\_\_\_\_ **Payment.** Client agrees to pay all fees for boarding, day care, and other services pursuant to the attached **Schedule of Fees** on the day of pick up.
9. \_\_\_\_\_ **Veterinary Liability and Care.** In the event Client's Dog requires veterinary services while in the care of Double C, Client provides the following directions (**initial below**):
- \_\_\_\_\_ **Save my pet regardless of the cost** of any necessary treatment, surgery, or medication.

\_\_\_\_\_ Use any and all reasonable and customary treatment, surgery, or medication to save my pet, **not to exceed \$\_\_\_\_\_.**

\_\_\_\_\_ **I do not want my pet treated by a veterinarian under any circumstances, even in a life-threatening situation.**

If a pet passes away while in Double C's facility, it will be taken to its or the nearest veterinarian. **Client agrees to be fully responsible for all veterinary costs incurred for the treatment of Client's Dog, and for any costs associated with transportation for the purposes of veterinary treatment.**

10. \_\_\_\_\_ **Raw Meat.** Double C does not feed dogs raw meat because of the danger of salmonella, E. coli, and other harmful conditions caused by bacteria. In the event that Client insists that Client's Dog be fed raw meat or similar, Client understands and agrees that Double C is released from any and all liability for sickness or death resulting from raw meat.
11. \_\_\_\_\_ **Vibration Bark Collars.** Client understands and agrees that if Client's Dog resorts to chronic barking, Double C may decide to put a vibration bark collar on Client's Dog to discourage chronic barking.
10. \_\_\_\_\_ **Personal Property.** Client agrees that Double C shall not be liable for lost, stolen, or damaged personal property.
11. \_\_\_\_\_ **Photo and Video Release.** Client agrees to allow Double C to use the name and any image of Client's dog while at the Double C facility, and that Double C may use such images for any media, advertising, or promotional material.
12. \_\_\_\_\_ **Other Documentation.** The terms of Client Agreement apply to the attached **Fee Schedule**, and also apply to the separate **Dog & Owner Information Sheet** and **Veterinary Release Form**, which are all part of this Client Agreement.
13. **Governing Law and Venue.** This Client Agreement is governed by Oregon law. The venue for any actions or proceedings concerning this Agreement or and services provided by Double C will be in Jackson County, Oregon.
14. **Severability.** If any terms or provisions of this Agreement are found to be unenforceable, the remaining provisions shall continue in full force and effect.
15. **Abandoned Pets.** Client understands and agrees that if Client's Dog is not picked up within seven (7) days after the scheduled pick-up date, then Client's Dog will be deemed to be abandoned and additional boarding charges shall apply, and Double C shall gain legal custody and ownership of the Dog and shall have the right to retain the Dog, place it in an animal shelter, or place the Dog in a new home with no recourse against Double C. Client understands and agrees that if Client abandons Client's Dog at Double C's facility, Client may be unable to retrieve possession or Client's Dog without recourse against Double C.

**AGREED AND ACCEPTED BY:**

\_\_\_\_\_  
**Signature of Client - Dog Owner**

**DATE:** \_\_\_\_\_