

H3 Kennels, LLC

Pet Grooming Contract

This is a Pet Grooming Contract (hereinafter "Agreement") between H3 Kennels, LLC (hereinafter called "Groomer") and the pet owner whose signature appears below (hereinafter called "Owner").

Terms and Conditions

1. Fees

- a. Owner personally guarantees full payment of all grooming services at time of pick-up. Interest charged on an overdue bill shall be at the maximum rate allowed by law, but not to exceed 1.5% per month, compounded daily.
- b. Payment may be made by cash, check, credit or debit card. Payment may also be made by PayPal or Venmo.

2. Care and Services

- a. Owner shall advise Groomer of any allergies, sensitivities, or pre-existing medical conditions so we can avoid aggravating these situations. Please let Groomer know of any prior grooming history you or your pet may not have found satisfactory. We want to avoid the repetition of poor or unpleasant experiences or situations.
- b. Shave downs or custom cuts that are outside normal specific breed haircuts will be discussed and Groomer will perform the cuts to the best of his/her understanding of Owner's directions and his/her ability but no other guarantee is made.
- c. Groomer reserves the right to alter or cease any groom in the event that our staff determines it is in your pet's best interest or if your pet displays aggressive behavior.
- d. Groomer has the right to refuse services to your pet at any time for any reason.
- e. If it is necessary for the safety of the pet and Groomer, muzzles, elastic collars, slings, straps, etc. will be humanely used.

3. Emergencies: Owner authorizes Groomer to act as his/her agent in the event emergency veterinarian services, boarding, care-taking and/or transportation is necessary and agrees to pay all costs.

4. Injury and Indemnification: Owner is aware that if his/her pet does not respond to the Groomer and remain still during the grooming procedure, accidents can happen such as nicks from clippers or scissors or toenail trimmers. Any grooming which takes place on your pet is conducted at your risk. If your pet accidentally dies, becomes ill, injured, or lost, Owner waives and releases Groomer from any claim arising from such an incident. If your pet bites or injures Groomer, any other human or animal, Owner will be responsible for any resulting injury. In addition, Owner shall hold harmless and indemnify Groomer against any and all costs, expenses, losses, liabilities and claims arising out of or relating to any acts of the pet except if arising out of the negligence or intentional misconduct on the part of Groomer. Groomer will be held harmless from

damages, loss or claims arising from any known or unknown pre-existing condition of the pet.

5. **Severability:** The invalidity of any portion of this Agreement will not and shall not be deemed to affect the validity of any other provision. If any provision of this Agreement is held to be invalid, the parties agree that the remaining provisions shall be deemed to be in full force and effect as if they had been executed by both parties subsequent to the expungement of the invalid provision.

6. **Governing Law:** This Agreement shall be governed by, construed, and enforced in accordance with the laws of Pennsylvania.

7. **Entire Agreement:** This Agreement shall constitute the entire agreement between the parties and any prior understanding or representation of any kind preceding the date of this Agreement shall not be binding upon either party.

8. **Assignment of Rights:** The rights of each party under this Agreement are personal to that party and may not be assigned or transferred to any other party, firm, corporation, or other entity without the prior, express, and written consent of the other party.

Owner Name (Print) _____ Date _____

Owner Signature _____