Pups and Pints Liability Waiver

WARNING OF RISK

By signing below, you acknowledge that you have read and understood the terms and conditions outlined in this liability waiver and vaccination requirements document ("Agreement"). This Agreement is a legally binding contract between Pups and Pints (referred to as "the Facility") and the undersigned dog owner (referred to as "Owner") in relation to the dog daycare services provided by the Facility.

1. Assumption of Risk:

a. Owner understands that participation in dog daycare activities involves risks, both known and unknown. These risks include, but are not limited to, the potential for personal injury or damage to property caused by dogs interacting with one another. Owner voluntarily assumes all such risks and agrees that the Facility and its staff will not be held liable for any injuries, accidents, or damages that may occur.

2. Certain inherent risks include:

- a. The propensity of any dog to behave in dangerous ways that may result in injury to you, another person, or animal;
- b. The inability to predict a dog's reaction to movement, sounds, objects, persons, or other animals;
- c. Actions by the dog due to fright, anger, stress, insect bites, or natural reactions such as jumping, pulling, resisting and biting;
- d. Dog fights where, should you attempt to break up the fight or restrain a dog, including but not limited to your dog, you may be severely mauled and/or attacked by your dog or other dogs;
- e. Environmental and traffic conditions;
- f. Acts of God:
- g. Inclement weather;
- h. Slips and falls;
- i. Premises defects:
- i. Equipment failure;
- k. Failure in instruction/supervision;
- 1. Theft or unlawful capture;
- m. Escape over and under fences;
- n. Wildlife that may enter the park including squirrels, possums, birds, etc., that may carry disease, be consumed by your dog, or injure your dog;

- o. Vegetation and standing water that may be unhealthy or poisonous if consumed; and
- p. All other circumstances inherent to dogs and/or outdoor activities.

WAIVER AND RELEASE

IN CONSIDERATION FOR PERMISSION TO USE THE PUPS AND PINTS DOGGY DAYCARE AND OFF-LEASH DOG PARK, YOU AGREE TO ASSUME THE ABOVE RISKS, AND ALL OTHER RISKS AND LEGAL LIABILITY, AND WAIVE AND RELEASE ALL CLAIMS FOR INJURIES, DAMAGES, OR LOSS WHICH YOU OR YOUR DOG MAY SUSTAIN AS A RESULT OF PARTICIPATING IN ANY AND ALL ACTIVITIES CONNECTED WITH AND ASSOCIATED WITH USE OF THE DOGGY DAYCARE AREA AND THE OFF-LEASH DOG PARK. ACCEPTANCE OF THIS RELEASE AND ADHERENCE TO THE DOGGY DAYCARE AND OFF-LEASH DOG PARK RULES ARE CONDITIONS OF USE OF THE DOGGY DAYCARE AND OFF-LEASH DOG PARK. BY USING THE PUPS AND PINTS DOGGY DAYCARE AND OFF-LEASH DOG PARK, YOU FURTHER UNDERSTAND AND AGREE TO THE FOLLOWING:

- Pups and Pints doggy daycare requires that my dog is current on vaccinations including Rabies, DHLPP, Canine Influenza and Bordetella vaccinations. I acknowledge that vaccinations cover a limited number of disease strains and I release Pups and Pints from any liability should my pet be exposed to any diseases while on the premises.
- Owner agrees to provide the Facility with up-to-date vaccination records and to notify the Facility promptly of any changes or updates to the dog's vaccination status.
- The Pups and Pints off-leash dog park and playgroups are not directly supervised by Pups and Pints staff and I knowingly accept any and all risks associated with the usage of the Pups and Pints off-leash dog park, including fixtures and equipment, in an unsupervised and selfdirected manner. I acknowledge that despite the efforts of Pups and Pints to ensure owners have complied with the off-leash dog park rules, dog behavior is unpredictable and may change at any time without warning, which could result in injury to a person or a dog.
- In order for Pups and Pints to maintain a flea-free facility, all pets found to have fleas will be asked to leave the park. Flea preventative is encouraged.
- My dog is required to have a safe operable collar with name tag and applicable license tags.
- Pups and Pints doggy daycare is open to all breeds.
- Pups and Pints is not responsible for any lost, damaged, or stolen personal items of any value left by me.

- Pups and Pints reserves the right to refuse service at any time for any reason. I agree to pay any fees incurred as a result of damage done by my dog(s) to Pups and Pints doggy daycare, off-leash dog park, or property.
- Pups and Pints has clearly displayed their policies regarding the doggy daycare and the off-leash dog park rules and etiquette and I agree to those policies.
- Owner authorizes Pups and Pints to obtain emergency veterinary care for the dog in the event that it becomes necessary while in Pups and Pints care. Owner agrees to be solely responsible for all costs associated with such emergency veterinary care.
- Owner grants Pups and Pints permission to use photographs and/or videos of the dog for promotional purposes, including but not limited to the Pups and Pints website, social media platforms, and marketing materials.

I HEREBY ACKNOWLEDGE AND AGREE THAT USE OF THE PUPS AND PINTS DOGGY DAYCARE, OFF-LEASH DOG PARK, AND THE SURROUNDING AREA FOR DOG ACTIVITIES AND PARTICIPATING IN DOG ACTIVITIES ENTAILS CERTAIN RISKS OF DAMAGE, LOSS OR INJURY TO ANIMALS, PERSONS OR PROPERTY (INCLUDING TO ME, OTHER PERSONS, MY DOG AND OTHER DOGS OR ANIMALS), AND I VOLUNTARILY AGREE TO ASSUME THE FULL RISK OF AND RESPONSIBILITY FOR ANY INJURIES, DAMAGES, LOSS, LIABILITY, COSTS AND EXPENSES, REGARDLESS OF SEVERITY, EXTENT OR AMOUNT, THAT (A) I, MY DOG OR ANY OTHER PERSON ACCOMPANYING ME MIGHT SUSTAIN OR INCUR AS A RESULT OF MY PRESENCE IN THE PUPS AND PINTS DOGGY DAYCARE AREA OR OFF-LEASH DOG PARK AND SURROUNDING AREA OR (B) ANY OTHER PERSON OR ANIMAL MIGHT SUSTAIN AS A RESULT OF MY OR MY DOG'S ACTIONS OR CONDUCT IN CONNECTION WITH MY PRESENCE IN THE PUPS AND PINTS DOGGY DAYCARE AREA, OFF-LEASH DOG PARK, AND SURROUNDING AREA.

I HEREBY AGREE TO WAIVE, RELINQUISH, RELEASE AND FOREVER DISCHARGE PUPS AND PINTS AND ITS OFFICERS, DIRECTORS, EMPLOYEES, AFFILIATES, AND AGENTS FROM ANY AND ALL CLAIMS OR CAUSES OF ACTION FOR DAMAGES, INJURY, LOSS, LIABILITY OR EXPENSES THAT I MAY NOW HAVE OR WHICH MAY ACCRUE HEREAFTER TO ME OR ANY OTHER PERSON CLAIMING THROUGH MY OR ON MY BEHALF AND ARISING OUT OF, CONNECTED WITH, OR IN ANY WAY ASSOCIATED WITH USE OF THE PUPS AND PINTS DOGGY DAYCARE CARE AREA, OFF-LEASH DOG PARK, AND SURROUNDING AREA, INCLUDING DEATH, SICKNESS, INJURY, AND DISEASE TO ANY PERSON OR DOG, OR DESTRUCTION TO PROPERTY, REAL OR PERSONAL, ARISING FROM MY USE OF THE PUPS AND PINTS DOGGY DAYCARE OR OFF-LEASH DOG PARK, INCLUDING BUT NOT LIMITED TO, ANY INJURY INFLICTED UPON OTHER PEOPLE OR DOGS BY MY DOG(S), OR ANY

INJURY TO MY DOG(S), INCLUDING WITHOUT LIMITATION, INJURIES, ILLNESS, GROOMING, ESCAPE, OR DEATH, AND THAT I AM RESPONSIBLE FOR ALL COSTS AND FEES RELATED TO THE SAME.

I FURTHER AGREE TO INDEMNIFY AND HOLD HARMLESS AND DEFEND PUPS AND PINTS AND ITS OFFICERS, DIRECTORS, EMPLOYEES, AND AGENTS FROM AND AGAINST ANY AND ALL LOSSES, CLAIMS, DAMAGES, LIABILITIES, CAUSE OF ACTIONS AND EXPENSES (INCLUDING BUT NOT LIMITED TO COURT COSTS AND ATTORNEY FEES) RESULTING DIRECTLY OR INDIRECTLY FROM MY USE OF THE PUPS AND PINTS DOGGY DAYCARE AREA, OFF-LEASH DOG PARK, AND SURROUNDING AREA, INCLUDING WITHOUT LIMITATION ANY LOSSES, CLAIMS, DAMAGES, LIABILITIES, CAUSE OF ACTIONS AND EXPENSES ON ACCOUNT OF PERSONAL INJURY TO OR DEATH OF ANY PERSON OR ANIMAL, OR DAMAGES TO PROPERTY OF ANY PERSON OR ENTITY.

Print Name:		
Signature [.]	Date [.]	