



SPLASHING PAWS, LLC

Recovery & Rest Care Services Agreement & Liability Waiver

Date: _____

State of Arizona

1. PARTIES

This Recovery & Rest Care Services Agreement ("Agreement") is entered into by and between Splashing Paws, LLC ("Service Provider") and the Pet Owner/Client ("Owner") identified below.

2. OWNER & PET INFORMATION

Owner Name

Phone

Email

Address

Pet Name

Breed

Age

Weight

Primary Veterinarian & Clinic

Veterinarian Phone

3. DESCRIPTION OF SERVICES

Service Provider agrees to provide non-medical recovery and rest care support services, which may include:

- Monitoring of general condition
- Assistance with mobility and rest restriction
- Comfort-based care
- Administration of Owner-provided medications strictly in accordance with written instructions

Under no circumstances shall these services be construed as veterinary care.

4. DISCLOSURE OF MEDICAL CONDITION

Under no circumstances shall these services be construed as veterinary care.

Date of Procedure / Injury

Condition / Surgery / Diagnosis:

Medications & Instructions:

Veterinary Care Instructions Provided:

Owner acknowledges that failure to disclose accurate information may increase risk of harm.

Initials: _____ *Owner initials confirming disclosure accuracy*

5. NO VETERINARY RELATIONSHIP

Owner acknowledges that Service Provider is not a licensed veterinary facility and does not diagnose, treat, prescribe, or perform medical procedures.

Pursuant to the Arizona Veterinary Practice Act and Arizona Revised Statutes § 32-2201, only a licensed veterinarian may legally perform such services.

Initials: _____ *Owner initials confirming no veterinary relationship*

6. ASSUMPTION OF RISK

Owner understands and accepts that recovery care involves inherent risks, including but not limited to:

- Infection
- Internal or external bleeding
- Reopening of sutures or wounds
- Medication reactions
- Delayed healing or complications

Owner voluntarily assumes all such risks, including those that may arise despite reasonable care.

Initials: _____ *Owner initials confirming assumption of risk*

7. MEDICATION ADMINISTRATION

Owner agrees:

- To provide all medications in original labeled containers
- To provide clear written dosage and administration instructions
- That Service Provider shall not be liable for adverse outcomes resulting from incorrect, incomplete, or unclear instructions

Initials:

_____ *Owner initials confirming medication responsibility*

8. ANIMAL BEHAVIOR & ACTIVITY RISKS

Owner acknowledges that animals may act unpredictably during recovery, including resisting confinement or engaging in sudden movement.

Service Provider shall exercise reasonable efforts to maintain a safe environment; however, Owner assumes all risks of re-injury.

9. EMERGENCY CARE AUTHORIZATION

In the event of illness, injury, or medical concern, Owner authorizes Service Provider to:

- Contact Owner's veterinarian; and/or
- Transport the pet to a licensed veterinary facility

Owner agrees to be solely responsible for all costs incurred. Service Provider shall not be liable for outcomes resulting from emergency medical care.

Initials:

_____ *Owner initials confirming emergency authorization*

10. NO GUARANTEE OF OUTCOME

Service Provider makes no representations or guarantees regarding recovery, healing, or medical outcome.

11. RELEASE OF LIABILITY

To the fullest extent permitted under the laws of the State of Arizona, Owner hereby releases, waives, and discharges Splashing Paws, LLC, its owners, employees, agents, and representatives from any and all claims, liabilities, damages, or causes of action arising out of or related to:

- The pet's condition or recovery
- Any pre-existing medical condition
- Any complications arising during or after services

Initials:

_____ *Owner initials confirming release of liability*

12. INDEMNIFICATION

Owner agrees to indemnify, defend, and hold harmless Splashing Paws, LLC from and against any and all claims, damages, losses, liabilities, costs, or expenses (including attorney's fees) arising out of:

- Owner's breach of this Agreement
- Inaccurate or incomplete information provided by Owner
- Any third-party claims related to the pet

13. STANDARD OF CARE

Service Provider agrees to act in good faith and provide reasonable care consistent with industry standards for non-medical pet care providers.

Nothing in this Agreement shall be construed to impose a higher legal duty or standard.

14. PAYMENT TERMS

Owner agrees to pay all fees associated with services rendered.

Failure to make payment may result in termination of services and/or additional fees.

15. TERMINATION OF SERVICES

Service Provider reserves the right to terminate services immediately if:

- The pet presents a safety risk
- Required information is withheld
- Owner fails to comply with terms

16. GOVERNING LAW & VENUE

This Agreement shall be governed by and construed in accordance with the laws of the State of Arizona.

Any legal action shall be brought exclusively within the courts of Arizona.

17. SEVERABILITY

If any provision of this Agreement is deemed invalid or unenforceable, the remaining provisions shall remain in full force and effect.

18. ENTIRE AGREEMENT

This Agreement constitutes the entire understanding between the parties and supersedes all prior discussions or agreements.

19. PHOTO & MEDIA RELEASE (OPTIONAL)

- I authorize use of my pet's image for marketing
- I do NOT authorize use

20. ACKNOWLEDGMENT & SIGNATURE

By signing below, Owner acknowledges that they have read and fully understand this Agreement, have had the opportunity to ask questions, and voluntarily agree to all terms.
All information provided is accurate and complete.

Owner Signature

Printed Name

Date
