



Snuggles and Walks – Legal Considerations

For the purposes of this document, the terms Client, Owner, Pet Owner, and Customer are synonymous with the person contracting services for one or more domestic animals.

- Payment in full is due at time of reservation. **Reservations are not held** until payment in full is received by Snuggles and Walks or special arrangements are agreed upon by both parties in writing.
- Unpaid service may be cancelled without notice, including prior to or during the service period.
- Cancellation Charge Schedule (subject to change with advance notice):
 - **0 - 24 hours** prior to any service, and/or Holidays: Payment in full is charged (no refunds)
 - **1 days** prior to service: No charge, refund in full.
- Reservations are made to plan sitter availability to clients. Therefore, clients returning home early will be required to pay for the reserved amount of time scheduled.
- Snuggles and Walks is not responsible for wilted, dead or otherwise unhealthy plants. Snuggles and Walks will work hard to follow your written directions as precisely as possible, but cannot be responsible if the results are not favorable.
- Snuggles and Walks is not responsible for damage to the home beyond the control of the Pet Sitter. This includes, but is not limited to leaks, electrical problems, and acts of nature. In these situations, the company will attempt to contact the customer and then the emergency contact before making a subjective decision on dealing with the problem. All repairs and related fees (including Special Service emergency service time and coordination fees) will be paid by the client, or fully reimbursed to Snuggles and Walks within 14 days.
- Snuggles and Walks is not responsible for any damage to property of the client or others unless such damage is caused by the negligent act of the Pet Sitter. Snuggles and Walks agrees to remain fully insured. Snuggles and Walks accepts no responsibility for security of the premises or loss if other individuals have access to a client's home, or if the home is not properly secured.
- At the time that service is booked, Owner will notify pet sitter of everyone who has been granted access to the home during the service period.
- Snuggles and Walks is not liable for any loss or damage in the event a burglary or other crime that should occur while under this contract. Pet Owner agrees to secure home prior to leaving the premises. Snuggles and Walks will re-secure the home to the best of its ability at the end of each visit. While keys are in the possession of a Pet Sitter, they will be either on the Sitter's physical person, or be properly stored.
- Pet Owner must have legal rights to place the animals in the care of Pet Sitters, Kennels, and Veterinary Clinics. The Pet Sitter cannot service a home with "Visiting" pets or animals that do not belong to the resident of the service site without separate sets of agreement forms, including a Legal Considerations Agreement, accepted and signed by each rightful owner(s).

- The terms of this document apply to all the pets owned by the client, including any and all new pets that the customer obtains on or after the date this document was signed, at any and all locations the owner designates for service.
- Pet Owner is responsible for pet-proofing house and yard, and the security fences/gates/latches. Snuggles and Walks will not be responsible for the safety of any pets and will also not be liable for the death, injury, disappearance, or legal consequences of any pet with unsupervised access to the outdoors.
- Snuggles and Walks is authorized to seek any emergency veterinarian assistance needed during visits, at the cost of the client, from any veterinarian as chosen by the sitter.
- Pet Owner is responsible for supplying the necessary, safe equipment/supplies needed for care of their pet(s), including but not limited to a sturdy, well-fit harness (halter, collar, etc...) for walks or in case of emergencies, firmly affixed vaccination tags, a lead rope or leash, pooper-scoopers, litter boxes, food, cleaning supplies, medicines, pet food, and cat litter. Pet Owner authorizes any purchases necessary for the satisfactory performance of duties. Pet Owner agrees to be responsible for the payment of such items, as well as service fees for obtaining items, and will reimburse Snuggles and Walks within 14 days for all purchases made.
- Pet Owner will be responsible for all medical expenses and damages resulting from an injury to a Pet Sitter, or other persons, by the Pet. Customer agrees to indemnify, hold harmless, and defend Snuggles and Walks, in the event of a claim by any person injured by the Pet.
- It is suggested that arrangements be made with someone to evacuate your pets in case of a disaster or weather related event/crisis/"Code Red". Snuggles and Walks will definitely try to see to your pets safety/care should such events occur, but cannot guarantee it.
- This contract permits Snuggles and Walks to accept all future telephone, online, mail or email reservations and provide service without additional signed legal considerations agreements.
- Snuggles and Walks may use their discretion to stop and end service at any time that a pet poses a danger to the safety or health of itself, other pets, other people, or the Pet Sitter. If concerns prevent the Pet Sitter from continuing for a pet, the Owner authorizes the pet to be placed in a kennel, or previously arranged locale if possible. All subsequent charges, including but not limited to transportation, kenneling, tranquilizing, treating, accessing, and liability, are to be the responsibility of the Owner.
- Snuggles and Walks agrees to provide agreed upon services in a manner that is trustworthy, caring and dependable. In consideration of the services as an express condition thereof, the client expressly relinquishes any and all claims against the company and its employees, except those arising from negligence.
- This agreement is valid from the date signed, and replaces any prior Legal Considerations agreements. Client agrees to any future Snuggles and Walks term changes relayed verbally to the client, mailed or emailed in writing to the client.
- The owner states that he/she has read this agreement in its entirety and fully understands and accepts its terms and conditions.

Client/Owner Name: _____

Signature: _____ Date: _____