

DOG BOARDING & DAYCARE



KAMQ Products, LLC

DBA "Clos du Paws"

600 Harris Rd

Sonoma, CA 95476

650-238-4014

closdupaws@gmail.com

www.closdupaws.com

Owner's Contact/Payment Information: Owner agrees that his/her contact/payment information is as follows:

1. **First and Last Name:** _____
2. **Address:** _____
3. **Email:** _____
4. **Cell:** _____
5. **Emergency Contact :** _____
6. **Emergency Contact Cell:** _____
7. **Veterinarian Name:** _____
8. **Veterinarian Phone:** _____

Credit Card or Venmo Information:

1. **Name As It Appears on Credit Card:** _____
2. **Credit Card Number:** _____
3. **Expiration Date:** _____
4. **Billing Address:** _____
5. **CVV:** _____

Venmo Handle: _____

Preferred payment method (charge card or venmo request): _____

How did you hear about us: _____

* A 3% credit card service fee will be added to all credit card charges.

Description of Dog: Owner agrees that the following information accurately and honestly describes Dog:

1. **Name:** _____
2. **Breed / Color:** _____
3. **Age:** _____ **Gender:** _____ **Spayed/Neutered:** _____
4. **Medical Conditions:** _____
5. **Medications:** _____
6. **Allergies:** _____
7. **Bitten a person:** _____ **If yes, explain** _____
8. **Bitten a dog:** _____ **If yes, explain** _____
9. **Any situations that would make your pet unfriendly (ie food possessive/toy possessive)**

10. **Feeding Instructions/Restrictions:** _____
11. **Flight Risk / Recall:** _____

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DOG DAY CARE AND BOARDING AGREEMENT

THIS AGREEMENT (“Agreement”) is by and between **KAMQ Product Group, llc DBA (“Clos du Paws”)** and the owner of the dog (“client”) and entered into for the sole purpose of Client engaging Clos du Paws to exercise Client’s dog in an onsite dog park and/or for the boarding of Client’s dog at Clos du Paws facility as described herein.

Client initials: _____ I agree to allow Clos du Paws to charge my credit card on file for all overnight and/or Daycare services as invoices are issued to me.

Client initials: _____ I certify that my dog is in good health and current with all vaccinations, including but not limited to Distemper, Hepatitis, Leptospirosis, Bordatella, DHP, and Rabies. I further certify that within the past 30 days my dog has not been exposed to Rabies, Distemper, Hepatitis, Leptospirosis, Parainfluenza, Parvovirus, Bordatella, or Conjunctivitis.

Client initials: _____ I will keep the vaccines current while my dog is a member of Clos du Paws. I authorize my veterinarian to release information pertaining to the status of Dog’s vaccinations to Clos du Paws.

Client initials: _____ I will have my dog’s fecal sample tested at least every 6 months. Test results must be shared with Clos du Paws, especially in the event that they come back positive for any disease/parasite (including but not limited to Giardia). I give Clos du Paws the right to contact my vet for test results.

Client initials: _____ I agree to provide the proper equipment for my dog, including a collar or harness that is properly sized so my dog cannot slip out of it, as well as a functioning leash. I accept that Clos du Paws may choose to use a training collar on my dog in the event that my dog is excessively pulling or if my dog is able to slip out of his collar.

Client initials: _____ I agree that any other animals on the property that are not receiving services by Clos du Paws either (1) do not present a flight risk, or (2) any animal that may present a flight risk shall be restrained in a manner that does not allow for its escape on days that Clos du Paws services are being provided. In the event that any other animal on the property should escape the premises during drop-off or pick-up of my dog participating in pack walks, I shall not hold Clos du Paws liable for any damages resulting therefrom.

Client initials: _____ I will maintain a flea control program (Clos Du Paws recommends the use of Comfortis or Trifexis, which are oral pills administered monthly that tend to be more effective than topical treatments).

Client initials: _____ I authorize Clos du Paws to arrange for emergency veterinary care in the event of an injury to my dog. In the event that my chosen vet (DVM) or emergency veterinarian cannot be reached, I authorize Clos du Paws to choose another facility and if I cannot be reached, I give Clos du Paws permission to approve medical treatment per the veterinarian’s suggestions. I acknowledge that medical care may include, but not limited to, vaccinations, diagnostic testing and surgical treatment protocols. Owner further agrees to assume full responsibility for any and all medical costs incurred.

Client initials: _____ I understand that in the event I elect to leave my dog with Clos du Paws at Daycare, my dog will be kept in an enclosed area with one or more dogs belonging to other clients of Clos du Paws.

Client initials: _____ I understand that in the event I elect to board my dog with Clos du Paws at Daycare, my dog will be kept in an enclosed area (“dog run”) with 4 to 6 foot fencing surrounding the property. I agree not to hold Clos du Paws liable for any damages, losses and/or injuries that result in the event that my dog escapes by jumping the fence.

CANCELLATION POLICY: _____ **(Client initials)** Cancellations requested after 5:00pm PST on the day prior to the scheduled services(s) will incur a charge equal to the fee of the cancelled service. Client agrees to have his/her credit card on file automatically charged for payment of the cancellation fee.

Client initials: _____ **TERMINATION** clos du paws services shall terminate upon written notice to Clos du Paws at closdupaws@gmail.com .Upon termination in accordance with the foregoing, Clos du Paws duties shall terminate but all other provisions of this Agreement shall continue in full force and effect.

Client initials: _____ **RELEASE OF LIABILITY** Client understands that Clos du Paws encourages dogs to socialize and exercise both on and off-leash, potentially in rugged terrain or ocean waters. Client understands that Clos du Paws will exercise my dog in an uncontrolled environment and I understand that there are potential risks including but not limited to: aggressive dogs, coyotes, snakes, auto accidents, heat stroke, and terrain that can cause injury. Client further understands that there are inherent risks associated with dogs in this environment including but not limited to injuries due to normal play, rough play, scuffles, fights and attempts to escape, run away, bite or injure individuals or other dogs, despite Clos du Paws's best efforts to minimize such risks. Client further understands that dogs are susceptible to and can develop loose stools, severe diarrhea, hot spots, weight loss, weight gain and excessive shedding. Client assumes full risk of loss, injury, damages whatsoever and agrees to fully release from liability Clos du Paws and its directors, officers, employees and agents, should my dog or any other animal on my property, or elsewhere become injured, contract fleas, ticks or worms, becomes pregnant, escapes, runs away, causes injury to other dogs or individuals, or contracts any malady, illness or disease, and for any other damage that may occur for any reason arising out of or related to, directly or indirectly, the services provided by this Agreement.

BY INITIALING THIS PARAGRAPH CLIENT HEREBY FULLY ACCEPTS THESE RISKS AND AGREES THAT CLOS DU PAWS, ITS OFFICERS, DIRECTORS, OFFICERS, EMPLOYEES AND AGENTS, SHALL NOT BE HELD RESPONSIBLE FOR ANY INJURIES, LOSSES, DEATH, DAMAGES, COSTS OR EXPENSES OF ANY KIND WHATSOEVER, INCLUDING THOSE TO OTHER ANIMALS OR HUMANS, ARISING FROM OR RELATED TO, DIRECTLY OR INDIRECTLY, THE SERVICES PROVIDED BY THIS AGREEMENT.

Client initials: _____ **INDEMNIFICATION; HOLD HARMLESS** Client agrees to indemnify and hold harmless Clos du Paws, and its directors, officers, employees and agents, from and against any claim, demand, suits, actions, claims, losses, liabilities, damages, or costs (including legal fees, medical costs, veterinary costs or other related costs), even those between the parties, that Clos du Paws may reasonably incur for any reason arising out of or related to, directly or indirectly, the services provided by this Agreement.

BY INITIALING THIS PARAGRAPH CLIENT HEREBY RELEASES AND AGREES TO HOLD HARMLESS, INDEMNIFY, AND DEFEND CLOS DU PAWS, ITS DIRECTORS, OFFICERS, EMPLOYEES AND AGENTS OF ANY LIABILITY OF ANY KIND WHATSOEVER, INCLUDING THOSE TO OTHER ANIMALS OR HUMANS, ARISING FROM OR RELATED TO, DIRECTLY OR INDIRECTLY, THE SERVICES PROVIDED FOR BY THIS AGREEMENT.

Client Initials: _____ **ACKNOWLEDGEMENT OF C.C.P § 3342: (California's Dog Bite Statute).** Client understands that as owner of my dog I am liable for damages suffered by any person

or dog who is bitten by my dog while in a public place or lawfully in a private place, regardless of the former viciousness of my dog or Client's knowledge of such viciousness.

CHOICE OF LAW: This Agreement shall be governed by the laws of the State of California (regardless of the laws that might otherwise govern under applicable California principles of conflicts of law) as to all matters, including but not limited to matters of validity, construction, effect, performance and remedy. Sonoma, Sonoma County, California shall be the proper place of venue for all suits to enforce this Agreement, and any legal proceedings to enforce the provisions hereof shall be brought in the Superior Court of California, Sonoma County, California, or in the United States District Court for the Central District of California.

ENTIRE AGREEMENT: This Agreement constitutes the entire Agreement and understanding of the parties hereto in respect of the subject matter contained herein and supersedes all prior agreements, consents and understandings relating to such subject matter. Client agrees that there is no oral or other Agreement between Client and Clos du Paws which has not been incorporated into this Agreement. This Agreement may be modified or amended only by a duly authorized written instrument executed both Client and Clos du Paws.

SIGNATURES: The parties agree that the electronic signature of a party to this Agreement shall be as valid as an original signature of such party and shall be effective to bind such party to this Agreement. The parties agree that any electronically signed document (including this Agreement) shall be deemed (i) to be "written" or "in writing," (ii) to have been signed and (iii) to constitute a record established and maintained in the ordinary course of business and an original written record when printed from electronic files.

I HEREBY AGREE TO THE ABOVE TERMS AND CONDITIONS OF THIS AGREEMENT.

BY: OWNER

BY: Clos du Paws

Name (please print):

Katie Mcqueary

Signature:

Signature:
