

CatNap Cottages Inc.: Accommodations Agreement

This is a Contract between CatNap Cottages Inc. (hereinafter called "CC") and the pet(s) caregiver, appointed guardian or transporter whose signature appears below (hereinafter called "Owner") valid until December 31, 2010.

1. Owner authorizes and consents to CC providing accommodations to and care of pet(s) listed below.
2. Owner agrees to pay the rate for accommodations and all services performed by CC (at CC's discretion), for the duration of the pet's stay. Owner agrees that the pet(s) shall not leave CC until all charges are paid to CC. Prices may change without notice.
3. By signing this Contract and leaving pet(s) with CC, Owner certifies to the accuracy of all information given about said pet(s).
4. Owner further agrees to be solely responsible for any and all acts or behaviour of said pet while in the care of CC.
5. **Owner certifies that pet(s) is free of fleas, parasites and any other transmittable viral or Contagious conditions.** Should fleas, parasites or any other transmittable or contagious conditions be found with said pet(s), Owner agrees to pay for the appropriate treatment (tx) of said pet(s), treatment of other boarding pets, treatment of the building, plus any costs that incurred due to bringing pests/conditions into CC. Owner permits pet(s) be isolated or to be brought to a veterinary clinic at the cost of the Owner if necessary.
6. The Owner acknowledges that CC is not responsible and hereby releases CC of any liability for any loss or injury to pet and/or items brought with pet(s) wheresoever or howsoever arising including without limiting the generality of the foregoing loss or injury arising from fire, illness, theft, ingestion of foreign body, time out of cottage ('play time'), contracting contagious conditions or fleas from another pet(s), or loss arising from accidental escapes. Owner agrees to be responsible for any costs incurred as a result of the above.
7. CC strongly recommends that all cats be on a veterinary approved flea tx program or be treated a minimum of 5 days prior to their stay. CC is not responsible should said pet (if indoor or outdoor) contract fleas if on tx or not. CC will not allow any pets into the building who show evidence of fleas and will not refund deposits if turned away.
8. Owner agrees to pick up pet(s) at the scheduled pickup date or alternative date as arranged between Owner and CC. If Owner does not pick up pet(s) and does not respond within fourteen days advertising, CC may treat pet(s) as abandoned. Owner is responsible for all costs incurred.
9. CC follows strict policies and procedures for care and cleanliness, but if pet(s) becomes ill or if the state of the pet's health otherwise requires professional attention, CC, in It's sole discretion, may engage in the services of a veterinarian, administer medications, or give other requisite attention to the pet(s) and the expenses thereof shall be paid by Owner. Owner agrees to additional charges that may incur for additional care, treatment, supply pick up and the transportation of the pet.
10. Owner agrees to pay for the length of stay booked. A booking is considered 'booked' when the deposit is processed. The length of stay is agreed upon and confirmed when entered into CC's appointment book. All deposits are non-refundable. If payment is given over the phone by credit card, cardholder or the person giving the cardholder's information agrees to all charges without signature required.
11. CC encourages cats of the same family board separately to ensure care is most accurate.
12. This Contract contains the entire agreement between the parties. All terms and conditions of this Contract shall be binding on the heirs, administrators, personal representatives and assigns of the Owner and CC.

I _____ am the Owner of the pet(s)_____

_____ or I am authorized to bind the owner to the terms of this Agreement.

Signed: _____ Date: _____