



Mallard Point Veterinary Clinic

25520 S. Pheasant Lane, Unit A * Channahon, IL 60410

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www.animalcareinfo.com

Hospital Admission Form

This PET ADMISSIONS AGREEMENT (this "Agreement") is made and entered into by and between Mallard Point Veterinary Clinic, LLC, an Illinois limited liability company (the "Clinic") and the owner listed above.

WHEREAS, the Clinic wishes to provide pet boarding services and Pet Owner wishes to accept such services on the terms and under the conditions set forth below.

NOW, THEREFORE, the parties, intending to be legally bound, hereby agree as follows:

1. Pet Owner shall pay the Clinic's established rates for boarding services at the time the services are rendered, which rates are subject to change at the sole discretion of the Clinic. For Pet Owner's convenience, payments can be made by cash, check, or most major credit cards, or ask about the Clinic's care credit program (subject to approval prior to services being rendered).
 2. The Clinic reserves the right not to accept a pet into boarding for any reason. All rules of the Clinic are subject to change at the sole discretion of the Clinic.
 3. The Clinic boarding services are not cageless; pets are kenneled and left unattended overnight.
 4. In the event that the Owner's pet becomes ill while in the care of the Clinic, a member of the Clinic's staff will attempt to contact Pet Owner at the telephone number or via other contact information provided by Pet Owner. If Pet Owner is not available, Pet Owner's pet will be treated by one of the Clinic's veterinarians. It is understood and agreed to by Pet Owner that Pet Owner authorizes the Clinic and its representatives to obtain medical treatment for the pet and that all expenses incurred due to illness or accident are the sole responsibility of Pet Owner. Any expenses due the Clinic are to be paid in full at the time Pet Owner picks up his/her pet up from the Clinic. The Clinic will not bill Pet Owner or accept partial payment.
 5. Pet Owner acknowledges that there is an inherent risk of injury or illness in any environment associated with pet boarding, including, without limitation, risks associated with illness or injuries, illness from fights, rough play, contagious diseases and/or unwanted pregnancies. Pet Owner agrees to assume full responsibility and hold the Clinic, its members, owners, directors, officers, agents and employees, harmless from and against any and all claims for loss or injury (including legal fees) which may be alleged to have been incurred directly or indirectly by the pet or any person, animal or thing by the act of the pet, and except to the extent that the damage or injury may be due to willful misconduct of the Clinic, Pet Owner personally assumes all responsibility and liability for any such claim, including, without limitation, claims relating to contagious diseases that the pet contracts from boarding and then takes home to other pets.
 6. Pet Owner certifies that he/she is the actual owner of the pet, or is the duly authorized agent of the actual owner whose name is entered above.
 7. Pet Owner represents that the pet is free of any infectious disease and is vaccinated, as appropriate, for Canine: DHLPP (Distemper, Hepatitis, Leptospirosis, Parainfluenza, Parvo), Bordetella, Influenza (H3N2 & H3N8), Rabies, and fecal testing. Feline: Distemper Combo (Distemper, Rhinotracheitis, Chlamydomphila and Calicivirus), Feline Leukemia, Rabies, and Fecal Tests. Pet Owner represents the pet is also free of contagious parasitic problems, whether internal or external (including fleas & ticks), and is free of any contagious skin disorder.
 8. Pet owner is aware that the Clinic is a caged kennel, and is aware that there is inherent risk of illness and injury when dealing with animals.
 9. This Agreement shall be binding upon and inure to the benefit of the Clinic and its successors and assigns, and Pet Owner, his/her successors, assigns, heirs, executors, legal representatives, administrators and beneficiaries.
 10. This Agreement constitutes and expresses the complete understanding of the parties with respect to the subject matter hereof, there being no oral or other plans or understandings between them affecting this Agreement. This Agreement may be modified, superseded, or voided only upon the written and signed agreement of all the parties hereto.
 11. This Agreement shall be construed in accordance with the laws of the State of Illinois, without regard to principles of conflicts of law.
 12. This Agreement may be executed in one or more counterparts, each of which together shall constitute one original.
 13. Pet Owner represents that the information in the attached Boarding In-Take Form is true and that the Clinic is reasonable to rely on the accuracy of said information.
 14. Pet Owner hereby grants and authorizes the Clinic the right to take, edit, alter, copy, exhibit, publish, distribute and make use of any and all pictures or video taken of the pet to be used in and/or for legally promotional materials, including, but not limited to, newsletters, flyers, posters, brochures, advertisements, websites, social networking sites and other print and digital communications, without payment or any other consideration. This authorization extends to all languages, media, formats and markets now known or hereafter devised. This authorization shall continue indefinitely, unless Pet Owner otherwise revokes said authorization in writing. Pet Owner understands and agrees that these materials shall become the property of the Clinic and will not be returned.
 15. If I neglect to pick up my pet within 5 days of the scheduled pick up date and do not notify you within that time frame you may assume that the pet is abandoned and are hereby authorized to make decision(s) regarding the pet as you deem best and/or necessary
 16. I understand that PAYMENT IS DUE AT THE TIME OF SERVICE. I recognize that this facility does not offer payment plan options. I hereby agree to the following terms and conditions. There is a 1.5% monthly late charge assessed on all balances after 30 days past due. Checks and credit cards, which are declared with non-sufficient funds, will be charged a \$25.00 service fee. Also, the undersigned agrees to pay a collection fee of 33% of the total owed when sent to collection, all attorney fees, and court costs incurred by the creditor. All the information provided is correct.
- The parties hereto have read, understand and agree to be bound by the terms and conditions set forth above and have signed this Agreement on the date set forth below their signatures.

OWNER/AGENT

Print Name:

Signature:

Date: