

TERMS & CONDITIONS –

This is a contract between Rex & Roxy's, Inc., RNR Productions, and/or Rex & Roxy's II (aka: RNR Petites & Luxury Suites) (hereinafter referred to as "RNR") and the pet owner whose signature appears below (hereinafter referred to as "Owner").

1. Owner certifies the accuracy of all information Owner has conveyed about Owner's pet to RNR.
2. Owner specifically represents to RNR that Owner's pet has not been exposed to rabies, distemper, parvo, dog-flu, kennel cough or any other contagious and communicable disease within a thirty (30) day period prior to being left at RNR for boarding or daycare.
3. Owner understands that RNR is not a Vet and cannot diagnose any dog illness or determine any pre-existing conditions not specified in this form.
4. Owner understands that this is a boarding environment and Owner's dog(s) can be susceptible to a common sensitive skin condition like "hotspots" while under our care and RNR is no way liable for this condition.
5. Owner certifies that Owners dog has been spayed/neutered.
6. Owner agrees to notify RNR of any exposure to any virus, infection or other contagious illness and will not bring Owner's pet to RNR unless pet is symptom free for a period to be determined by a licensed veterinarian.
7. Owner agrees to notify RNR if Owners pet is showing any signs of illness prior to boarding or daycare, including but not limited to diarrhea, lethargy, arthritis, hip displacement (previous or current)
8. Owner agrees to the current rates and agrees to pay the full rate of dog daycare or boarding.
9. Owner agrees that he/she is the sole owner of the Owner's pet.
10. Dog(s) that fail the Rex & Roxy's TEMP TEST are also subject to the \$20 daycare rate.
11. Owner agrees that if Owner's pet becomes ill or the state of the pet's health otherwise requires professional attention, RNR, in it's sole discretion, may engage the services of a veterinarian or administer medicine or give other requisite attention to the pet and the expenses thereof shall be paid by the Owner. Owner gives consent to RNR to act in the Owner's behalf in obtaining emergency veterinary care at Owner's expense if deemed necessary by RNR or any of its staff/ employees/ contractors. Owner agrees to indemnify and holds RNR and all it's staff/employees/ contractors harmless from said expenses.
12. Owner hereby grants RNR a lien on Owner's pet for any and all unpaid charges resulting from boarding, daycare, and any other services provided.
13. RNR shall exercise reasonable care for Owner's pet while it is RNR's custody. The owner recognizes that there are potential risks involved with group play, daycare and boarding due to the unpredictable nature of dogs.
14. RNR reserves the right to remove the Owner's pet from group play, if in its sole discretion it is believed necessary to ensure the safety of the pet, other pets or human beings.

15. Owner expressly agrees that RNR's liability shall in no event exceed the current chattel value of a pet of the same species as the pet delivered by the Owner to the Facility.

16. Owner is liable for any injuries caused to RNR staff, contractors, employees, customers or any other human being while in our care, including but not limited to dog on dog bites, dog to human bites. Owner agrees to pay vet bill to cover any damages to another RNR dog under our care should owners dog become aggressive. Owner agrees to pay any physician or emergency care bill to cover any damages to RNR staff, employees, contractors or any other human within our building.

17. 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 RNR.