

SERVICES AGREEMENT

This is an Agreement between the SCOOBY SHACK, LLC., and the Owner/Guardian whose name is		
and whose signature appears on Page 2 (hereinafter called "Owner/Guardian"). Following are the terms of service for the stay of the		
Owner/ Guardian's dog (Name)	(the "Dog") as a reservation for daycare stay at the SCOOBY SHACK.	
By signing below, in consideration of the services rendered	by the Scooby Shack to the Dog(s), Owner/Guardian acknowledges	
reading, understanding, and accepting the statements here	in.	

AGREEMENT TO PARTICIPATE AND LIABILITY WAIVER:

Owner/Guardian understands certain "activities" that the Dog may participate in, including daycare, grooming, training, boarding, oneon-one play, movement within and outside the facility, involve risk and possible injury, including but not limited to: exposure to parasites, viruses, and other medical conditions passed from dog-to-dog or person-to-dog; sprains, strains, bites, broken bones; fatigue, dehydration, nicks, cuts, loss of Dog or death.

Owner/Guardian further understands that not each and every potential risk can be listed above but, nonetheless agree that the benefit's associated with dog socialization outweigh the possible risks, therefore, Owner/Guardian hereby voluntarily releases, forever discharges, and agrees to hold harmless and indemnify the SCOOBY SHACK and its agents, successors, heirs, from any and all liability, claims, demands, actions, or rights of action, which are related to, arise out of, or are in any way connected with the Dog's participation in activities at the SCOOBY SHACK, including those allegedly attributable to the negligent acts or omissions of the SCOOBY SHACK or their staff.

Further, Owner/Guardian understands that Owner/Guardian may be exposed to certain risks when bringing the Dog to participate in activities at the SCOOBY SHACK or when picking up the Dog from participating in activities at the SCOOBY SHACK. Such risks may include property damage and/or physical injury inside or outside the facility, such as from falling, slipping, illness, and/or dog bites. Therefore, Owner/Guardian hereby voluntarily releases, forever discharges, and agree to hold harmless and indemnify the SCOOBY SHACK its agents, successors, heirs from any and all liability, claims, demands, actions, or rights of action, which are related to, arise out of, or are in any way connected with the Dog's participation in activities at the SCOOBY SHACK, including those allegedly attributable to the negligent acts or omissions of the SCOOBY SHACK or their staff.

AUTHORIZATION OF MEDICAL CARE:

If the Dog is ill or injured while participating in activities at the SCOOBY SHACK, the SCOOBY SHACK will make every reasonable effort to reach Owner/Guardian pursuant to the contact information Owner/Guardian have provided the SCOOBY SHACK. However, if the SCOOBY SHACK is unable to reach Owner/Guardian, Owner/Guardian grants consent to the SCOOBY SHACK to seek appropriate veterinary care and Owner/Guardian accepts responsibility for any and all associated expenses. The SCOOBY SHACK will not pay any portion of veterinary expenses associates with seeking medical care for the Dog if so necessary. In the event of the Dog's death the Owner/Guardian or the Owner/Guardian's emergency contact will be notified immediately.

CONTAGIOUS DISEASES & VACCINATIONS:

Owner/Guardian specifically represents to the SCOOBY SHACK that, to Owner/Guardian's knowledge, the Dog has not been exposed to any contagious diseases within the 30 days period prior to check-in. Owner/Guardian understands that each time the Dog is brought to the SCOOBY SHACK, Owner/Guardian is recertifying that the Dog is in good health and has not had any communicable illness of any kind for 30 days prior to check-in. Owner/Guardian also confirms the Dog meets the SCOOBY SHACKS vaccination requirements during the Dog's stay.

ALLERGIES, SPECIAL DIETS, MEDICATIONS:

Owner/Guardian agrees to disclose to the SCOOBY SHACK any allergies the Dog may have. Owner/Guardian further agrees to disclose to the SCOOBY SHACK any special dietary needs or medications the Dog may require if necessary during activities at the SCOOBY SHACK.

SERVICES AGREEMENT CONT'D

PHOTOGRAPHS AND STATEMENTS:

Owner/Guardian authorizes use of the Dog's visual image(s) and statements in newsletters, posters, and other materials.

REHAVIOR

Owner/Guardian affirms that the Dog does not have a history of biting or harming people or other animals.

AGREEMENT TO PAY:

The SCOOBY SHACK accepts check, cash, or credit cards. Owner/Guardian agree to pay the service rates in effect for the Dog's participation in activities at the SCOOBY SHACK. Owner/Guardian further agrees to pay for any additional services requested at the SCOOBY SHACK. A valid credit card must be kept on file at all times. Charges not paid in advance will be charged to Owner/Guardian's credit card. All services must be paid in full before the Dog will be released to Owner/Guardian or proper payment arrangements are agreed upon by both parties (Owner/Guardian & the SCOOBY SHACK).

DAMAGE

Owner/Guardian accepts the responsibility of paying for any damage to facility, property, and/or equipment caused by the Dog.

RIGHT TO DECLINE:

Owner/Guardian understands that the SCOOBY SHACK reserves the exclusive right to decline participation or to terminate participation in activities at the SCOOBY SHACK to any Dog at any time for any reason.

VALID DATES:

These agreements, waivers, and authorizations will remain valid and in force as long as and whenever the Dog participates in any activity at or with the SCOOBY SHACK.

ACKNOWLEDGEMENT:

This Agreement contains the entire agreement between the parties. All terms and conditions of this Agreement shall be binding on the heirs, administrators, personal representatives and assignees of the Owner/Guardian and the SCOOBY SHACK.

Any controversy or claim arising out of or relating to this Agreement, or the breach thereof, or as the result of any claim or controversy involving the alleged negligence by any party to this Agreement, shall be settled in accordance with the rules of the American Arbitration Association, and judgment upon the award rendered by an arbitrator may be entered in any Court having jurisdiction thereof.

The arbitrator shall, as part of the award, determine an award to the prevailing party of the costs of such arbitration and reasonable attorney's fees of the prevailing party. The arbitrator(s) shall apply Oregon law to the merits of any dispute or claim, without reference to conflicts of law rules. The parties hereby consent to the personal jurisdiction of the state and federal courts located in Oregon and agree that such courts shall have the sole and exclusive jurisdiction for any action or proceeding arising from or relating to this Agreement or relating to any arbitration in which the parties are participants.

THE PARTIES HAVE READ AND UNDERSTAND THIS CLAUSE 15, WHICH DISCUSSES ARBITRATION. THE PARTIES UNDERSTAND THAT BY SIGNING THIS AGREEMENT THAT THEY WILL SUBMIT ANY CLAIMS ARISING OUT OF, RELATING TO, OR IN CONNECTION WITH THIS AGREEMENT OR THE INTERPRETATION, VALIDITY, CONSTRUCTION, PERFORMANCE, BREACH OR TERMINATION THEREOF, TO BINDING ARBITRATION, AND THAT THIS ARBITRATION CLAUSE CONSTITUTES A WAIVER OF THE PARTY'S RIGHT TO A JURY TRIAL AND RELATED TO THE RESOLUTION OF ALL DISPUTES RELATING TO ALL ASPECTS OF THE RELATIONSHIPS BETWEEN THE PARTIES.

Owner/Guardian:

Signature	Date:
Name (please print)	
Dog(s) Name:	
Emergency Contacts who can act on Owner/Guardians' behalf for all purposes under this Agreement:	
Emergency Contact 1: Name	Phone
Relationship to Owner	
Emergency Contact 2: Name	Phone
Relationship to Owner	