

HIRING AND WAIVER OF LIABILITY AND ASSUMPTION OF RISK AGREEMENT

This contract is between FURRY LAND LP, a Nevada Limited Partnership (the “**Company**”) and _____ (the “**Contractor**”). The Company is engaged in the business of mobile dog grooming (the “**Services**”).

1. I fully understand that my participation in grooming services with Furry Land LP may involve risk of serious injury or death, including economic losses which may result not only from my own actions, inactions, or negligence, but also from the actions, inactions, or negligence of others and dogs, the condition of the facilities, equipment, or areas where the Services are being conducted, or this type of activity.

2. I assume any and all risks of personal injuries to myself, including medical or hospital bills, permanent or partial disability, death, and damage to my property, caused by or arising from my participation in the grooming services. I acknowledge and agree that I will be in the vicinity of dogs and those dogs may bite or directly or indirectly cause harm.

3. I covenant not to sue or present any claim against Furry Land LP or any of its partners, its officers, shareholders, members, directors, insurers, employees, and agents attributable to my participation in the services provided by the company for i) personal injury, ii) property damage, iii) negligence, iv) wrongful death, and/or v) any claim based on the actions or inactions of any staff member, owner, third party company, or participants or other third parties, including, but not limited to, actions that may be criminal or intentional. vi) Dog bites or any injury from a dog may arise from handling of dogs or other animals. vii) Any diseases contracted from animals.

4. I release, waive, discharge and relinquish Furry Land LP, its officers, shareholders, members, directors, insurers, employees, and agents from any liability, loss, damage, claim, demand or cause of action against them arising from or attributable to my participation in the services rendered by the company, whether same shall arise by their negligence or otherwise.

5. I warrant that I am in good health and have no physical condition that would prevent me from participating in services rendered by the company.

6. I agree to indemnify the company, its officers, shareholders, members, directors, insurers, employees, and agents for any and all claims, including attorneys’ fees and costs, which may be brought against them by anyone claiming to have been injured as a result of my participation in their services.

7. I agree to exercise care customarily used by participants in an activity of this nature or that would be exercised by a reasonable person in a similar circumstance.

8. The contractor will not use any social media (Facebook, Instagram, Tweeter, Angieslist, Craigslist...) or any online review media (Yelp, BBB, Google...) for or against Furry Land LP and Furry Land Trademark or any of his partners, staff members, shareholders and managers.

9. The Company requests the Contractor to perform grooming services. I fully understand that my participation in grooming services with Furry Land LP is as an independent contractor only with a payment by percentage on grooming fees only by commission (40%). I have no guarantee of any income, I accept to work the bookings of my choice provided by Furry Land LP. Furry Land LP do not provide me any grooming training, I am already a qualified groomer. The Contractor will not be entitled to worker’s compensation, retirement, insurance or other benefits.

10. I understand that the Furry Land mobile grooming van (\$100,000.00 Value) is provided as a loan by the company only to provide my contractor services. I am responsible for any damages that could occur to the mobile grooming van under my supervision. I am also responsible for any damages cause to the equipment other than regular wear and tear. I am also responsible for the cleanliness of the van that must be given back after work immaculate to the company cleaning standards, a \$100 cleaning fee fine will apply if the van is given back dirty with dog hair, splashes , dirt, dust etc

11. I hereby grant to the Company the unrestricted right and permission to copyright and use photographic portraits, pictures, video footage and/or audio recordings of my participation in the services, in which I may be included intact or in part, including the negatives, prints, transparencies or digital information relevant thereto (the “**Material**”). The Company has the right to reproduce, exhibit, distribute, broadcast, digitize, edit, or otherwise use the Material, by any method and in any media, whether now existing or later created, without restriction throughout the world, by incorporating the Material into its website, publications, catalogues, brochures, books, magazines, or commercial, informational, educational, advertising, or promotional materials relating thereto (collectively, the “**Works**”). I agree that the Company is and shall be the exclusive owner of all right, title, and interest, including copyright, in the Material and the Works. I further grant to the Company an irrevocable, royalty-free, worldwide license to use my name, age, and hometown in connection with the Material and the Works.

THIS DOCUMENT RELIEVES THE COMPANY AND OTHERS FROM ANY AND ALL LIABILITY FOR PERSONAL INJURY, WRONGFUL DEATH, CONTRACTION OF DISEASE AND PROPERTY DAMAGE CAUSED BY NEGLIGENCE OR OTHERWISE. I HAVE READ THIS DOCUMENT, UNDERSTAND THAT I WILL GIVE UP SUBSTANTIAL RIGHTS BY SIGNING IT, AND SIGN VOLUNTARILY. I FURTHER ACKNOWLEDGE THAT I WAS PROVIDED WITH THE OPPORTUNITY TO HAVE INDEPENDENT COUNSEL REVIEW THIS AGREEMENT AND WAS SPECIFICALLY ADVISED TO RETAIN COUNSEL TO REVIEW THIS AGREEMENT. I AM LEGALLY COMPETENT TO SIGN THIS RELEASE AND DO SO OF MY OWN FREE WILL.

Printed Name

Signature

Date