



STANLEY & SON LIMITED
P.O. BOX 18889,
NAIROBI, 00500
TEL: +254 722 732 547 / +254 722 833 277
EMAIL: yoani.yapperville@gmail.com

BOARDING AGREEMENT

This Agreement is made on the day of 20 BETWEEN
(A) Stanley & Son Limited of P.O. Box 18889-00500, Nairobi (“**Stanley & Son**”); and
(B) of P.O. Box (“**Client**”).

IT IS HEREBY AGREED AS FOLLOWS:

1. The Client understands and agrees that Stanley & Son (and its staff, owners, contractors and agents) shall not be liable for any losses, damages, injuries, expenses, liabilities and/or costs caused by the Client’s pet(s) during the Client’s pet(s) stay at Yoani Yapper-Ville, which is operated by Stanley & Son (the “**Facility**”).
2. The Client hereby confirms and warrants that he is the sole owner of the pet(s) or has the authority of the pet(s) owner to deal with Stanley & Son, with respect to the pet(s) and the Facility.
3. The Client hereby agrees to be solely and wholly liable and/or responsible for any and/or all acts and behavior of the Client’s pet(s) whilst at the Facility, including but not limited to payment of costs for: (1) loss, damage, expenses, costs and/or injury to Stanley & Son’s staff, their guests, clients, invitees or other animals in the Facility, or (2) damage to the Facility caused by the Client’s pet(s).
4. The Client hereby, without any qualification whatsoever, releases Stanley & Son from all and/or any liability arising out of the Client’s pet(s) attendance at the Facility, and the Client further hereby irrevocably undertakes to indemnify and hold Stanley & Son harmless from and against all and/or any damages, claims, suits, liabilities, penalties, actions, losses, expenses and/or costs which Stanley & Son may have against the Client, become responsible for or incur as a consequence of the Client’s pet(s) attendance at the Facility.
5. The Client hereby certifies and/or warrants, without any qualifications whatsoever, that the Client’s pet(s) is/are in good health, duly vaccinated (DHLP & R), and the pet(s) has/have not suffered from any communicable diseases, and that it has not been exposed to Rabies or Distemper, in the past 30 days prior to checking-in at the Facility. **In the event that the Client’s pet(s) is/are not vaccinated or the requisite vaccinations have expired, the Client hereby irrevocably authorizes Stanley & Son to vaccinate the Client’s pet(s) at the Client’s sole cost. The Client hereby further undertakes to furnish Stanley & Son with a true copy of the pet(s) Vaccination Certificate (if any), immediately before executing this Agreement.**
6. The Client hereby agrees that if the Client’s pet(s) becomes ill while it is at the Facility or if in the opinion of Stanley & Son’s authorized staff, which opinion shall be conclusive, the state of the Client’s pet(s) health requires professional attention, **the Client hereby irrevocably gives permission to Stanley & Son, at its sole discretion and at the Client’s sole cost, to engage the services of a veterinarian, to administer medicine or give any other requisite attention to the pet(s).** Stanley & Son may notify the Client in case of such an event.
7. Whilst Stanley & Son will take every reasonable precaution to take care of the Client’s pet(s), to the best of Stanley & Son’s ability, the Client hereby recognizes that there are inherent risks of illness and/or injury when dealing with such animals. Similarly, the Client hereby understands that when pets play or are walking, they may sustain minor injuries such as nicks and scratches, and other risks including, but not limited to, kennel cough and problems resulting from pets ingesting food scraps or other materials found in or around the Facility. In which event Stanley & Son may notify the Client of such injury, PROVIDED ALWAYS THAT Stanley & Son will not be liable for such injuries.
8. The Client hereby agrees that if the Client’s pet(s) is/are transported to or from the Facility by Stanley & Son staff, the Client shall indemnify and hold Stanley & Son harmless from and against any and/or all damages, claims, suits, liabilities, penalties, actions, losses, expenses and/or costs which Stanley & Son may have against the Client, become responsible for or incur as a consequence of the Client’s pet(s).
9. **Payment:** Payment must be made **in full** by the Client to Stanley & Son **on or before** the date the pet(s) is/are received at the Facility, unless there has been prior written consent with Stanley & Son. It is hereby agreed that Stanley & Son shall be entitled to exercise a lien over the Client’s pet(s) until all payments due to Stanley & Son, from the Client, are fully settled by the Client.

10. The Client shall pay Stanley & Son **a deposit** equivalent to the cost of the pet(s) spending a period of seven (7) days over and above the booked boarding time, to cater for any additional unbooked days that the pet(s) may stay in the Facility. This deposit will be **refundable** on collection of the pet(s) by the Client from the Facility or, upon delivery of the pet(s) by Stanley & Son to the Client. In the event that the Client fails to collect his pet(s) on the scheduled date and time, Stanley & Son may contact the Client, at Stanley & Son's sole discretion and the Client's sole cost, for purposes of ascertaining the reason for delay. **PROVIDED ALWAYS THAT the Client hereby agrees that in the event that he/she fails to collect his/her pet(s) within two (2) weeks from the scheduled date of collection, Stanley & Son shall be entitled to deem the pet(s) as abandoned, and Stanley & Son shall be entitled, but not obliged, at its sole discretion to take any necessary steps or actions that it considers fit, including but not limited to re-homing of the pet(s) or euthanizing the pet(s).**

11. The Client hereby certifies and confirms that he has carefully read and understood the policies of Stanley & Son, as set forth in this Agreement, and that the Client, without any qualifications whatsoever, hereby accepts the terms and conditions in this Agreement.

Name and Signature of Client:

Date.....

Signed by
(Duly authorized for and on behalf of Stanley & Son)

Date