



PO Box 578 Ashton MD 20861
www.KnineRescue.com
kninerescueinc@gmail.com

FOSTER-TO-ADOPT CONTRACT AKA "TAKE A CHANCE ON ME"

This Foster-to-Adopt Contract ("Contract") is entered into on this date _____, by and between Knine Rescue, Inc. ("KRI"), a Maryland 501(c)(3) not-for-profit corporation, and the foster applicant identified below, hereinafter the ("Foster"), for the provision of foster care of the pet identified below.

I, _____, agree to foster _____ ("Pet") for KRI for _____ days ("Foster Period"). I understand that KRI will hold my adoption donation fee until the last day of the Foster Period. On the last day of the Foster Period (____/____/____) or before, I will instruct KRI to deposit or destroy my adoption donation fee AND I will return Pet to the care of KRI should I choose not to adopt it.

By executing this contract, I hereby agree that on the expiration of this Foster Contract, the Contract incorporates by reference all provisions of the KRI Adoption Contract, all terms of which are listed above the signature block of this Contract. To ensure these objectives are met, KRI and the Foster agree to the following:

General Guidelines

- KRI determines the criteria for fostering, decides which animal are eligible for foster care, and appoints Foster from a pre-approved list of providers.
- KRI will inform Foster of the anticipated length of the foster-care period, the objectives of each placement (restoring health, rearing to adoptable age, socialization, etc.), and any other expectations we may have.
- Pet will remain property of KRI and be surrendered immediately upon request to any representative of KRI.
- Foster will return Pet to KRI in the event he/she is no longer able to care for it. Pet will, under NO circumstances, be abandoned, given away, or turned in to any other "animal shelter" or rescue.
- Foster may end this Contract at any time but must give KRI **at least seven (7) days' notice** to make other arrangements. Any non-emergency boarding costs incurred during this period are the responsibility of Foster.
- Administrative costs incurred by KRI include an insurance program/general liability insurance policy.
- Foster will pay costs, including attorney's fees, of KRI if action must be taken against the Foster or his/her representative to enforce any of the terms of this Contract.
- KRI is available for consultation, advice, and assistance in areas pertaining to the health, training, compatibility, etc. of Pet during its lifetime.
- KRI may visit Foster to ensure compliance with this Contract.

General Care

- Pet will be cared for always with proper shelter, food and water.
- Pet will be kept in the house on the grounds of the Foster and will not be allowed off-leash in an unfenced area, never left to roam loose and never chained.
- Pet will not be kept on leased/rented property where a "NO PETS" policy is in force.
- Pet is to be crate-trained and will not be left unsupervised with other pets or children.
- If a crate belonging to KRI has been loaned to the Foster, it must be returned when Foster decides to adopt or discontinue fostering. Failure to return the crate will result in a charge of between \$50 to \$100 to the Foster.
- Foster is encouraged to affix to Pet an identification tag giving the Foster address and phone number.
- Foster agrees to obey all applicable county and state laws regarding custody of animals.
- No SHOCK COLLARS are to be used at any time.

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- Pet will not be used for research purposes or as a working animal.

Health

- Foster **must get pre-approval from KRI for any medical treatment and agrees to take Pet to or make available for transport to specified veterinarian directed by KRI.** KRI will absorb the cost of all routine and age appropriate medical care and treatment needed by Pet, including at least yearly medical checkups and vaccinations recommended by a veterinarian, spay/neuter, and monthly preventative heartworm and flea/tick medication during the Foster period. KRI will absorb all required emergency care. Foster will be held responsible for unapproved expenditures or treatment by a vet that is not partnered with KRI.
- Any health issues noticed by the foster should be reported to a KRI right away.
- All information known about Pet's medical history, including any medical treatments to be administered, will be explained to the Foster. Occasionally, a pet may have an undiagnosed health problem at the time of fostering. If diagnosis of such a health problem occurs any time after the arrival of Pet, and the Foster is unwilling/unable to continue fostering Pet, he/she will return Pet to KRI immediately.
- Heartworm and flea/tick preventative must be administered year-round.

Behavior

- Pet's known behaviors have been discussed with the Foster; however, an animal's behavior is not completely predictable. Foster assumes full responsibility for the care and management of Pet and expressly waives the right to hold KRI liable for any behavior problem, damage, or other incident that may occur.
- In the event KRI pulls a pet directly from a shelter, KRI may rely on the description and assessment of the shelter we are pulling from, as well as the transporter. KRI will make every attempt to match to an appropriate foster, however a pet's behavior while in a shelter may be very different than in a home.
- Any aggressive or concerning behavior noticed by Foster should be reported to a KRI immediately.

KRI ADOPTION CONTRACT TERMS AND CONDITIONS, INCORPORATED BY REFERENCE EFFECTIVE ON THE LAST DAY OF THE FOSTER PERIOD IN PARAGRAPH 1, ON PAGE 1 OF THIS DOCUMENT.

1. Adopter agrees to provide Pet with a good and safe home indoors, with proper care and attention.
2. If Pet is not altered prior to adoption, KRI retains a spay/neuter deposit of \$100 and will follow up with Adopter around the estimated date to alter. The adopter must provide KRI with proof of spay/neuter within 30 days of the procedure or immediately upon request by KRI. You may request to be reimbursed the deposit or donate the amount back to KRI and we will provide an additional tax receipt.
3. Adopter agrees that Pet will be examined by a licensed veterinarian at least once a year and will receive adequate vaccinations and treatments to ensure good health, including heartworm preventive.
4. When Pet is outdoors, it shall be provided appropriate protection from the elements, including shade from the sun, and adequate food and water.
5. In the event KRI discovers the inhumane treatment of Pet or breach of this Adoption Contract, it is agreed that KRI has the right to immediately take possession of Pet upon written notice to the adopter at the residence of Pet. It is understood and accepted by the adopter that home visits may be conducted by KRI to check on the welfare of Pet at any time during its lifetime.

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6. KRI makes no warranties or statements regarding Pet's health or temperament. Adopter understands that Pet may have been rescued from an animal shelter and may have been exposed to communicable disease(s) and that it is critical that Pet be examined promptly by a licensed veterinarian. Adopter agrees to take Pet to a licensed veterinarian **within 14 days** of the date of this Adoption Contract for an examination. Because KRI pets come from shelters, many in rural areas, they often require multiple dewormings, following a fecal test. We provide 1-2 dewormings in our care, but Pet's will often require 3-4 dewormings to fully clear their systems. When taking Pet to the veterinarian within 14 days following adoption, you must request a fecal exam and agree to permit further deworming, as necessary. Pets of suitable age are current on heartworm prevention, and Adopter agrees to continue this prevention year-round. It is understood that environmental changes may affect and change the temperament of Pet and that KRI has no liability or responsibility of any nature regarding defects with Pet, or injuries or damage to any person or property that may be caused by Pet. The adopter agrees to indemnify and hold harmless KRI and its members or representatives against any and all claims for any injury or property damage to the adopter or anyone else.
7. If it is determined by either KRI or the adopter that Pet should not remain with the adopter, it is agreed the adopter will first contact KRI about return of Pet. Pet may not be transferred to another owner without express written consent of KRI.
8. It is agreed and understood by the adopter and KRI that this Adoption Contract sets forth all promises, agreements, conditions, and understandings between them, oral or written and that both parties have fully read and understand the Adoption Contract in its entirety. This Contract shall inure to the benefit of and be binding upon the adopter and KRI and their successors or beneficiaries.
9. In the event of the employment of an attorney by KRI on account of any violation of this Adoption Contract, it is agreed the adopter shall pay KRI's reasonable attorneys' fees and court costs.
10. **Adoption Donation Refund Policy:** We are unable to refund adoption donations after the last day of the foster period in paragraph 1, on page one of this contract or after under any circumstances, but the donation is tax deductible.

KRI is available for advice and assistance in areas pertaining to the health, training, etc. of Pet during its lifetime. ADOPTER UNDERSTANDS THAT KRI HAS INVESTED A GREAT DEAL OF FINANCIAL AND OTHER RESOURCES INTO THE CARE, TREATMENT AND PLACEMENT OF PET, THAT KRI MAKES A COMMITMENT TO PET FOR LIFE AND THAT THE ACTUAL DAMAGES ACCRUING TO KRI IN THE EVENT ADOPTER FAILS TO COMPLY WITH THE RETURN PROVISIONS SET FORTH IN THIS CONTRACT WOULD BE DIFFICULT TO PROVE WITH CERTAINTY. ACCORDINGLY, THE PARTIES HAVE AGREED THAT IN THE EVENT OF A BREACH OF THIS PARAGRAPH 7 OF THE ADOPTION CONTRACT, ADOPTER SHALL PAY LIQUIDATED DAMAGES TO KRI IN THE AMOUNT OF \$500.00, NOT AS A PENALTY, BUT AS A REASONABLE ESTIMATE BY THE PARTIES AS TO THE DAMAGES RESULTING FROM THE BREACH OF THIS PROVISION.



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Addendum: _____

Estimated Date to Alter _____

If Pet is not altered prior to adoption, KRI retains a spay/neuter deposit of \$100 and will follow up with Adopter around the estimated date to alter. The adopter must provide KRI with proof of spay/neuter within 30 days of the procedure or immediately upon request by KRI. You may request to be reimbursed the deposit or donate the amount back to KRI and we will provide an additional tax receipt.

Pet Name _____ Breed _____ M N F S
Color/Markings _____ Age _____ Microchip _____

KRI animals are registered with HomeAgain. Upon adoption, KRI will transfer primary registration to the adopter, with the contact information provided below, unless otherwise specified. KRI will remain a secondary contact.

Print Name _____

Signature _____ Date: _____

Home Address: _____

City: _____ State: _____ Zip: _____

Primary Telephone: _____ Primary Email Address: _____

Payment Amt: _____ Payment Method: Check # _____ Cash _____ PayPal _____

Petco Rewards # _____

Knine Rescue Inc. is a Petco Foundation Partner. For each adoption we do with a Petco Rewards Member, Petco gives us points towards valuable grant opportunities.

KRI Representative Signature _____

Rep Phone Number _____ Date _____

Donation Acknowledgment for Pet Adoption (Federal Tax ID: 13-4317223)

Thank you for recent donation of \$ _____ (do not include S/N deposit) to Knine Rescue Inc. on _____ in support of your recent pet adoption. We estimate the value of Pet to be _\$0.00_. We are required to inform you that your federal income tax deduction for your contribution is the amount of your contribution less the value of Pet. Your generous donation will support Knine Rescue Inc. in its efforts to foster and place adoptable pets as a nonprofit rescue organization. Knine Rescue, Inc. is a §501(c)(3) nonprofit organization. Your contribution is tax-deductible to the extent allowed by law.

_____ Initials