Arrowfield Veterinary Practice - Dog Silver Plan

This agreement is made between: **Arrowfield Veterinary Practice, Butts Meadow, Hatton Gardens, Kington HR5 3DD** And the Pet Owner named below.



Your Details

Title: Mr / Mrs / Miss / Other	Full Name:	Size of Dog
Address:		☐ Small (Up to 10kg) - £12.00
	Postcode:	☐ Medium (10.1-25kg) - £14.00
Tel. No.:	Email:	☐ Large (25.1-40kg) - £16.00
D.O.B:/	Patient No.: (if known)	☐ Giant (40.1-50kg) - £18.00
Pet Name:		
		/
Value Disast D	a b i b	

Your Direct Debit

Instruction to your Bank or Buildi	na Sociaty to nay by Diroct		
Instruction to your Bank or Building Society to pay by Dire Name(s) of Account Holder(s) Originators Identification Number		This Guarantee is offered by all Banks and Societies that take part in the Direct Debit Societies that take part in the Scheme is	Scheme.
	6 7 9 9 5 9 Reference Number (For Office Use)	monitored and protected by your own Bank	
Branch Sort Code Bank/Building Society account number	Instructions to your Bank or Build Please pay Insurance Broking Fin.	■ If the amounts to be paid or the payment d change Insurance Broking Finance Ltd will you 12 working days in advance of your ac	notify
Signature(s)	Direct Debits from account detailed instruction subject to the safeguard by the Direct Debit Guarantee. I und that this instruction may remain witl Broking Finance Ltd and, if so, deta be passed electronically to by Bank	I in this Is assumed derstand h Insurance ails will ■ If an error is made by Insurance Broking File Ltd or your Bank or Building Society, you a guaranteed a full and immediate refund from branch of the amount paid.	re
Date Banks and Building Societies may not accept Direct D.	Society.	■ You can cancel a Direct Debit at any time be writing to your Bank or Building Society. Plants also send a copy of your letter to us.	•
		Insurance Broking Finance Ltd. Registered in England No. Registered Office: Affinity House, Bindon Road, Taunton,	
Your Declarat	ion		
This is our standard agreement upon For your own benefit and protection			
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1. Fees payable by the Pet Owner

- 1.1 The Pet Owner will pay the Practice a Monthly Fee as stated overleaf for the services listed in 2. below.
- 1.2 Payments will be taken by Direct Debit, through Lloyd & Whyte Ltd, who administer the direct debit facility on behalf of the Practice.
- 1.3 The first payment may be taken up to 2 months after the date of this Agreement due to administrative reasons and will consist of a "double payment" to include payment for the first and second months.

2. Services provided by the Practice

- 2.1 In consideration of the fees outlined in 1.1 above, the Practice agrees to provide the services described in 2.2 below either through the Vet or by a suitably qualified partner, member of staff, deputy or locum.
- 2.2 The services to be provided for a silver dog are:
 - Annual vaccination with a vet consultation which includes a health check
 - Year round Flea & Tick Treatments
 - · Quarterly Worming Treatment
 - Annual Health Check with a nurse (6 months after vaccination)
 - Nail clipping with a nurse (at 6 month check)
 - 10% off additional vaccinations
 - 10% off diets purchased from the Practice
- 2.3 For the purposes of clause 2.2, 12 months will run from the Date of Commencement and each anniversary of that date.
- 2.4 The fees paid under this Agreement do not cover costs associated with any treatment which has been specifically excluded by your Vet, these would be charged for separately.

3. Responsibilities of the Pet Owner

3.1 You must pay the Monthly Fee. If

- the Direct Debit cannot be taken, then all benefits under the Plan will cease from the date is was due to be taken.
- 3.2 You are responsible for ensuring that you make appointments with the Practice. There will be no refunds for any "unused" services, nor can they be carried forward from one year to another.
- 3.3 You must keep appointments made with your Vet or pay the appropriate missed appointment fee.
- 3.4 You are responsible for collecting on a monthly basis the flea and worming treatment for your pet.

4. Administration

- 4.1 Administration of this scheme is undertaken (on behalf of the Practice) by Lloyd & Whyte Ltd and Insurance Broking Finance Ltd. By signing this agreement you consent to these companies using the data you provide in order to complete such administration, but your personal details will not be used by them for any other reason.
- 4.2 Lloyd & Whyte Ltd and Insurance Broking Finance Ltd are not party to this Agreement and as such have no liability to the Pet Owner (whether in respect of negligence, breach of contract, defective or unsatisfactory treatment or otherwise) but they may rely on the provisions of this Agreement despite the terms of the Contracts (Rights of Third Parties) Act 1999.

5. Complaints

5.1 Any complaints should be made in writing to the Practice. Such complaints will be treated fairly and promptly.

6. Changes to the Plan

- 6.1 The Practice may change the fees payable or extent of services provided under this agreement at any time. The Pet Owner will always be given at least one month's Notice of such changes. Under normal circumstances, fees would only be changed once each year.
- 6.2 Any Notice will be deemed to be valid if sent to your last known address by ordinary post.

7. Termination of this Agreement

- 7.1 Either the Practice or Pet Owner can terminate this Agreement at any time, with one months Notice.
- 7.2 If Direct Debits cannot be taken from the Pet Owner, then the Pet Owner will be deemed to have terminated this Agreement.
- 7.3 On termination of this Agreement:
 - All Services under this agreement will cease immediately
 - If less than 12 months
 have passed since the
 commencement of this
 Agreement, and termination
 is by the Pet Owner rather
 than the Practice, then the Pet
 Owner will be responsible for
 paying any difference between
 the amount of fees paid
 and the Practice's standard
 costs for Services used.
 - There will be no refund for any "unused" Services.
- 7.4 If a Pet Owner wishes to re-join the Plan, then this is at the discretion of the Practice and may incur a charge which would be advised prior to re-joining.

8. Change of Vet

8.1 If the Pet Owner moved to a different practice, then this Agreement will terminate. This Agreement is not transferable.

9. Governing Law & Jurisdiction

9.1 This Agreement is governed by and constructed in accordance with English Law and the parties hereby irrevocably submit to the exclusive jurisdiction of the English Courts.