



CVT Logistics (Calvert Van Transport & Fleet Services) Pet Transport Agreement

Effective Date: January 1, 2026

Website: www.cvt-logistics.com

This Pet Transport Agreement (“Agreement”) is entered into between CVT Logistics LLC (“CVT”) and the Client (“Owner”). By booking pet transportation services with CVT, the Owner agrees to the following terms and conditions.

1. Scope of Pet Transport Services

CVT provides ground transportation services for domestic animals and household pets. Services are limited to transport only and do not include veterinary care, grooming, or training.

2. Owner Representations & Responsibilities

The Owner represents that the pet is lawfully owned, properly identified, and fit for transport. The Owner agrees to provide accurate information regarding the pet’s health, age, vaccination status, temperament, and special needs.

3. Health & Veterinary Care

The Owner confirms the pet has no contagious illnesses and is medically cleared for transport. CVT drivers are not veterinarians and are not authorized to diagnose or treat animals. In the event of an emergency, CVT may seek veterinary care at the Owner’s expense.

4. Behavior & Safety

The Owner is responsible for disclosing any aggressive, anxious, or escape-prone behavior. CVT may refuse or terminate transport if a pet poses a safety risk to drivers, the public, or itself.

5. Supplies & Documentation

The Owner must supply necessary items including food, leash, collar, crate (if required), medications, and documentation. CVT is not responsible for delays caused by missing or incomplete items.

6. Inherent Risks of Transport

The Owner acknowledges that pet transportation involves inherent risks including stress, illness, injury, or escape. CVT is not liable for conditions resulting from pre-existing issues or stress-related responses.

7. Liability & Assumption of Risk

The Owner assumes full responsibility for all risks associated with pet transport. CVT’s liability is limited to gross negligence or willful misconduct as permitted by law.

8. Indemnification

The Owner agrees to indemnify and hold harmless CVT Logistics, its owners, drivers, and contractors from any claims arising from the pet’s behavior, health condition, or Owner misrepresentation.

9. Pricing, Cancellations & Refunds

Fees are agreed upon prior to transport. Deposits and payments are non-refundable unless otherwise stated in writing. Cancellations may incur fees.

10. Governing Law

This Agreement shall be governed by the laws of the State of Maryland.

11. Entire Agreement

This Agreement constitutes the entire understanding between the parties regarding pet transportation services.

Owner Acknowledgment & Signature

By signing below, the Owner acknowledges that they have read, understood, and agree to the terms of this Pet Transport Agreement.

Owner Name: _____

Signature: _____ Date: _____

Pet Name(s): _____

