Terms and Conditions for Professional Dog Walking
Registration and Use of Parks

1) Issue of Annual Licence

1.1 This Licence is granted by the Authority to the Licensee on the Commencement Date subject to the acceptance of these terms and conditions and payment of the Licence Fee.

2) Interpretation

In these terms and conditions:

“Application” means the application form submitted by the Licensee as varied by any amendment agreed by the Licensee and the Authority or any direction issued by the Authority.

“Approval” and “Approved” means the written acceptance by the Authority.

“Authority” means the London Borough of Ealing and includes any person nominated to act as the Authority’s representative, such as the Park Manager.

“Authority’s Property” means any property on the Authority’s Parks. This shall include any building of other structure (whether or not permanent), statue or monument, pavement, road surface, footpath, railing, fence, tree, shrub or flower bed, grass, soil, wildlife, feature of fauna and flora, park furniture, lamp post, bench, bin, notice board, sign, gate, recreational equipment, wall, river or water body and all other such items located in or on the Authority’s parks.

“Condition” means a condition within these terms and conditions.

“Dog Walker” means each individual Licensee carrying out professional dog walking specified in the Application.

“Group” means the dogs in the Licensees charge whilst undertaking professional dog walking in the Authority’s Parks.

“Licence” means the Approved Application and these terms and conditions read together.

“Licence Period” means the period running from the 6 April – 5 April inclusive in any year.

“Licensee” means the individual or company named in the Application.

“Parks” means the parks or green spaces named in the Application.

“Parties” means the Authority and the Licensee.

“Permitted Use” means the use of open grassland, excluding those indicated as per Appendix I, within the Parks or as indicated from time to time as instructed by the Authority, for the purpose of providing a dog walking service of a professional aspect where fees are paid to the Licensee.
2.2 The interpretation and constructions of the Licence shall be subject to the following provisions:

- A reference to any statute, enactment, order, regulation, or other similar instrument shall be construed as a reference to the statute, enactment, order, regulation or instrument as subsequently amended or re-enacted;
- The headings to Conditions are for ease of reference only and shall not affect the interpretation or construction of the Conditions;
- References to conditions are references to Conditions in the section of the Terms and Conditions in which they appear, unless otherwise stated;
- Where the context allows, the masculine includes the feminine and the neuter, and the singular includes the plural and vice versa;
- Any notice to be served on the Licensee shall be sent by letter or email to the contact details set out in the Application until the Authority receives written notification of different contact details;
- Any obligation on the part of the Licensee not to do an act or thing shall be deemed to include an obligation not to permit or suffer such act or thing to be done by any other person.

3) Registration

3.1 The Licensee and any Dog Walkers must be approved by the Authority in order to carry out professional dog walking sessions in the Parks in the Permitted Use areas.

3.2 In order to be approved, the Licensee must have:

3.2.1 Completed the application form in full;

3.2.2 Paid the Licence Fee and have:

- Current public liability insurance a minimum of £2 million, but a preferred £5 million, for a minimum of 1 month validity at the point of application but to be insured through the Licence Period. It is the Licensee’s responsibility to ensure that they have valid insurance at all times and that this covers any Dog Walker.
- Current risk assessment and health & safety method statement to be submitted signed and dated;
- Read the terms and conditions of the Licence including Code of Conduct.

3.3 Failure to comply with 3.2 shall entitle the authority to terminate this Licence in accordance with condition 9.

3.4 The Authority shall be under no obligation to approve an Application but will provide a full written explanation for its decision.

3.5 The Authority reserves the right, when approving an Application, or at any time during the Licence Period by giving reasonable written notice to the Licensee, to limit the Licensee’s access to parks. In the event of Force Majeure access to the Parks may be restricted without warning. For the purposes of this clause “Force Majeure” means any
event or occurrence which is reasonably outside the control of the Authority which it could not be reasonably expected to foresee or provide for in advance.

3.6 Upon Approval of the Application the Authority will provide the Licensee with a Dog Walking Licence card with photo identification which the Licensee and/or Dog Walker must wear at all times whilst carrying out professional dog walking sessions in the Parks. It is the Licensee’s responsibility to ensure they carry and wear the Dog Walking Licence card at all times whilst carrying out dog walking sessions. The Authority will charge a replacement fee of £20 (inc VAT) for each subsequent replacement of the Dog Walking Licence card.

3.7 Following Approval of the Application the Licensee may carry out professional dog walking sessions in the Parks during the hours which the Parks are open to the public or as specified in any direction issued by the Authority.

3.8 The Licensee acknowledges that:

3.8.1 This Licence does not guarantee that the Parks will be open or that there will be space in the Parks for the Licensee or Dog Walker to carry out dog walking sessions.

3.8.2 This Licence does not grant the Licensee or their Dog Walker priority over any other lawful user of the Parks.

4) Licence Fee

4.1 The Licence Fee of £180.00 per annum per Licence payable by the Licensee shall be:

4.1.1 In accordance with the annual rate as advertised on the Authority’s website, together with VAT on such fee.

4.2 Where the Application is approved after the 6 April the Licence Fee shall be reduced on a pro-rata basis. The Licensee should contact the Authority concerned to determine the amount of Licence Fee payable.

5) Duration

5.1 Subject to condition 9, this Licence shall continue until the end of the Licence Period, upon expiry the Licensee may reapply for it to be approved for a further year but nothing in this Licence shall imply any obligation on the Authority to approve a further application but will provide a full written explanation for its decision.

5.2 The Authority will issue renewal reminders one month before the current Licence expires.

6) Licensee Obligations

6.1 The Licensee and/or its Dog Walker(s) shall at all times exercise the rights and duties under this Licence in a proper and responsible way, having regard for the safety of users of the Parks, the Authority’s staff and other third parties.
6.2 Any activities undertaken must not be detrimental to the Parks, the Authority’s Property or any wildlife.

6.3 The Licensee and/or its Dog Walker(s) shall place all dog faeces in bins. Failure to comply with this condition can result in the issue of a Penalty Notice of Disorder if witnessed by the Authority’s representative.

6.4 The Licensee and/or its Dog Walker(s) must not cause an annoyance or nuisance or interfere with the reasonable enjoyment of other persons using the Parks.

6.5 The Licensee and/or its Dog Walker(s) must ensure that any dog under their responsibility is to be kept under control or on a lead at all times.

6.6 The Licensee and/or its Dog Walker(s) must adhere to and comply with the Authority’s Code of Conduct at all times whilst conducting dog walking sessions within the Parks.

6.7 The Licensee and/or its Dog Walker(s) must not walk dogs in restricted areas of the Parks as listed in Appendix I and in areas where there are further temporary restrictions that are clearly signposted.

6.8 The Licensee and/or its Dog Walker(s) shall comply with DCO’s, PSPO’s or Byelaws. Copies are obtainable from the Authority’s website.

6.9 The Licensee and/or its Dog Walker(s) are permitted to wear branded clothing as part of a uniform.

6.10 The Licensee and/or its Dog Walker(s) must not collect monies/fees from clients whilst in the Parks.

6.11 The Licensee and/or its Dog Walker(s) may only distribute promotional materials to persons who request it.

6.12 The Licensee and/or its Dog Walker(s) must not operate in excess of six dogs per Dog Walker. In smaller spaces the Authority shall stipulate fewer dogs per Dog Walker (see Appendix I).

6.13 The Licensee or their Dog Walker(s) shall walk independently of each other. Contact with other multiple Dog Walkers shall be permissible, but they shall ensure that they meet in a very open area. When two or more Dog Walkers meet at any one time they must remain moving and only a maximum of six dogs are off the lead at any one time.

6.14 The Licensee and/or its Dog Walker(s) shall be responsible to avoiding other park users wherever possible and ensure that the public are given right of way.

6.15 Each party shall notify the other of any health and safety hazards which may arise in connection with the performance of this Licence as soon as they become aware of them.

6.16 While in the Parks, the Licensee shall comply with any health and safety measures implemented by the Authority in respect of users of the Parks.

6.17 The Licensee shall notify the Authority immediately in the event of any incident occurring where that incident causes any personal injury or damage to the Authority’s
Property and if requested by the Authority shall provide a copy of the incident investigation report if appropriate.

6.18 The Licensee shall not have exclusive rights over any area of the Authority's Parks.

6.19 The Licensee or its Dog Walker(s) shall not leave clients’ dogs in the vehicles whilst conducting a dog walking session.

7) Independent Operator

7.1 Nothing in this agreement shall be construed as creating a partnership, contract of employment or relationship of principal and agent between the Authority and the Licensee.

8) Indemnity

8.1 The Licensee shall indemnify the Authority fully against all claims, proceedings, actions, damages, legal costs, expenses and any other liabilities in respect of any death or personal injury, loss or damage to property, which is caused directly or indirectly by any act or omission of the Licensee APPROVED ALWAYS that the Authority shall be at liberty to settle as it may think fit after consultation with the Licensee any such actions claims or demands by payment of such sum or sums as it in his discretion may consider reasonable and it may in his discretion after giving notice to the Licensee cause any such damage to be made good and the expenses incurred by the Authority in doing or in making any such payment shall be repaid by the Licensee to the Authority on demand PROVIDED NEVERTHELESS that the Licensee shall not be required to pay by way of indemnity any sum greater than that which would be reasonably payable in settlement having regard to the circumstances of the case and in particular (where payment is legally enforceable) to the damages which might be recoverable at common law.

8.2 Subject to clause 8.3, the Authority is not liable for:

a. the death of, or injury to the Licensee, its Dog Walker(s), or dogs in its Group visiting the Parks; or
b. damage to any property of the Licensee or that of the Dog Walker(s), or dogs in its Group visiting the Parks; or
c. any losses, claims, demands, actions, proceedings, damages, costs or expenses or other liability incurred by the Licensee or its Dog Walker(s), or owners of dogs in its Group visiting the Parks under the rights granted by this Licence.

8.3 Nothing in clause 8.2 will limit or exclude the Authority’s liability for:

a. death or personal injury or damage to property caused by negligence on the part of the Authority or its employees or agents; or
b. any matter in respect of which it would be unlawful for the Authority to exclude or restrict liability.
9) Termination of Agreement

9.1 The Authority may revoke this Licence with immediate effect where the Licensee and/or its Dog Walker:

9.1.1 is in breach of its obligations under this Licence and, where the breach is capable of remedy, fails to remedy such breach to the satisfaction of the Authority within seven calendar days of receipt of written notice to remedy the breach.

9.1.2 acts in a way that is likely to bring the Authority into disrepute or damage its reputation or interests.

9.1.3 is found to be in breach of the Byelaws.

9.2 The Authority may terminate the Licence giving not less than one month’s written notice with a full written explanation of its decision.

9.3 Where the Authority terminates this Licence under condition 9.1 the Licensee shall not be entitled to receive any refund of the Licence Fee or any compensation for any outlay made by the Licensee in connection with this Licence.

9.4 Where the Authority terminates this Licence under condition 9.2, the Authority shall reimburse the Licence Fee on a pro-rata basis for the remaining durations of the Licence Period but without paying any compensation for any outlay made by the Licensee in connection with this Licence.

9.5 The Licensee must give not less than one month’s written notice to terminate this Licence.

9.6 For the avoidance of doubt, following termination of this Licence by either party, the Licensee and/or its Dog Walker(s) shall no longer be licensed and therefore not permitted to run professional dog walking sessions within the Authority’s Parks and the Licensee must return all identification permits to the Authority.

10) General

10.1 Nothing in this Licence shall render or be deemed to render the Licensee or any of its Dog Walkers an employee or agent of the Authority.

10.2 This Licence contains the entire understanding and agreement between the parties and supersedes all prior representations, documents, negotiations or understandings. The Licensee acknowledges that it has not entered into this Licence in reliance upon any representation by the Authority or anyone acting on its behalf.

10.3 Pursuant to the Freedom of Information Act 2000 the Authority it subject to certain legal obligations in relation to public disclosure of information. The Licensee shall co-operate with and assist the Authority with any requests for disclosure which the Authority receives under the Freedom of Information Act 2000 which relate to this Licence. The Licensee understands and agrees that the Authority may be required to provide information relating to this Licence or the Licensee to a third party in order to comply with its obligation under these provisions.
10.4 Nothing in this Licence shall fetter the Authority in the exercise or discharge of its functions, powers, and duties (including, without limitation, the power to close all or part of their Parks either on a permanent or temporary basis or to temporarily use all or part of their Parks for an event).

11) Disputes

11.1 In the event that any dispute arises between Parties in connection with this Licence, the parties shall, in the first instance, use their reasonable endeavours to resolve it amicably themselves.

11.2 Disputes remaining unresolved shall, if parties agree, be referred to non-binding mediation.

11.3 In the event that the parties do not agree to non-binding mediation or if the dispute remains unresolved, the dispute shall be referred to the exclusive jurisdiction of the Courts of England pursuant to condition 12 below.

12) Law and Jurisdiction

12.1 This Licence shall be governed by and construed in accordance with English Law and the Authority and Licensee hereby submit to the exclusive jurisdiction of the English courts.

13) Agreement and Declaration

13.1 This Licence does not nor is intended to confer any legal or other tenancy estate or interest in respect of any Parks and that the Authority is not empowered to do so.

13.2 The benefit of this Licence is personal to the Licensee is not capable of being claimed by any other person, body of persons, firm or corporation whatsoever and shall not be assignable in whole or in part by the Licensee to any such person, body of persons, firm or corporation and for the purposes hereof the parties agree that the Contract (Rights of Third Parties) Act 1999 shall not apply.
Appendix 1 – Excluded dog walking areas

The table below gives details of the area in specific Parks where dogs are not allowed or need to be kept on leads.

This list is not exhaustive. There may be other areas or times when further temporary restrictions are enforced – please look out for notices and regularly check our website www.ealing.gov.uk.

<table>
<thead>
<tr>
<th>Park(s)</th>
<th>Areas where dogs are not permitted</th>
<th>Areas where dogs need to be kept on leads</th>
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</table>
| All Parks and Open Spaces| - Children’s playground  
- Inside all cafes and restaurants  
- Toilets  
- Shrub beds                   | - Near roadways and car parks  
- Near bodies of water                                                                                 |
| Walpole Park             | - Children’s playground  
- Inside all cafes and restaurants  
- Toilets  
- Shrub beds                   | - The Heritage Core  
- The Walled Garden |