

MICROCHIP ADDENDUM

If the Adopted Dog is not microchipped at the time of adoption for any reason, the Adopter agrees to have Adopted Dog microchipped no later than 30 days after the dated of this Contract pursuant to California Food and Agricultural Code section 31108.3 (or any similar or subsequent applicable law). In such cases, the Adopter may request a reimbursement of the microchip implant charge incurred by the Adopter. LFDRG will reimburse the Adopter up to \$20.00 for the cost of a microchip implant. Monitoring services sold with the microchip implant, the implant of a microchip (a second microchip) in a dog previously having been microchipped and or microchip implant charges in excess of \$20.00 are not reimbursable by LFDRG under any circumstances. Any request for reimbursement of the microchip implant cost must be submitted to LFDRG by email at labradorsandfriends@yahoo.com within 90 days of the microchip implant and include the microchip vendor and number, proof of registration of the microchip, a receipt for the implant cost and sufficient Adopter and Adopted Dog information to enable a microchip implant reimbursement to be processed. Untimely and or insufficient requests for a reimbursement of a microchip implant will not be processed. **Any microchip reimbursement request not subject to a timely and valid request for reimbursement within 6 months from the date of this Contract will be forfeited by the Adopter.**

In all cases, regardless of whether the Adopted Dog was microchipped at the time of adoption or the Adopter subsequently got the Adopted Dog microchipped, Adopter agrees to register the Adopted Dog's microchip with one or more microchip registries and submit proof of such registration to LFDRG within 30 days after the date of this Contract. The Adopter further agrees in all cases to continuously maintain and update the Adopted Dog's microchip registration information and agrees that anytime there is a change in any of the Adopter's contact information the Adopter shall immediately update such microchip registration information with the applicable registry and submit proof of such contact information updates to LFDRG within 30 days thereafter at the following email: labradorsandfriends@yahoo.com.

Failure to microchip and/or register the Adopted Dog's microchip in accordance with this Contract and or California Food and Agricultural Code section 31108.3 (or any similar or subsequent applicable law) can and will result in LFDRG exercising its right to Reclaim the Adopted Dog in LFDRG's sole and exclusive discretion.

I, the undersigned Adopter, declare by my signature below under the penalty of perjury that I have read, understand, acknowledge and agree to the terms of this Addendum and the related Contract in its entirety.

Date: 3/11/23

Adopter:

DocuSigned by:

Edward A. Fisher

310222B435BE471...

(signature)

Edward Fisher

(name, please print)

Adoption Coordinator:

Trish Crowe

(name)

TRIAL ADOPTION PERIOD ADDENDUM

Subject to the sole and exclusive discretion of LFDRG, the Adopter may be given a one week (7 calendar days) trial adoption period (the "Trial Period") with the Adopted Dog to confirm that the Adopted Dog is suitable to the Adopter's family, other pets, home and lifestyle and vice-a-versa. This Trial Period shall begin at the commencement of the adoption evidenced by the signing of this Contract. During the Trial Period the Adopter shall be fully bound by all obligations arising from this Contract and any applicable law relating to dog ownership and/or possession, including but not limited to California Civil Code section 3342. During the Trial Period the Adopter shall: (a) follow all instructions given by LFDRG pertaining to the care, treatment and training of the Adopted Dog including but not limited to those stated in this Contract; and (b) report any perceived illness, injury or behavioral concern related to the Adopted Dog to LFDRG immediately, through both the designated adoption coordinator and via email to labradorsandfriends@yahoo.com.

In the event the Adopted Dog becomes ill during the first seven days after the signing of this Contract, the Adopter agrees to provide LFDRG immediate notice of such alleged illness. Any such notice shall be sent by written notice from the Adopter to LFDRG both through the designated adoption coordinator and via email to labradorsandfriends@yahoo.com. Following notice from the Adopter, LFDRG may in its sole and unlimited discretion arrange for veterinary care through a **preapproved LFDRG veterinarian** at LFDRG's expense. The Adopter acknowledges, agrees and understands that LFDRG is under no obligation to provide veterinarian care for the Adopted Dog and that LFDRG will not reimburse the Adopter for any veterinary care obtained by the Adopter. Except as expressly provided in this section and agreed to by LFDRG in writing, the Adopter acknowledges, agrees and understands that he/she is responsible for all costs, fees and expenses related to the Adopted Dog, including any veterinary care provided to the Adopted Dog.

In the event the Adopter determines the Adopted Dog is not suitable for the Adopter's home during the Trial Period, the Adopter will provide immediate written notice to LFDRG both through the designated adoption coordinator and via email to labradorsandfriends@yahoo.com. Such notice shall include a detailed summary identifying why the Adopted Dog is not suitable for the Adopter's home. The Adopter acknowledges, agrees and understands that in the instance of an Adopted Dog Returned during the Trial Period, the Adopter will be required to hold, house and safeguard the Adopted Dog pursuant to the terms of this Contract until LFDRG is able to secure alternative housing (e.g. fostering or boarding) for the Adopted Dog. The Adopter acknowledges, agrees and understands that in the instance of a Returned Adopted Dog, the Adopter will be required to transport and surrender the Adopted Dog to a LFDRG representative at a time and location designated by LFDRG in its sole and exclusive discretion. The Adopter acknowledges, agrees, and understands that in the instance of a Returned Adopted Dog at any time after the signing of this Contract the Adopter will not be entitled to any refund or reimbursement of the Adoption fee, any related Deposits or any other costs, fees or expenses incurred by the Adopter.

I, the undersigned Adopter, declare by my signature below under the penalty of perjury that I have read, understand, acknowledge and agree to the terms of this Addendum and the related Contract in its entirety.

Date: 3/11/23

Adopter:

DocuSigned by:

Edward A. Fisher

(signature)

310222B435BE471...

Edward Fisher

(name, please print)

Adoption Coordinator:

Trish Crowe

(name)



TERMS OF ADOPTION

Labradors and Friends Dog Rescue Group, Inc. and its volunteers invest considerable time, money, physical and emotional energy in each of our rescue dogs. We do this out of our deep concern for their welfare. This dedication is why we list the conditions we believe are necessary to provide our rescue dogs with safe, permanent, happy homes and why we require that you agree to all of these terms. We want your dog to have the best possible chance at life and for you and your family to have a long and rewarding relationship with this new member of your household!

ADOPTER LIABILITY: By signing this Terms of Adoption Contract and any related Addendum (collectively the “Contract”) the Adopter acknowledges, agrees and understands that, upon the execution of this Contract evidencing the adoption of _____, Microchip number _____ (“Adopted Dog”), Labrador Friends Dog Rescue Group (LFDRG) retains no further responsibility or liability for or related to the Adopted Dog. No assurances, representations, warranties or guarantees of the past, present or future, health, age, size, breed mix, temperament, behavior, personality, traits and or disposition of the Adopted Dog are conveyed by this Contract. Adopter has met and evaluated the Adopted Dog and fully and solely assumes all known and unknown risks, costs, fees, liabilities and expenses related to the adoption and ownership of the Adopted Dog.

ADOPTER CARE AND OWNERSHIP RESPONSIBILITY REPRESENTATIONS: The Adopter acknowledges, agrees and understands that the adoption of a dog conveys with it a significant responsibility to care for and safeguard the well-being of the Adopted Dog for the duration of the Adopted Dog’s life. While each dog is different, the average dog’s life span is 10-15 years from birth. The Adopter represents and warrants to LFDRG that Adopter has sufficient time, skill, dog experience, emotional commitment and financial resources to own, handle and safeguard the Adopted Dog for the duration of the Adopted Dog’s life. The Adopter represents and warrants to LFDRG that Adopter will provide the Adopted Dog with adequate food, water, shelter, exercise, grooming, enrichment, training, affection and veterinarian health care for the duration of the Adopted Dog’s life. Veterinarian health care includes but is not limited to: standard annual vaccines and boosters when and as required, dewormings, flea/tick/heartworm protection, annual preventative examinations, examinations for injury and or illness, emergency services when and as needed and any prescribed medications, medical tests, treatments and or surgeries arising from any of the foregoing. The Adopter represents and warrants to LFDRG that the Adopter is adopting the Adopted Dog as a companion animal and member of Adopter’s immediate family. The Adopted Dog will be a “family pet” and an “inside dog” with supervised outdoor privileges and will not live as an “outside dog.”

The Adopter represents and warrants to LFDRG that at all times during the Adopted Dog’s life, the Adopter shall at the Adopter’s sole cost and expense: (a) maintain continuing regular and standard veterinary health care (as previously described in this section) for the Adopted Dog as recommended by the Adopter’s preferred veterinary provider; (b) follow all dog licensing, dog leash and other dog laws applicable to the Adopted Dog; (c) keep a house collar and ID tag listing the Adopter’s current contact information on the Adopted Dog; (d) keep the Adopted Dog leashed and controlled by a fitted martingale or other non-slip collar or harness anytime the Adopted Dog is outside the interior of the Adopter’s home or the Adopter’s securely fenced back yard area; (e) follow all standard safety procedures and protocol when introducing the Adopted Dog to new people, places, things and animals; (f) to obtain, if necessary, a microchip for the dog and regardless in all instances register the Adopted Dog’s microchip within 30 calendar days from the date of this Contract and always maintain current contact information on file with the related registry; (g) consult with and engage a professional dog trainer who uses a “rewards” based training program to address any ongoing or new behavior concerns that develop during the Adopted Dog’s life time; and (h) maintain

personal liability insurance in a minimum amount of at least \$100,000.00 that covers “dog incidents” and does not exclude the Adopted Dog’s known or presumed breed mix.

Adopter understands, acknowledges and agrees that LFDRG has taken great care to ensure the health of the Adopted Dog; however, LFDRG cannot make any assurances, representations, warranties or guarantees related to the past, present or future health of the Adopted Dog and is not responsible for any veterinary or other costs, fees and or expenses incurred by the Adopter related in any way to the Adopted Dog. Adopter understands, acknowledges and agrees that he/she will consult his/her preferred veterinarian provider within two weeks of adopting the Adopted Dog for a basic health examination of the Adopted Dog. Any such examination is the Adopter’s sole expense. Adopter understands, acknowledges and agrees that all dogs require regular vaccinations, flea/tick/heartworm protection, dewormings, annual fecal exams and annual bloodwork evaluations as their basic minimum health protections. Puppies during their first year of life will require a course of vaccinations and dewormings along with flea/tick/heartworm protection, annual fecal exams and annual bloodwork evaluations as their basic minimum health protections. The Adopter understands, acknowledges and agrees that it is his/her obligation to continue the Adopted Dog’s vaccinations, flea/tick/heartworm protection, dewormings and other veterinary testing (e.g. annual fecals and bloodwork) in accordance with standard veterinary timelines recommended by the Adopter’s preferred veterinary provider to insure the Adopted Dog is “current” on their basic health protections throughout the duration of the Adopted Dog’s life. The Adopter acknowledges, understands and agrees that until a puppy has completed all of his/her puppy shots (including all required distemper/parvo boosters) and any time an adult dog does not have current (i.e. unexpired) vaccinations, that puppy or adult dog is at risk of developing life threatening illness such as parvo and or distemper. The Adopter acknowledges, understands and agrees that such life threatening contagions are environmental (i.e. everywhere in the environment) and agrees that until such time as the Adopted Dog has fully completed his/her puppy shots (including all required distemper/parvo boosters) or as an adult dog is current on his/her vaccinations, the Adopter will keep the Adopted Dog isolated in his/her home to avoid potential expose to such life threatening illnesses. The risk of the Adopted Dog contracting such life threatening illnesses after the signing of this Contract is solely and exclusively borne by the Adopter.

The Adopter represents and warrants to LFDRG that the Adopter is familiar with California’s strict liability rule related to dog bite incidents. The Adopter acknowledges, agrees and understands that he/she is the “owner” of the Adopted Dog within the meaning of California Civil Code Section 3342 (and any similar or subsequent law applicable to the Adopted Dog) from the moment the Adopter takes possession of the Adopted Dog.

ADOPTER LIFETIME OWNERSHIP OBLIGATION AND RETURN: During the life of the Adopted Dog, the Adopter shall not Rehome the Adopted Dog without the express written permission of LFDRG. “Rehome” as used in this contract means, including but not limited to: abandoning the Adopted Dog or otherwise to give, sell, transfer, bargain away, trade or surrender the Adopted Dog to any other person, firm, entity, corporation, shelter, humane society, and or rescue organization. If at any time the Adopter cannot for any reason keep the Adopted Dog, LFDRG retains the Right of First Refusal to take the Adopted Dog back into the LFDRG rescue (a “Return”). The Adopter shall provide written notice to LFDRG at labradorsandfriends@yahoo.com of the Adopter’s need to Return the Adopted Dog. Such notice shall include all pertinent information related to the Return request, including but not limited to: the reason for the Return, current pictures of the Adopted Dog, proof of current vaccinations for the Adopted Dog, all pertinent veterinary records, a detailed description of any medical conditions the Adopted Dog is currently being treated for or has at any time during the Adopter’s ownership been treated for, a copy of the Adopted Dog’s County or City current license, a description with all underlying documentation of any Animal Control citations assessed against the Adopted Dog or the Adopter, and a detailed description of the Adopted Dog’s behavior both in the home and outside the home, including the Adopted Dog’s behavior towards known and unknown Adults, children, dogs and cats.

LFDRG shall first have a fourteen day period from the receipt of all of the information described in this section to decide whether it will or will not accept Return of the Adopted Dog. This is the “Return Determination Period”. During the Return Determination Period the Adopter shall cooperate with any and all information and or visitation

requests of LFDRG including but not limited to making the Adopted Dog reasonably available for any foster, adoption, training and or behavior evaluation by LFDRG. If LFDRG determines it will exercise the Right of First Refusal and take the Adopter Dog back into the LFDRG rescue, LFDRG shall have an additional period of fourteen days prior to the Adopter physically delivering the Adopted Dog to LFDRG in order to identify appropriate alternative placement/foster options. This additional fourteen day period is the "Placement Period". If LFDRG agrees to allow the Adopted Dog to be physically returned to LFDRG prior to the end of the Placement Period, the Adopter agrees to pay LFDRG \$25.00 a day for the Adopted Dog's care, from the day of physical return, up to and including the last day of the Placement Period.

The Adopter acknowledges, agrees, and understands that in the instance of a Returned Adopted Dog at any time after the signing of this Contract (including during the Trial Period if such is applicable to the Adopted Dog), the Adopter will not be entitled to any refund or reimbursement of the Adoption fee, any related Deposits or any other costs, fees or expenses incurred by the Adopter. The Adopter further understands that a Return of an Adopted Dog is non-revocable once the Adopted Dog is physically delivered to LFDRG. LFDRG is under no obligation to accept the Return of any Adopted Dog under any set of circumstances. In the event LFDRG determines it will accept the Return of the Adopted Dog, the Adopter shall transport and surrender the Adopted Dog to LFDRG at a time and location selected by LFDRG in its sole and exclusive discretion. All costs, fees and expenses associated with transporting the Returning Adopted Dog shall be the sole and exclusive obligation of the Adopter. Further the Adopter agrees to reimburse LFDRG for any and all medical expenses related to any veterinary care (deemed needed for the Returned Adopted Dog in LFDRG's sole and exclusive discretion) for the Returned Adopted Dog that are incurred by LFDRG within the first 90 calendar days following the physical return of the Adopted Dog. LFDRG has the sole right and ability to extend or shorten either or both the Return Determination Period and the Placement Period in its sole and exclusive discretion.

LOST DOGS: In the event the Adopted Dog is ever "lost" (meaning the Adopted Dog has escaped or otherwise disappeared from the Adopter's home, yard, or control in any public or private place including the control of a third party caretaker whether authorized or not) the Adopter agrees that if the Adopted Dog is not found within four hours of being lost as described in this Contract, the Adopter shall: (a) conduct a diligent and continuing search for the lost Adopted Dog, (b) post physical flyers with the Adopted Dog's picture and description and the Adopter's contact information in the general area where the Adopted Dog was lost and/or last seen, (c) contact the local shelters/humane societies/rescues regarding the Adopted Dog and provide them with sufficient information on the Adopted Dog to identify the Adopted Dog as being owned by the Adopter should the Adopted Dog be picked up, turned in or surrendered to one of the local shelters/humane societies/rescues. (d) contact the related microchip registry for the Adopted Dog advising that the Adopted Dog is currently lost, (e) contact local recognized "dog finders" to assist in the search for the lost Adopted Dog and follow those dog finders' direction in searching for the lost Adopted Dog, (f) post lost dog flyers on Facebook and other relevant local social media pages (e.g. "nextdoor" and "neighborhood" pages etc.) and (g) advise LFDRG of the lost Adopted Dog and provide LFDRG with sufficient information on the lost Adopted Dog including pictures and a description, the general area the Adopted Dog was lost and/or last seen and contact information for the Adopter to enable LFDRG to publish a lost dog flyer related to the lost Adopted Dog on any or all of its social media pages and or website if LFDRG deems such appropriate.

RESERVATION OF RIGHT TO RECLAIM: LFDRG retains the right in its sole and exclusive discretion to conduct follow-ups on the Adopted Dog for the duration of the Adopted Dog's life, including but not limited to telephone calls, emails, texts and or in-home visits. If at any time during the life of the Adopted Dog LFDRG determines in its sole and exclusive discretion that the Adopted Dog is not being maintained in accordance with this Contract, LFDRG may in its sole and exclusive discretion reclaim the Adopted Dog (a "Reclaimed" Adopted Dog). Adopter agrees to transport and surrender the Reclaimed Adopted Dog to an authorized LFDRG representative at a time and location designated by LFDRG in its sole and exclusive discretion. Further the Adopter agrees to reimburse LFDRG for any and all medical expenses related to any veterinary care (deemed needed for the Reclaimed Adopted Dog in LFDRG's sole and exclusive discretion) for the Reclaimed Adopted Dog that are incurred by LFDRG within the first 90 calendar days following the physical return of the Adopted Dog. The Adopter further understands that the decision to Reclaim an Adopted Dog is non-revocable under any

circumstances. The Adopter acknowledges, agrees, and understands that in the instance of a Reclaimed Adopted Dog at any time after the signing of this Contract (including during the Trial Period if such is applicable to the Adopted Dog), the Adopter will not be entitled to any refund or reimbursement of the Adoption fee, any related Deposits or any other costs, fees or expenses incurred by the Adopter.

ADOPTER RELEASES AND INDEMNITY:

The Adopter represents and warrants to LFDRG that Adopter recognizes, acknowledges and understands that there are certain inherent risks of physical injury and or property damage associated with any activities involving dogs and agrees to assume the full and complete risk of any and all claims and injuries, including death, damages and or loss which Adopter, his/her family members, housemates, associates, pets, property and or third parties may sustain as a result of the Adopter fostering, adopting and or owning the Adopted Dog.

Adopter certifies that Adopter is sufficiently physically fit and mentally observant and has sufficient knowledge, experience and understanding of dogs of all breeds, age, size, behavior, disposition, personalities, traits and temperaments to actively participate in their fostering, adoption and or ownership including but not limited to handling, socializing and or walking in private or public places (including locations with many other people and or dogs in close proximity) while maintaining complete control of the Adopted dog.

Adopter hereby fully releases and forever discharges and covenants to hold harmless LFDRG and its volunteers and any other person, firm, corporation or entity charged or chargeable with responsibility or liability, and collectively each of their respective officers, agents, employees, servants, volunteers, partners, owners, shareholders, directors, members, attorneys, representatives, successors, assigns, spouses, children, and heirs, from any and all past, present and future liabilities whether known or unknown to Adopter currently, including but not limited to: claims, damages, costs, expenses, fees, loss of services, actions and causes of action of any nature whatsoever arising out of, are connected with, or are in any way related to or associated with the Adopter's activities as a foster, adopter and or owner of Adopted Dog.

Adopter further agrees to defend, insure, indemnify and hold harmless LFDRG and its volunteers and any other person, firm, corporation or entity charged or chargeable with responsibility or liability, and collectively each of their respective officers, agents, employees, servants, volunteers, partners, owners, shareholders, directors, members, attorneys, representatives, successors, assigns, spouses, children, and heirs, from any and all third party liabilities, claims, damages, costs, expenses, fees, loss of services, actions and causes of action of any nature whatsoever arising out of, connected with, or in any way related to or associated with the Adopter's activities as a foster, adopter and or owner of the Adopted Dog.

As used in this Contract "Adopter activities" shall include the action, inaction and activities of any and all persons associated with the Adopter including but not limited to family members, relatives, friends, neighbors, visitors, associates, agents, employees, independent contractors and housemates, regardless of whether such person is acting with the consent of the Adopter.

ADOPTER SIGNATURE _____

Edward A. Fisher

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LIQUIDATED DAMAGES: In the event of a claim by LFDRG against the Adopter related to the Return or Reclaiming of the Adopted Dog, the Adopter agrees to pay LFDRG the sum of \$500.00 as liquidated damages. This liquidated damage value is agreed to for the purpose of establishing value of the Adopted Dog as the cost is difficult, if not impossible to ascertain. Payment of this sum does not bar LFDRG from seeking additional judicial remedies as provided in this Contract and or by law and does not waive LFDRG's right to Reclaim the Adopted Dog or otherwise seek Return of the Adopted Dog or seek indemnity from the Adopter pursuant to the terms of this Contract by judicial process or other legal means. Payment of this sum also does not bar LFDRG from seeking judicial remedies as provided in this Contract and or by law related to any other claim including but not limited to expenses, costs, fees and or liabilities incurred by LFDRG and related to the Adopted Dog and or any third parties claims, property damage or claims of personal injury by any person associated with the Adopted Dog.

DISPUTE RESOLUTION: It is the intent of the Adopter and LFDRG (the "Parties") to resolve all disputes without resorting to legal proceedings. Upon notification of a dispute by either Party to the other, the Parties shall meet within a reasonable period of time. The Parties shall attempt to resolve the dispute. If unsuccessful, the Parties, prior to the initiation of any action or proceeding under this Contract either in arbitration or civil court, shall make a good faith effort to resolve the dispute by negotiation between representatives with decision-making power. To facilitate a resolution, the Parties shall create a resolution procedure and if they cannot so agree, the Parties shall seek the assistance of a person or organization experienced in dispute resolution to conduct mediation. In the event the Parties are unable to resolve their dispute through either negotiations or mediation, either Party may then resolve any remaining claims, disputes, and other controversies between them by binding arbitration in accordance with the arbitration rules of the American Arbitration Association currently in effect. The cost of such arbitration procedure shall be the sole cost, expense and liability of the Adopter regardless of the identity of the prevailing party in such arbitration. The award rendered by the arbitrator or arbitrators shall be final and non-appealable and judgment may be entered upon it in accordance with applicable law in any court having jurisdiction thereof.

ADOPTER SIGNATURE:

DocuSigned by:
Edward A. Fisher

ADOPTION COORDINATOR SIGNATURE:

GOVERNING LAW AND VENUE: This Contract is governed by and construed in accordance with the laws of the State of California. Venue for purposes of any actions brought in connection with or arising out of this Contract will be conclusively presumed to be in the State of California, County of San Diego.

ATTORNEY FEES AND COSTS: Should it become necessary for LFDRG to take legal action to reclaim or recover the Adopted Dog or otherwise enforce the provisions of this Contract or should Adopter threaten or commence legal proceedings against LFDRG, Adopter agrees to pay all costs, expenses and reasonable attorney's fees incurred by LFDRG regardless of the identity of the prevailing party in such litigation.

INTEGRATION, ORAL AGREEMENTS, SEVERABILITY, CONSTRUCTION, PRESERVATION, ETC. This Contract represents the Parties' complete and final agreement and supersedes all informal understandings and oral agreements relating to the subject matter of this Contract. The Adopter hereby declares that no representations, assurance, guarantees and or warranties other than what is set forth in this Contract has induced the Adopter to enter into this Contract. This Contract may not be modified other than in a writing executed by both Parties and specifically stating its intent to modify or supersede this Contract. If any part of this Contract is deemed invalid, that shall not affect the validity of any other part of this Contract and the remainder of Contract will continue to be upheld. The rule of construction that ambiguities are to be resolved against the drafting party shall not be applied in the interpretation of this Contract to favor one party against another. Failure of LFDRG to exercise or enforce any right under this Contract at any time shall not give rise to any obligation on LFDRG's part nor terminate any right or remedy LFDRG has under the terms of this Contract. An electronic signature or signed copy of this agreement in facsimile form or otherwise shall be binding upon the Adopter in the same manner as if it were the original "wet ink" signed copy of this Contract.

ADOPTION FEE: A Non-refundable \$ 300 Adoption Fee donation and related Deposits identified below are associated with the adoption of the Adopted Dog.

ALTERATION DEPOSIT \$ 0

TRAINING DEPOSIT \$ 0

TOTAL NON-REFUNDABLE ADOPTION FEE AND DEPOSITS: \$ 300

IF THE ADOPTER'S CHECK CANNOT BE NEGOTIATED OR THE ADOPTER'S CREDIT CARD IS DENIED FOR ANY REASON, THERE WILL BE AN ADDITIONAL \$30 CHARGE. THE INABILITY TO NEGOTIATE THE ADOPTER'S CHECK OR THE DENIAL OF THE ADOPTER'S CREDIT CARD CHARGE CAN AND WILL RESULT IN LFDRG'S RECLAIMING OF THE ADOPTED DOG.

I, the undersigned Adopter, declare by my signature below under the penalty of perjury that I have read, understand, acknowledge and agree to the terms of this Contract in its entirety.

Date: 3/11/23

Adopter:

DocuSigned by:

Edward A. Fisher

(signature)

310222B435BE471...

Edward Fisher (name, please print)

3688 First Ave. #20 (street address)

San Diego, CA 92103 (city, state, zip code)

(858) 204-2321 (telephone number, with area code)

efisher@fisheradvisors.com (email address)

Adoption coordinator:

Trish Crowe (name, please print)

(858) 342-1723 (telephone number, with area code)

trish.crowe44@gmail.com (email address)

(A portion of your Adoption Fee donation may or may not be tax deductible.
Please consult with your personal accountant and or tax lawyer for advice.)

Labradores and Friends Dog Rescue Group, Inc.
2307 Fenton Parkway, #107-160, San Diego, CA 92108
www.labradoresandfriends.org
labradoresandfriends@yahoo.com