

# **The Mewes Vets Ltd**

## **Standard Terms of Business for Veterinary Practice**

Updated July 19.

Thank you for entrusting the care and attention of your pet to The Mewes Vets Ltd. The health and welfare of your animals is our prime concern and responsibility. Our practice policies have been developed to care for your pet whilst complying with the Codes of Practice determined by the Royal College of Veterinary Surgeons, the Veterinary Medicines Directorate, the Health and Safety Executive, the Environmental Departments, the Data Protection Legislation and the Financial Services Authority. This letter details our Practice Terms and Conditions. Some aspects of the Terms may not be relevant to you at this time.

If you would like further explanation or clarification we request that you ask our Practice Manager who will be happy to assist you.

### **CLINIC OPENING TIMES**

Our opening times are:

Monday to Thursday 8.30am - 7.30pm

Fridays 8.30am - 6.30pm

Saturdays 9.00am - 12.30pm

Sundays and Bank Holidays: Closed with an emergency service being provided - see below.

### **OUT OF HOURS EMERGENCY SERVICE**

Our out of hours emergency service is provided by P.E.T.S., The Deneway, London Road, Brighton, West Sussex BN1 8QR . If you should have a veterinary emergency outside of our opening times, their contact number is 01273 566993. They have a highly qualified and experienced veterinary team to see patients and look after in-patients 24 hours a day, 365 days a year. Their initial consultation fee depends on the time and day you need to be seen, and can be viewed on their website. Should you need their services you will be invoiced by them, and should settle with them.

### **IN-PATIENT CARE**

All in-patients are monitored closely through the day by our highly trained and experienced Veterinary Surgeons and Registered Veterinary Nurses, who will keep you informed of their progress and care.

### **FEES**

There is no NHS for pets, so veterinary practices are providing a private health care service. The fees you pay fund the services, drugs, facilities and staff expertise, allowing us to give the best possible care for your pets.

We keep our fees as reasonable as possible, whilst reflecting the investment we make in caring for your pet.

All consultations and procedures may incur a fee. All fees, diets\* and drug charges are subject to VAT at the current rate. Fee levels are determined by the time spent on a case and according to the drugs, materials, consumables and diets used. Our written fee list is available on request.

\*VAT rates vary on pet food. Food for rabbits is exempt from VAT.

You will receive a detailed invoice for every consultation, surgical procedure or transaction with us.

## METHODS OF PAYMENT

Accounts are due for settlement at the end of the consultation, at the discharge of your pet or upon collection of drugs/diet. You may settle your account using cash, a cheque with a current banker card, or by credit or debit card: Switch, Solo, Mastercard, Visa or Delta. We do not accept American Express cards.

## ESTIMATES OF TREATMENT COSTS

We happily provide a written estimate as to the probable costs of a course of treatment. Please bear in mind that any estimate given can only be approximate. Sometimes a pet's illness will not follow a conventional course.

## PRESCRIPTION AND DISPENSING POLICY

Most medication prescribed by our Vets is available to be dispensed directly from our in-house Pharmacy at the time of your appointment in accordance with the Royal College of Veterinary Surgeons and Veterinary Medicines Directorate guidelines. All Prescription Only Medication (POM-V) is dispensed under the authority of the veterinary surgeon treating your pet.

Prices (inclusive of VAT) of any medication about to be prescribed for your pet are available upon request.

Written prescriptions for veterinary medicines are available on request. These can only be authorised by our Veterinary Surgeons and are restricted to animals under their care. The fee of £19.60 for writing a prescription covers the professional service of your vet in authorising appropriate medication, dosage advice and maintaining the required accurate pharmacy records for your pet. A written prescription may not be appropriate if your pet is an in-patient or if immediate treatment is necessary.

Our repeat prescription service for pets on long term medication allows you to re-order medication or written prescriptions over the phone, in person or in writing (including by email). In compliance with the Royal College of Veterinary Surgeons best practice guidelines we do insist that your pet is examined by your vet every six months (or more frequently should the recommendation for the use of a specific medication require it) and that any

recommended diagnostic tests associated with monitoring the efficacy and/or side effects of the drug are completed. We will advise you when these are due.

Please ensure that you give us **two working days' notice** of your need for a repeat prescription. In order to ensure your pet's medication is not missed, we request that you phone, email or request your next medications at least two working days before you actually run out.

Some flea and worm medication and POM-V used for preventative health care may also require that we check your pet's health annually before supply.

We do not, as a general rule, supply POM-V medications by post. Should this be unavoidable, it will be sent by Recorded Delivery, and subject to a Post and Packing charge.

Should you find yourself with medications that you no longer require, please be aware that we are unable to offer a refund, should you choose to return them to us. The Veterinary Medicines Directorate provide guidance on this, and prohibit the re-sale of any returned medications. We will, however, provide a free of charge disposal service of any unwanted medications, or you can dispose of them according to the data sheet supplied.

## TERMS OF BUSINESS

For any account not settled within 14 days, a reminder will be sent with an additional accounting fee in respect of administrative costs incurred. This, however, may be deducted if payment is made promptly. Should it be necessary for further reminders to be sent, further charges will be incurred, which will not be deductible on payment.

After due notice to you the client, overdue accounts will be referred to our Debt Collection Agency and further charges will be levied in respect of costs incurred in collecting the debt: production of reports, correspondence, court fees, attendance at court, phone calls, home visits etc.

Any cheque returned by your bank as unpaid, any credit card payment not honoured and any cash tendered that is found to be counterfeit will result in the original sum with further charges added in respect of bank charges and administrative costs, together with interest on the principal sum being incurred.

The Mewes Vets Ltd reserve the right to refuse any treatment, beyond First Aid, to animals belonging to clients with outstanding accounts. Clients may be refused all treatment after appropriate notice has been given.

## INABILITY TO PAY

If, for any reason, you are unable to settle your account as specified above, we ask you to discuss the matter as soon as possible with a member of staff. Please note that instalments or part-payments of any account may ONLY be sanctioned with the express permission of the Director or the Practice Manager, and will be subject to a written agreement between the The Mewes Vets Ltd and you, the client.

## FAILURE TO ATTEND APPOINTMENTS

We understand that occasionally animals refuse to co-operate when booked in for an appointment, and that our days do not always work to plan. We request that you inform us by telephone as soon as you become aware that there is any reason why you may not be able to attend a booked appointment. However, missed appointments do prevent other patients in need from seeing a Vet.

If you repeatedly miss appointments that have been booked for you, without giving appropriate notice, we will invoice you for a full consultation fee on the third and each subsequent appointment missed thereafter.

## PET HEALTH INSURANCE

The Mewes Vets Ltd strongly supports the principle of insuring your pet against unexpected illness or accidents. Insurance ensures that you can choose to have the best care for your pet at all times, without compromise or worries over the cost. Please ask for details about insurance from any member of staff. Please be aware that it is your responsibility to settle your account with The Mewes Vets Ltd in full, and then reclaim this amount back from your Insurance Company. The Mewes Vets Ltd makes a small charge for administrative costs associated insurance claims.

Insurance claim forms may be handed in at the Reception desk, or sent by post. Please note that it is not possible to complete these while you wait.

**The Mewes Vets Ltd does not accept direct insurance claims.**

In very exceptional circumstances, The Mewes Vets Ltd can, by prior agreement by the Practice Manager or the Director ONLY, arrange for your insurance company to pay us directly.

This would first require:

- Proof of up to date insurance
- A deposit of £250 towards the final account, to include the charge for the insurance claim. Any difference between deductions made by the insurer, including the excess, administration charges and non-claimable fees or products will be refunded/invoiced once the Clinic has received payment from your insurer.

We retain the right to decline a request for a direct claim to be made, for any appropriate reason, including if this request is not made at a reasonable time before any relevant fees are incurred.

## FEEDBACK

We hope that you never feel the recourse to complain about the standards of service received from The Mewes Vets Ltd. However, if you feel that there is something that you

wish to give us feedback on, please direct any comments, compliments or complaints in the first instance to any member of staff. We will address them as promptly as possible.

## OWNERSHIP OF RECORDS

All case records, diagnostic test results, interpretation and similar documents are the property of, and shall be retained by The Mewes Vets Ltd. Copies of your pet's history will be passed, on request, to another veterinary surgeon taking over the case. The practice operates controls on personal details and client records in accordance with the Data Protection Act, and the GDP Regulations 2016.

## OWNERSHIP OF X-RAYS AND SIMILAR DOCUMENTS

The care given to your animal may involve making some specific investigations, for example taking x-rays or performing ultrasound scans. Even though we make a charge for carrying out these investigations and interpreting their results, ownership of the resulting record, for example an x-ray, remains with the practice.

## CLIENT DATA

In order to comply with our obligations under the Data Protection Act 1998, and the GDP Regulations 2016 we follow procedures in the storage and disclosure of personal information that you have given us, in order to prevent unauthorised access, misuse, alteration or loss of information under our control. If you would like to read our full Privacy Policy, go to [themewesvets.co.uk/privacy](http://themewesvets.co.uk/privacy).

## REFERRALS

Should your pet need a referral for specialist treatment or surgery, we will make the necessary arrangements upon discussion with you. With your permission, we will ensure all relevant history, laboratory results and diagnostic imaging are transferred to the referral clinic for continuation of care for your pet. We charge a fee of £23.80 for this service.

## SECOND OPINIONS

We hope that you will be satisfied with our care, but should you request a second opinion you will be offered one from one of our other Veterinary Surgeons. Should you prefer to consult another practice, we will ensure that all the relevant information is made available, as for a referral. We charge a fee of £23.80 for this service.

## VARIATION OF TERMS AND CONDITIONS

No addition or variation of these conditions will bind the practice unless it is specifically agreed in writing and signed by the Director or the Practice Manager. No agent or person employed by, or under contract with, the company has the authority to alter or vary these conditions.

