ORLAND PARK BOARDING KENNEL 15701-B Wolf Road-Orland Park, IL 60467 708-349-9424

Customer Information

Pet Owner			Au	uress				
City		Zip Code	Home#		Cell#			
Other Emergency#		Name	ameEmail					
Boarding Dates Requesting				* Drop Off Time_	*Pick \	*Pick Up Time		
(*subject	to availability	-am & pm are no	t times, we ne	eed specific times (e.g. 1	0:30am)we sche	dule every half	hour)	
			Pet(s) I	nformation				
Name	Breed	Sex	Age	Name	Breed	Sex	Age	
Name	Breed	Sex	Age	Name	Breed	Sex	Age	
You're always w	velcome to bring you	ur pet's normal f	ood (<u>ONLY B</u>	RING ENOUGH FOOD	FOR THEIR STAY, DO	NOT BRING	4 WHOLE	
LARGE BAG OR	YOUR LARGE FOOD	STORAGE CONT	AINER, no b	owls needed), treats,	toys and bedding. Be	edding must be	e something	
flat and washab	le like an old blanke	t, big towel or a	pet matt. <i>Pe</i>	et beds, pillows or any	thing stuffed will no	t be accepted!	!	
	Please Note: We	will need a copy o	of your pet(s)	current vaccination reco	ords <u>emailed</u> to us!			

BOARDING CONTRACT

Kennel Drop Off/Pick Up Hours: Mon, Wed, Thurs, Fri 10:00am-5:00pm Tues & Sat 10:00am-1:00pm Sundays CLOSED (CLOSED ALL MAJOR HOLIDAYS)

This is a Contract between the Orland Park Boarding Kennel (hereafter called "OPBK") and the pet(s) owner whose signature appears below (hereafter called "Owner")

1. Owner agrees to pay the rate for boarding in effect on date pet{s} is checked into the OPBK.

Dot Owner

2. Owner further agrees to pay all costs and charges for special services requested for the pet{s} during the time said pet{s} is in the care of OPBK.

**<u>Dogs need to current on:</u> Rabies, Distemper/Parvo combo and Bordetella (kennel cough) **<u>Cats need to be current on:</u> Rabies and Feline Distemper

- 3. Owner further agrees the pet{s} shall not leave the kennel until all charges are paid to OPBK by Owner.
- 4. By signing the Contract and leaving his or her pet(s) with the kennel, Owner certifies to the accuracy of all information given in this contract to OPBK.
- 5. OPBK shall exercise reasonable care for the pet{s} delivered by the owner to the kennel for boarding. It is expressly agreed by Owner and OPBK, that OPBK'S liability shall in no event exceed the lesser of the current chattel value of a pets{s} of the same species or the sum of \$200.00 Per animal boarded. The owner further agrees to be solely responsible for any and all acts or behavior of said pet{s} while pet[s] is in the care of the Kennel.
- 6. Owner specifically represents that he or she is the sole owner of the pet{s}, free and clear of all liens and encumbrances.
- 7. Owner specifically represents to OPBK that the pet{s} has not been exposed to distemper, parvo, kennel cough, or rabies within a thirty day period prior to boarding.
- 8. All charges incurred by owner shall be payable upon pick-up of pet{s}. The Kennel shall have and is hereby granted a lien on the pet{s} for any and all unpaid charges resulting from boarding pet{s} at OPBK. The Owner hereby agrees that in the event the boarding charges are not paid when due in accordance with this contract, OPBK my exercises it rights upon 10 days written notice given by OPBK to Owner by certified mail to address shown on this contract. After 30 days, OPBK may dispose of pet{s} in the sole discretion of OPBK and Owner specifically waives all statutory or legal right to the contrary. Owner also agrees that they are still liable for all unpaid charges owed to OPBK.
- 9. If pet{s} becomes ill or if the state of the animal's health otherwise requires professional attention, OPBK in its own sole discretion may engage the services of a veterinarian, administer medicine, or give other requisite attention to the animal. All the expense thereof shall be paid by the Owner.
- 10. This Contract contains the entire agreement between the parties. All terms and conditions of the Contract shall be binding on the heirs, administrators, personal representatives and assigns of the Owner and OPBK.
- 11. Any Controversy or claim arising out of relating to this contract, or breach thereof, or as the result of any claim or controversy involving the alleged negligence by and party to this contract shall be settled by arbitration in accordance with the rules of the American Arbitration Association, and judgement upon the award rendered by an arbitrator may be entered in any Court having jurisdiction thereof. The arbitrator shall, as part of this award, determine an award the prevailing party of the costs of such arbitration and reasonable attorney's fees of the prevailing party.