

Camp Dog Works Boarding Contract. Bring the first time in a calendar year.

All clients need to fill out and bring this "KENNEL CONTRACT" with you the first time you board in a calendar year. Clients also need to bring a second form, the "Kennel Visitation Form" each and every time you board. If you forget, you will be asked to fill one out before leaving the kennel. We will not keep pets without the proper records on file.

Fill in with computer or Print Clearly

OWNER:

EMAIL:

CELL PHONE:

ADDRESS:

HOME PHONE:

This is a contract between Camp Dog Works and _____
Owner agrees to pay the rate: The first three nights or less are \$25 per day. More than three days/nights\$20 per day up to 10 days. Eleven (11) through thirty (30) days are billed at \$15 a day. Beginning with day 31, the rates drop to \$12 a day. First time boarders are required to pay 50% of board bill upon drop off. Please note that Holiday boarding has different rates and requirements. Owner understands the added fee of \$10 for any and all pickups or drop offs falling outside the normal time windows of 8:30 to 10 AM or 5 to 6 PM. Any dog left in the kennel after 10 AM will be billed for the entire day. Owner further agrees to pay all costs and charges for special services requested and all veterinary costs for the dog during the time said dog is in the care of Dog Works. Owner further agrees that the pet shall not leave Dog Works until all charges are paid to Dog Works by Owner. By signing this Contract, Owner certifies the accuracy of all information given about said pet.

Owner has viewed the kennel conditions and has accepted said conditions. Owner understands that dogs, even when kept with the greatest of care, may have accidents such as, but not limited to, sprains, chokes, bloat, etc. Dog Works shall exercise reasonable care for the dog delivered by the Owner to Dog Works. It is expressly agreed by Owner and Dog Works that Dog Works' liability shall in no event exceed the lesser of the current chattel value of a dog of the same species or the sum of \$200.00 for each animal boarded. The Owner further agrees to be solely responsible for any and all acts of behavior of said pet while it is in the care of Dog Works.

Owner specifically represents that he or she is the sole owner of the dog, free and clear of all liens and encumbrances, and that the dog has not been exposed to Rabies, Distemper, or Parvo within a thirty day period prior to boarding. Owner will provide proof of current vaccinations, including Kennel Cough.

All charges incurred by Owner shall be payable upon pick-up of dog or when billed by Dog Works. Dog Works shall have, and is hereby granted a lien on the pet of any and all unpaid charges resulting from boarding dog at Dog Works. The Owner hereby agrees that in the event the boarding charges are not paid when due in accordance with this contract, Dog Works may exercise its lien rights upon ten days written notice given by Dog Works to Owner by certified mail. Dog Works may dispose of the dog for any and all unpaid charges, at private or public sale, at the sole discretion of Dog Works, and Owner specifically waives all statutory or legal rights to the contrary. If such sale shall not secure a price adequate to pay such costs of board or other charges delinquent, plus costs of sale, the Owner shall be liable to Dog Works for the difference. All monies realized by dog Works at such sale, over and above the charges due and costs of sale, shall be paid by Dog Works to Owner.

If dog becomes ill, or if the state of the animal's health otherwise requires professional attention, Dog Works, at its sole discretion, may engage the services of a veterinarian or administer medicine or give other requisite attention to the dog and the expenses thereof shall be paid by Owner.

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 Dog Works. In any litigation arising out of or relating to this contract or the breach thereof, the prevailing party shall be entitled to recover reasonable attorney fees and costs.

ATTACH shot record, showing DPHL, Rabies, & Bordetella

Signature

Name Printed

Date
