

Sierra's Kennel & Labradors Boarding Agreement Terms and Conditions

This is a Contract between Sierra's Kennel (hereinafter called "the Kennel") and the Pet Owner or authorized agent of Owner whose signature appears below (both hereinafter called "the Owner").

1. Pet is defined as any animal left for boarding at the Kennel. If more than one animal is left with the Kennel, Pet refers to each and every such animal.
2. Owner represents that he/she is the Owner of the Pet and that the Pet is free and clear of all liens and encumbrances. If the person signing this Contract is not the Owner of the Pet, the person herewith represents and warrants that he/she is the authorized agent of the Owner and that he/she assumes full responsibility and liability for all Owner obligations under this Contract
3. Owner agrees to pay the rate for boarding in effect on the date Pet is checked into the Kennel (as indicated further on in this contract). The balance of payment is due in full upon completion of the Pet's stay at the Kennel.
4. Owner agrees to pay all costs/ charges for special services requested by the Owner and the Pet shall not leave the kennel until all charges are paid to the Kennel by the Pet owner.
5. By signing this Contract and leaving his/her Pet with the Kennel, the Owner certifies to the accuracy of all information provided by either the Owner or authorized agent of Pet Owner. (Whichever signature appears on the contract).
6. The Kennel shall exercise reasonable care to maintain a clean, safe and secure environment for the Pet while in the Kennel's care. The Pet shall be fed properly and regularly; shall be housed in its own quarters; shall be groomed and cleaned as needed; the Pet shall not be allowed off the Kennel premises without the consent of the Owner or in case of an emergency which needs Vet assistance and in such case the kennel is not held responsible for pet in case of death or injury.
7. Owner represents to the Kennel that the Pet has not been exposed to distemper, rabies, canine cough or parvo virus within the last thirty days, and that the required annual license has been obtained.
8. If Pet becomes ill or if the state of the animal's health otherwise requires professional attention, the Kennel, in its sole discretion, may engage the services of a veterinarian or administer medicine or give other requisite attention to the Pet, and the expenses thereof shall be paid by the Owner. By signing this Contract, the Owner grants full authority and discretion to the Kennel to engage veterinarian services and order and /or authorize reasonable and necessary veterinary services and care.
9. The Kennel agrees to exercise all due reasonable care of Pet, but shall not be held liable for loss, damage, fire, disease, death, theft, injury or injury to the Pet or to property or persons by the pet resulting from unavoidable causes or conditions.
10. If, at completion of the agreed boarding time, the Pet is not picked up by Owner or Agent and payment made in full including applicable medical, veterinarian or boarding charges provided for herein, the Kennel shall notify the Owner by registered mail at the address supplied herein this contract. The Pet will be held for an additional 10 days following the date of the mailing notice. At the end of the 10 day period, if there is no response from Owner, the Pet may be sold, publicly or privately, placed, adopted, destroyed at the discretion of the Kennel. The proceeds of any sale shall be applied to the charges of the Kennel. Any deficiency shall be paid by the Owner. The Owner shall be charged for any such additional days following the notice at the Kennel's then existing daily rate. Signature: _____ Date _____