

KENNEMORE'S KENNEL
385 Geraldine Dr
Walhalla SC 29691
864-903-1313

DOG/CAT BOARDING CONTRACT

Please read this agreement in its entirety before signing.

Pet's Name _____

Gender _____

Age _____

Check-in Date/Time: _____

Check-Out Date/Time: _____

NOTE: Check-In/Check-Out Times are by appointment only

Pet Owners Name (please PRINT legibly) _____

Street Address _____

City, State, ZIP _____

Telephone number where we may reach you while pet is boarding with us _____

Emergency contact and phone # if we cannot reach you _____

Breed _____ Spayed/Neutered? ____ Yes ____ No

Does Pet Have Identification? ____ Yes ____ No Type _____

Will we need to administer any medications, supplements or vitamins, etc.? ____ Yes ____ No

NOTE: We are *NOT* veterinarians, and do not do injections. Oral or topical meds and supplements can be administered only if they are provided to us in pre-measured doses with clear written instructions. For safety reasons, oral meds are given only in owner-provided pill pockets or treats.

Owner specifically agrees that Kennemore's Kennel will not be held responsible for any medication errors or issues.

Pet's Veterinarian _____

Telephone _____

VETERINARY CHECKLIST - A printout or letter from your veterinarian is required showing your pet's medical records for the past year. This document must show dates of the following:

DOGS:

Current Bordetella Vaccination (Kennel Cough)

Current DHLPP/ Rabies Vaccination (Distemper, Hepatitis, Leptospirosis , Parvovirus, Parainfluenza)

Current Negative Heartworm (proof of current flea/tick/heartworm prevention program also required)

CATS:

Current Rabies/Distemper/Leukemia

Proof of current flea prevention program

KENNEMORE'S KENNEL

This is a Dog Boarding Contract (hereinafter “this Agreement”) between Kennemore's Kennel LLC, hereinafter called “Kennel”) and the pet owner whose signature appears below (hereinafter called “Owner”).

1. Kennel agrees to exercise due and reasonable care to keep its premises sanitary and properly enclosed.
2. Owner understands and accepts that there is a known presence of potentially harmful or lethal pests in the area against which Kennel’s enclosures are ineffective (including but not limited to the following: ticks, fleas, worms etc.).
3. Owner agrees to pay the rate for boarding in effect on the date Owner’s pet is accepted for check out by Kennel. Owner further agrees to pay all costs and charges for special services requested and for all veterinary and transportation costs for the pet during the time said pet is in the care of Kennel. Any outstanding balances not paid within 30 days are subject to re-billing fees of 18% APR (.015/month), min. \$25 fee/month.
4. Owner understands and explicitly agrees to be solely responsible for any and all acts of behavior of its pet occurring while in our care and specifically waives and agrees to release Kennel from any liability with respect to its pet of any kind, character, or nature whatsoever, arising out of or from boarding this pet, or any and all damages which may accrue from any other cause whatsoever including loss by fire, theft, running away, death, injury to persons, animals or property, or death or injury to any other animal caused by the within named pets while in our care, whether this pet be on the premises of the Kennel or not.
5. Owner specifically represents that its pet(s) have not previously shown signs of aggression towards other animals or people and further agrees to be fully responsible and liable for all acts or behavior of said pets while in the care of Kennel.
6. Guests are charged for their night of arrival, regardless of what time they check in. Check-out time is on or before 9:30 PM. Guests who depart after 12 PM. will be charged for the departure day. Unless otherwise agreed upon
7. Upon approval of the staff, reservations will only be confirmed upon receipt of a completed and signed boarding agreement, and the required veterinary records. Balance due at check-out. Kennel accepts these forms of payment. Cash, Check, Venmo or Paypal
8. Kennel shall have, and is hereby granted, a lien on Owner’s pet(s) for any and all unpaid boarding and/or other charges resulting from the boarding of said pet(s) with Kennel. If Owner fails to pay all charges and/or claim said pet(s) within 3 days of scheduled pick-up, Kennel has the right to sell said pet(s) or otherwise dispose if it/them, at its discretion. Owner agrees to pay double the daily rate for each day after scheduled pick-up.
9. Owner does hereby entrust Kennel to care for said pet(s) and authorizes Kennel, in its sole discretion, to perform whatever is necessary for the health and well-being of the Owner’s pet(s). Owner further explicitly authorizes Kennel to take its pet(s) to a veterinarian of its (Kennel’s) choice and agrees to pay for any and all expenses relating to the pet(s)’s care, transportation, and board. Owner agrees to hold Kennel harmless for any illness, accident, or injury and specifically agrees to be solely responsible for any and all damages that pet(s) may cause to Kennel and to Kennel’s attendants, other animals, guests.

10. Owner acknowledges that despite Kennel's best effort to avoid accidents and illness, that such accidents and illnesses sometimes occur. In the event of a life-threatening situation, and Kennel cannot communicate with Owner, Owner directs that Kennel shall (choose just one of the following):

Initial: _____ Engage in all possible measures to save the pet(s)

Initial: _____ Defer to the veterinarian's recommendation

11. In the event of undesirable pet behaviors, which include, but not limited to the following: signs of aggression and destructive behaviors, etc., Owner agrees that Kennel may "crate" the pet(s). If this action does not solve the problem, Kennel will notify Owner by telephone, text or e-mail and Owner agrees to promptly remove pet from Kennel's premises. Prepaid boarding fees for unused days will be refunded to Owner. "Undesirable behaviors" shall be defined solely by Kennel.
12. Any controversy or claim arising out of or relating to this contract shall be settled by arbitration in accordance with the rules of the American Arbitration Association. The arbitrator shall, as part of his award, determine an award to the prevailing party of the cost of such arbitration, reasonable attorney's fees of the prevailing party.
13. This Agreement contains the entire agreement between the parties, and all terms and conditions will be in effect for this and all future boardings at Kennel. Any changes to this contract must be agreed to in writing by both parties. All terms and conditions of this Agreement shall be binding on the heirs, administrators, and assignees of the owner of the within named animal/s.

Accommodations:

DOG:

_____ Climite Controlled \$25/Day

_____ Double Climite Controlled \$25 per dog per day. Some discounts may apply

CAT:

_____ Climite Controlled Crate \$20/Day

Thank you for providing your pet's meals. You may bring bedding, toys or treats
We will supply food and water bowls

**Double includes up to 2 compatible family members sharing the suite. Guests must be able to eat and sleep together without incident. Pet owner assumes all responsibility in the event of pet disputes. All prices are subject to change without notice.

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THANK YOU TO FIRST RESPONDERS & MILITARY

As a token of our appreciation, we offer a 10% discount on our daily rates to first responders & all military Please indicate your I.D. number below.

MILITARY/FIRST RESPONDER ID#: _____

OWNER HEREBY ACKNOWLEDGES HAVING READ, UNDERSTOOD AND RECEIVED A COPY OF THIS AGREEMENT

Owner Name (Please Print or Type) _____

Signature: _____ Date _____

Kennel Representative: _____ Date _____

KENNEMORE'S KENNEL DISCLOSURE and FENCE ADDENDUM

Please read carefully before choosing one of the two options below, as this limits our liability. We ask all pet parents to carefully assess the interior and exterior fencing and evaluate it for its ability to contain his or her animals.

_____ I have personally inspected facility's interior and exterior fencing (kennels, runs and play yards) and assert that it is adequate to contain my pets safely. I hereby authorize Kennemore's Kennel to allow my pet/s to play freely in the play yards and release the facility from any and all liability in the event that my pet jumps or climbs over any fencing or enclosures. Additionally, I agree to pay for any damage or injury to property, people or other animals that results from my pet escaping.

_____ I have inspected facility's exterior fencing and am NOT confident that it is adequate to safely contain my pets. I do NOT authorize Kennemore's Kennel to allow my pet/s to play in the play yards, but request that they be confined to the kennel/run or taken outside on a leash only. I DO assert, however, that all interior fencing (kennels and runs) IS ADEQUATE to safely contain my pet. In the event that my pet does jump or climb over any fencing or enclosure, I hereby release the facility from any and all liability and agree to pay for any resulting damages or injury to other animals, people or property.

Name (Please print) _____ Date _____

Sign _____