## **Boarding Agreement**

In order to make a reservation please read and agree to the following conditions. Acceptance of these conditions is required in order to make a reservation.

## Alli and Gator Poodles and Doodles

Boarding Agreement & Release

This is an agreement between **ALLI AND GATOR POODLES AND DOODLES** hereinafter called A&G and the pet owner or owner representative whose signature appears below hereinafter called Owner.

(1) Owner agrees to pay the rate for boarding in effect on the dates pet(s) is staying at A&G, and all costs and charges for special services requested, and all veterinary costs for pet(s) while in the care of the A&G.

(2) Owner agrees that the pet(s) shall not leave the A&G until all charges due are paid to the A&G. A&G does not accept checks.

(3) The A&G reserves the right to charge any of the credit cards on file for unpaid balances that are 30 days or more past due from the date of service.

(4) Owner specifically represents that they are the sole Owner of said pet(s)

(5) Owner agrees that the A&G will not be held liable for any pre-existing health conditions or any allergic reactions that occur or are aggravated during pet's stay.

(6) Owner certifies that all information given to A&G, written or oral, regarding pet's health and/or behavioral history is accurate and true, understanding that the A&G relies on Owner's representation of said pet(s) while in the A&G's care. Owner agrees not to schedule pet(s) for group activities if pet has shown aggression or threatening behavior toward any person or any other dog.

(7) The A&G does not accept pets that are terminally ill, post-operative, pregnant, contagious or that have sutures, stitches or staples of any kind internal or external.

(8) A&G shall exercise reasonable care for the pet(s) once checked into A&G for boarding. Although A&G provides reasonable care and supervision, injuries or illness may occur, dogs may escape, and fleas or disease may be transmitted.

(9) Owner agrees that behavior of pet(s) may be cause for pet(s) to be dismissed from group or private activities at any time as deemed necessary by the A&G.

(10) All pets shall be up to date and current on monthly, preventive flea, tick and heartworm treatment prior to boarding. If pet(s) are found to have fleas or parasites, Owner agrees to pay for any and all treatments required for control of parasites both on the animal(s) and the A&G. If monthly flea/tick prevention is in the form of a flea/tick collar, A&G is not responsible for damaged or lost collars while pet(s) are boarding.

(11) Owner specifically represents to the A&G that the dog(s) has not been exposed to Rabies, Distemper, Parvo, or Bordetella and cat(s) has not been exposed to Rabies, Feline Leukemia, Distemper, Rhinotracheitis, Calicivirus or Panleukopenia within a thirty-day period prior to checking into A&G. Owner understands that the A&G requires that all pets be up to date on vaccinations prior to arrival for boarding. For dogs, required vaccinations include Rabies, Distemper, Parvo and Bordetella, Vaccinations shall have been administered no less than 7 days prior to arrival for boarding.

(12) If pet(s), becomes ill or if the state of the animal's health otherwise requires professional attention, the A&G, at its sole discretion, may engage the services of a veterinarian or administer medicine or give other requisite attention to the animal, and all expenses incurred shall be paid by the Owner. Owner understands that it is still possible for a pet(s) to become ill, even if vaccinated. Owner further understands that this is not due to any circumstance or condition at the A&G and agrees not to hold A&G liable in the event pet becomes ill during or after its stay. In the event that a pet(s) becomes ill while in the care of the A&G, the A&G shall attempt to contact the Owner based on the contact information given at time of reservation. If Owner is not able to be contacted, the A&G shall act in the best interest of the pet(s). If A&G deems it necessary to take the pet(s) for medical treatment by a veterinarian, the Owner shall be responsible for a \$35.00/hour (thirty-five dollars per hour) transportation/attendance fee plus the costs incurred for veterinary care. Although A&G will try to take the pet(s) to the veterinarian listed in file by Owner, the A&G shall travel a maximum of a 25 miles radius from the A&G to veterinarian.

**(13)** A&G does not accept collars, leashes, harnesses, bedding with stuffing, glass, raw food, towels or blankets with holes capable of being a choking hazard to pet(s) or overly large blankets (queens sized or larger) or pillows. Owner agrees that rawhide treats may be brought but shall not be allowed to be in the run with the animal overnight. A&G is not responsible for lost or damaged items. A&G has the right to refuse the use of any belonging brought by Owner if deemed by A&G to be potentially harmful to pet(s) during their stay.

(14) Owner agrees that a \$75.00 (seventy-five dollar) deposit shall be taken at time of reservation during Holiday periods. The deposit shall be refunded to Owner if reservation is kept or canceled no less than 7 days prior to reservation check-in date. If deposit is not made, the reservation may be canceled by A&G without prior notice.

**(15)** Boarding checkout time is 2:00 p.m. Monday through Friday. Pet(s) picked up after 2:00 p.m. shall be charged a \$15.00 (fifteen dollar) per pet late check out fee.

(16) Medications may be subject to an administration fee. The A&G does not accept injectable medications, chemotherapy medications or radiation medications. Medications shall only be administered within the hours of 7:00 a.m. and 6:00 p.m.

(17) The Owner recognizes that group play among animals is inherently an activity with associated risks to their dog(s) health. The A&G is not responsible for any harm or injury to the pet(s) during group activities.

(18) The A&G reserves the right to use pictures taken of animals while in our care online, on social media pages, for digital marketing and for print media/marketing without the consent of the Owner.

(19) This contract contains the entire agreement between the parties. All terms and conditions of this Contract shall be binding on the heirs, administrators, personal representatives and assigns of the Owner and the A&G.

(20) Any controversy or claim arising out of or relating to this contract, or the breach thereof, or as the result of any claim or controversy involving the alleged negligence by any party to this agreement, shall be settled in accordance with the rules of the American Arbitration Association. Judgment upon the award rendered by an arbitrator may be entered in any Court having jurisdiction thereof. The arbitrator shall determine the costs of such arbitration and reasonable attorney's fees incurred and add that sum to the award of the prevailing party.

(21) Owner recognizes that this Agreement between A&G and Owner shall be binding for all subsequent reservations until altered by A&G.

Puppies Name:		DOB:	Vaccine Checked	
Daily Rate	_X Days	= Ar	nount due at time of boarding	
Paid via		date		
Customer Name:				
Street:				
City:	State:			
Zip Code:				
Phone:				
Email:				
Owners Signature:_			Date:	
A&G Signature:			Date:	