### WILLOW FARM BOARDING/DAYOARE CONTRACT

This is a contract between the Willow Farm Boarding Kennel (Kennel) and the pet owner (Owner) whose signature appears on Page 3.

Kennel agrees to exercise due and reasonable care, and to keep the kennel premises sanitary and properly enclosed. The boarding pet(s) is to be housed in clean, safe quarters and to be fed properly and regularly.

## Owner agrees to the following:

- 1) To pay to Kennel the set rate, per pet/per day, for any and all services rendered.
- Owner will be charged for a full day of boarding on the arrival date, regardless of the hour of drop-off.
- 3) Owner will be charged the daycare fee, if <u>boarding pet</u> is not picked up by noon. Will be charged for the night, if not picked up by 6:00pm.
- 4) Daycare pets must be picked up before 6:00 pm, or may incur an additional fee.
- 5) If pet is found to have fleas or ticks, pet will be bathed with a flea shampoo, at the expense of the Owner. <u>Medication dosing will be charged at \$1 per event.</u>
- 6) All charges incurred shall be payable, by cash or check, upon pickup.
- 7) To provide all vaccination records as required, and to inform Kennel of any medical conditions. By signing this Agreement and leaving pet with Willow Farm, Owner certifies to the accuracy of all info given about said pet. Willow Farm reserves the right to deny admittance to Owner's pet for any reason, at any time.
- 8) Owner specifically represents to Willow Farm that to Owner's knowledge, the pet has not been exposed to any contagious diseases within a 30-day period prior to check-in. During the period of this agreement, Owner also agrees to notify Willow Farm of any known exposure of pet to a communicable disease and hold pet out of attending Willow Farm until receiving written veterinary clearance.
- 9) In the event pet requires medical attention while in the care of Kennel, Kennel may engage the services of a veterinarian of its choosing, administer medicine or give other attention to the pet, and expenses for such veterinary attention shall be payable by Owner.

- 10) If pet engages in interactive daycare program, Owner recognizes and accepts potential risks involved in such activity. Kennel assumes no liability in the event of loss or damage to pet as a result of disease, escape, theft, fire, injury to persons, other pets or property, as due diligence and care are exercised at all times.
- 11) Owner agrees to be solely responsible for any and all acts or behavior of said pet while it is in the care of the Kennel, to include payment of costs for injury to staff or other animals, or damage to facility caused by pet.
- 12) It is expressly agreed by Owner and Kennel that liability shall in no event exceed the value of a pet of the same species or the sum of \$400 per animal admitted.
- 13) All charges incurred by owner shall be payable upon pick-up of pet. Willow Farm shall have, and is hereby granted, a lien on the pet for any and all unpaid charges resulting from services provided by Kennel. The Owner hereby agrees that in the event the charges are not paid when due, in accordance with this contract, or pet is not picked up within ten days of scheduled pick-up, Kennel may exercise its lien rights upon ten days' written noticed given by Kennel to Owner, by Certified Mail, to address shown on contract. Kennel may dispose of pet for any unpaid charges, at private or public sale, in the sole discretion of Kennel. Owner specifically waives all statutory or legal rights to the contrary. If such sale shall not secure a price adequate to pay such costs, then Owner shall be liable to Kennel for the difference.

Any controversy or claim arising out of, or relating to this Agreement, or breach thereof, or as a 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, and judgment upon the award rendered by an arbitrator may be entered in any Court having jurisdiction thereof. The arbitrator shall, as part of the award, determine an award to the prevailing party of the costs of such arbitration and reasonable attorney's fees of the prevailing party.

It is understood by Kennel and Owner that all provisions of this Contract shall be binding upon both parties for this visit and for all subsequent visits.

This three-page Contract contains the entire agreement between the parties.

# Willow Farm Boarding Kennel

## OWNER & PET INFORMATION

Owner Name		_
Address		_
Telephone (H)	(W)	_
Cell Phone	Email	_
Pet Name(s)	2)	
Breed(s)	2)	
Age	2)	
Sex	2)	
	2)	
Has your dog ever bitten an	yone?	
If yes, explain the circumst	ances	-
<u>Tell</u>	Us How You Do This At Home	
Food Brand		_
	Times Daily	_
Allergies or Diet Restriction	ns	_
Is your dog afraid of thund	er, fireworks, other loud noises?	_
Has your pet been boarded	before?	_
Medications		
Amount & Times Per Day		
Your Pet's Veterinarian		_
Local Emergency Contact &	Phone # (friend or family)	
Can Your Dog(s) socialize; po	articipate in daycare program? (If this is left bl	ank, we
will assume yes)	<del>-</del>	
Anything else we should kno	ow?	
Signature	Today's Date	_
Pick Un Day/Time -		

#### WILLOW FARM BOARDING/DAYCARE CONTRACT = Client Copy

This is a contract between the Willow Farm Boarding Kennel (Kennel) and the pet owner (Owner) whose signature appears on Page 3.

Kennel agrees to exercise due and reasonable care, and to keep the kennel premises sanitary and properly enclosed. The boarding pet(s) is to be housed in clean, safe quarters and to be fed properly and regularly.

Owner agrees to the following:

- 1) To pay to Kennel the set rate, per pet/per day, for any and all services rendered.
- 2) Owner will be charged for a full day of boarding on the arrival date, regardless of hour of drop-off.
- 3) Owner will be charged the daycare charge, if <u>boarding pet</u> is not picked up by noon. Will be charged for the night, if not picked up by 6:00pm.
- 4) <u>Daycare</u> pets must be picked up before 6:00 pm, or may incur an additional fee.
- 5) If pet is found to have fleas or ticks, pet will be bathed with a flea shampoo, at the expense of the Owner. Medication dosing will be charged at \$1 per event.
- 6) All charges incurred shall be payable, by cash or check, upon pickup.
- 7) To provide all vaccination records as required, and to inform Kennel of any medical conditions. By signing this Agreement and leaving pet with Willow Farm, Owner certifies to the accuracy of all info given about said pet. Willow Farm reserves the right to deny admittance to Owner's pet for any reason, at any time.
- 8) Owner specifically represents to Willow Farm that to Owner's knowledge, the pet has not been exposed to any contagious diseases within a 30-day period prior to check-in. During the period of this agreement, Owner also agrees to notify Willow Farm of any known exposure of pet to a communicable disease and hold pet out of attending Willow Farm until receiving written veterinary clearance.
- 9) In the event pet requires medical attention while in the care of Kennel, Kennel may engage the services of a veterinarian of its choosing, administer medicine or give other attention to the pet, and expenses for such veterinary attention shall be payable by Owner.
- 10) If pet engages in interactive daycare program, Owner recognizes and accepts potential risks involved in such activity. Kennel assumes no liability in the event of loss or damage to pet as a result of disease, escape, theft, fire, injury to persons, other pets or property, as due diligence and care are exercised at all times.
- 11) Owner agrees to be solely responsible for any and all acts or behavior of said pet while it is in the care of the Kennel, to include payment of costs for injury to staff or other animals, or damage to facility caused by pet.
- 12) It is expressly agreed by Owner and Kennel that liability shall in no event exceed the value of a pet of the same species or the sum of \$400 per animal admitted.
- 13) All charges incurred by owner shall be payable upon pick-up of pet. Willow Farm shall have, and is hereby granted, a lien on the pet for any and all unpaid charges resulting from services provided by Kennel. The Owner hereby agrees that in the event the charges are not paid when due, in accordance with this contract, or pet is not picked up within ten days of scheduled pick-up, Kennel may exercise its lien rights upon ten days' written noticed given by Kennel to Owner, by Certified Mail, to address shown on contract. Kennel may dispose of pet for any unpaid charges, at private or public sale, in the sole discretion of Kennel. Owner specifically waives all statutory or legal rights to the contrary. If such sale shall not secure a price adequate to pay such costs, then Owner shall be liable to Kennel for the difference.

Any controversy or claim arising out of, or relating to this Agreement, or breach thereof, or as a 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, and judgment upon the award rendered by an arbitrator may be entered in any Court having jurisdiction thereof. The arbitrator shall, as part of the award, determine an award to the prevailing party of the costs of such arbitration and reasonable attorney's fees of the prevailing party.

It is understood by Kennel and Owner that all provisions of this Contract shall be binding upon both parties for this visit and for all subsequent visits.

This three-page Contract contains the entire agreement between the parties.