

## WOOTTEN BROTHERS BOARDING KENNEL/CONTRACT TERMS

1. OWNER agrees to pay the rate for boarding in effect the day the pet is checked into WOOTTEN BROTHERS BOARDING KENNEL and further agrees to pay for all costs and charges for any special services requested and all veterinary costs for the dog during the time the dog is in the care of WOOTTEN BROTHERS BOARDING KENNEL.
2. OWNER agrees that the dog shall not leave WOOTTEN BROTHERS BOARDING KENNEL until all charges for boarding are paid to WOOTTEN BROTHERS BOARDING KENNEL by OWNER. If the dog is not picked up within 10 days of the stated pick up date, the dog will be sold for bills due or placed with a humane society or rescue group. OWNER shall be liable for any unpaid charges.
3. OWNER is aware that if dog is found to have fleas or evidence of fleas, that WOOTTEN BROTHERS BOARDING KENNEL requires dog to have a flea shampoo before being admitted to the kennel. The dog will have to be brought back after a flea bath.
4. When requested, WOOTTEN BROTHERS BOARDING KENNEL will board more than one dog from the same household, in a single run; however, WOOTTEN BROTHERS BOARDING KENNEL reserves the right to place the dogs in separate runs if they deem necessary. The single run rate will then apply for each dog.
5. If the dog is to be boarded any time over peak or holiday periods, as posted at WOOTTEN BROTHERS BOARDING KENNEL, the OWNER agrees to pay for all days reserved, unless reserved dates are cancelled at least 72 hours prior to the day of the reservation.
6. The daily boarding charge applies the day you drop off your dog and each subsequent part of a 24 hour period.
7. WOOTTEN BROTHERS BOARDING KENNEL will exercise due and reasonable care for the dog and will keep its facility clean and properly enclosed.
8. If dog becomes ill or if the state of the dog's health requires professional attention, WOOTTEN BROTHERS BOARDING KENNEL, in its sole discretion, may engage the services of a veterinarian or administer medicine, or special diet, or give other attention to the dog and the expenses thereof shall be paid by the OWNER.

9. All dogs are boarded by WOOTTEN BROTHERS BOARDING KENNEL without liability on our part for loss or damage from disease, running away, theft, fire, injury to persons, or other animals or property by said dog, fence climbing, digging out, death, natural disasters, of other unavoidable causes. Due diligence and normal care and caution will be exercised.
10. It is expressly agreed by OWNER and WOOTTEN BROTHERS BOARDING KENNEL that liability shall in no event exceed the lesser of the current chattel value of a dog of the same breed or the sum of \$200.00 per dog boarded. The OWNER further agrees to be solely responsible for any and all acts or behavior of said dog while it is in the care of WOOTTEN BROTHERS BOARDING KENNEL.
11. By signing the Contract and leaving your dog with WOOTTEN BROTHERS BOARDING KENNEL, OWNER certifies to the accuracy of all information provided about the dog, that dog is current on all vaccines required by WOOTTEN BROTHERS BOARDING KENNEL, and that the dog has not been exposed to rabies or distemper within a 30 day period prior to boarding. The OWNER is the legal owner of the dog, free and clear of all liens and encumbrances and assumes financial liability for all payments called for in this agreement.
12. The 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 WOOTTEN BOROTHERS BOARDING KENNEL.
13. Any controversy or claim arising out of or relating to this contract, or the breach thereof, of as the result of any claim or controversy involving the alleged negligence by any party of the contract, shall be settled by arbitration 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 his award, determine and award to the prevailing party of the costs of such arbitration and reasonable attorney's fees of the prevailing party.
14. This Contract applies to this stay at WOOTTEN BROTHERS BOARDING KENNEL as well as all subsequent days for one year.

SIGNED: \_\_\_\_\_

DATE: \_\_\_\_\_