

## Paws and Claws Boarding Ltd.

275072 Symons Valley Road Rocky View MD, T4B 2A3

Alberta, Canada hone Number: XXX.XXX.XXXX



	Phone Number: XXX.XXXX									
Da	ate:	New Client (Y/N):			P&C ID #:					
Α	First & Last Name:	:			Phone #:					
В	First & Last Name:			I	Phone #:					
Er	mail:		Email:							
Ad	ddress:									
<u></u>	THIS AGREEMENT is made between Akenside Kennels Ltd. (the "Kennel") and the owner or owners identified above									
	ollectively the "Owner"). The Kennel an		•	•						
	Boarding Services:									
1	The Kennel agrees that it will provide	_			• •	hin the				
	questionnaire document (collectively	the "Animal") dur	ring the te	erm of th	s Agreement.					
	Term:									
2	The Kennel agrees to provide boardin	g services to the A	Animal for	r a total	nights	, trom				
	, 20 To	<u> </u>	20		rm") at a rate of \$	per night.				
3	In the event the Animal's stay at the Kennel is longer than the Term referred to in the Term, the Owner agrees to pay additional daily Boarding Fees applicable.									
		аррисавіе.								
	Payments & Deposits  The Owner agrees to pay the applicable daily Boarding Fees as specified. G.S.T. will be added to all Boarding									
4	Fees. All payments will be made via cash, Visa, Master Card or Debit.									
	All Boarding Fees are payable upon pick-up of the Animal if the Animal's stay is less than 10 days. Pre payment,									
5	in full, is due and owing upon drop off if the Animal's stay exceeds 10 days. Payment, in full, is acceptable for									
	shorter stays if the Owner wishes to exercise the option.  If the Owner is a first-time customer, payment will be made, in full, at the time of drop off.									
6		payment will be in	naue, iii ii	uii, at tile	tille of drop off.					
_	Pick-ups and Drop-offs	luning the business				and the same bear				
7	All pick-ups and drop-offs will occur during the business hours as posted, unless prior arrangement have been made with the Kennel.									
Health of Animals										
	The Owner represents that he or she	is the sole owner	of the An	imal and	that the Animal has	not been				
	knowingly exposed to distemper, rabies or any other infectious diseases/parasites within the last 90 days. The									
8	Owner further represents that the Animal has received all required vaccinations and that the Animal is in good									
	health.			F						
					nitial:					

9	For each animal boarded, the Owner will provide an original veterinarian's Certificate of Health that clearly states last date of immunizations and expiry date of said immunizations. Each Certificate of Health must be issued and signed by a veterinarian that is licensed to practice veterinary medicine in the Animal's home province.
10	The Kennel reserves its right to refuse to provide boarding services to any animal.
	Unexpected Illness
11	In the event an Animal becomes ill during their stay at the Kennel, the Kennel will make all reasonable efforts to immediately contact the Owner.
12	In the event the Kennel is unable to contact the Owner, or if the Owner does not immediately provide reasonable and humane instructions for the care of the Animal to the Kennel, and if the state of the Animal's health (in the Kennel's judgement) requires immediate medical attention, the Kennel is hereby authorized to make all reasonable efforts to ensure the Animal receives proper medical attention and may engage the services of a veterinarian of the Kennel's own choosing (initial of Owner)
13	The Owner agrees to pay for all medical treatment received by the Animal, and any other related fees or disbursements incurred on the Owner's behalf, during the Term of the Agreement and/or any subsequent days in the Kennel's care.
14	The Owner understands and agrees the Kennel staff are not licensed veterinarians and, therefore, will not attempt to diagnose animal ailments or diseases and the Owner agrees the Kennel will not be liable for any sickness or ailment the Animal develops or manifests during their stay at the Kennel or the result of said sickness or ailment.
	Unclaimed Animals
15	In the event an Owner has not returned to the Kennel to pick-up the Animal within 10 days after the scheduled pick-up date referred to in the Term and has not made any other arrangements for payment and/or continued boarding of the Animal at the Kennel, the Kennel may, at its sole discretion, sell or otherwise place the Animal without notice to the Owner.
	Liability
16	The Owner understands and agrees the Kennel will not be liable to the Owner nor to any other party for any liability, any consequential losses, any damages whether in contract, tort or otherwise, or any other claims or expenses that may be connected with the services provided by the Kennel including, but not limited to, loss or damage from disease, death, running away, theft, fire and injury to persons, other animals or property.
	Indemnity
17	The Owner indemnifies the Kennel, its agents and employees, from any loss, liability, claim or expense, resulting directly or indirectly from the Owner's breach of any warranty or provision contained in this Agreement.
18	The Owner further indemnifies the Kennel, its agents and employees, for any personal injury or damage to property caused or contributed to by the Animal.

Initial:

	General						
19	In the event that any provision of this Agreement is deemed void or invalid by a court of competent jurisdiction, the remaining provisions will be and remain in full force and effect.						
20	The waiver by either party of any breach or violation of any provision of this Agreement will not operate, or be construed, as a waiver of any similar subsequent breach or violation of it.						
21	This Agreement constitutes the entire agreement between the parties.						
22	Any modifications to this Agreement must be in writing and signed by the parties or the modifications will have no effect and will be void.						
23	The headings utilized in this Agreement are for convenience only and are not to be construed in any way as additions to or limitations of the covenants and agreements contained in this Agreement.						
24	This Agreement ensures to the benefit of and is binding upon the parties and their respective heirs, administrators, executors, successors and assigns.						
25	In the event the parties are not able to agree on any matter with respect to this Agreement, the matter will be determined by arbitration in accordance with the Arbitration Act of Alberta. The decision of the arbitrator(s) will be binding upon the parties.						
36	6 This Agreement will be governed by and construed in accordance with the laws of the Province of Alberta.						
26	······································	the laws of the Province of Alberta.					
26	Any notice required or permitted to be given to the parties must be in						
	Any notice required or permitted to be given to the parties must be in						
27 TH	Any notice required or permitted to be given to the parties must be in mailed by registered mail to that party's address noted herein.						
27 TH	Any notice required or permitted to be given to the parties must be in mailed by registered mail to that party's address noted herein.  IE PARTIES have signed this Agreement on ,20 and sh	writing and will be sufficiently given if					
27 TH Te	Any notice required or permitted to be given to the parties must be in mailed by registered mail to that party's address noted herein.  IE PARTIES have signed this Agreement on ,20 and sh	writing and will be sufficiently given if					
TH Te	Any notice required or permitted to be given to the parties must be in mailed by registered mail to that party's address noted herein.  IE PARTIES have signed this Agreement on ,20 and shrm.	writing and will be sufficiently given if					
TH Te	Any notice required or permitted to be given to the parties must be in mailed by registered mail to that party's address noted herein.  IE PARTIES have signed this Agreement on ,20 and shrm.  ws and Claws Boarding Ltd. Per:	writing and will be sufficiently given if					
TH Tel	Any notice required or permitted to be given to the parties must be in mailed by registered mail to that party's address noted herein.  IE PARTIES have signed this Agreement on ,20 and shrm.  ws and Claws Boarding Ltd. Per:	writing and will be sufficiently given if					
TH Tel	Any notice required or permitted to be given to the parties must be in mailed by registered mail to that party's address noted herein.  IE PARTIES have signed this Agreement on ,20 and shrm.  It was and Claws Boarding Ltd. Per:  15072 Symons Valley Road, Rockyview MD, T4B-2A3	writing and will be sufficiently given if					
TH Tel	Any notice required or permitted to be given to the parties must be in mailed by registered mail to that party's address noted herein.  IE PARTIES have signed this Agreement on ,20 and shrm.  ws and Claws Boarding Ltd. Per: 5072 Symons Valley Road, Rockyview MD, T4B-2A3  Signature: Owner/Agent of the Owner	writing and will be sufficiently given if					

Boarding Agreement							