

Flatlands Kennels Boarding & Training

Whitney Weston

Box 287

Maidstone SK

S0M 1M0

1-306-893-7052

saskpits22@hotmail.com

Boarding Contract

Dog Name(s) _____

Drop Off Date _____

Pick Up Date _____

Special Needs, Allergies, Medications

etc _____

Feeding (When, How
Much) _____

Owner Name _____

Contact Number _____

Veterinarian _____

Good with dogs YES NO Some
(specify) _____

Emergency contact Name _____

Emergency contact Number _____

Do we have permission to use your pet's photo on our Facebook, Website or other advertising YES NO

This is a boarding contract between Flatlands Kennels (Whitney Weston), a Saskatchewan sole proprietorship, and its agents, managers, members, employees, trainers, instructors and officers (herein collectively referred to as "Kennel"), and the pet owner whose signature appears on this contract at the end (hereinafter called "Owner"). Any reference to "the pet" or "pet" shall mean any animals under the Kennel care that belong to the Pet Owner, referenced by signing this contract. The parties agree as follows:

1. Pet Owner agrees to pay the boarding rate as quoted unless the boarding period exceeds the original quote, in which case the Pet Owner agrees to pay the Kennel stated rates. If a dog is left 2 weeks beyond expected pickup date with no contact from the Pet Owner, the Kennel reserves the right to rehome the pet to an appropriate home, and recover any fees in the process.
2. Drop off and pickup times do not have restrictive times set, but must be arranged with the Kennel upon booking, and confirmed with notice by message.
3. By signing this contact, the Pet Owner certifies accuracy of all information given about the pet.
4. Pet Owner verifies their pet has not been exposed to any communicable diseases or parasites within a 30 day period prior to boarding, and that rabies vaccination is up to date, shown by vet papers, or, by signing this, agreeing to give up all rights to legal action if they do not have this available.
5. Pet Owner understands and acknowledges that while the Kennel's policies and procedures attempt to minimize the chance of any animal contracting any illness or parasite, the pet will have some exposure to other pets, and the Kennel relies on the representations of other Pet Owners to be accurate. Due to the incubation period of many illnesses, the Kennel cannot be held liable for the contraction of any such illnesses or parasites.
6. Balance of the amount owing to the Kennel is due to the Kennel by the time Pet Owner picks up the pet(s). There is a \$25.00 bounced check fee, and we prefer cash or e transfer as per our policies.

7. There are no cancellation fees or time limit, but a Pet Owner who repeatedly cancels appointments may be required to pay a non refundable deposit upon their next booking due to the inconvenience to the Kennel.
8. In exchange for boarding and any other services provided by the Kennel, Pet Owner agrees to release, indemnify, and hold harmless the Kennel from any responsibility, claims or liability for any loss, damage or injury caused in any way by or to the pet while in the care of the Kennel. If Pet Owner has agreed their pet can run free with other animals, Pet Owner specifically agrees Kennel is not responsible for any injuries incurred by the Pet.
9. The Pet Owner agrees not to make any claim against the Kennel for any loss, damage or injury whether property loss, personal injury, damage, illness or injury to the Pet, unless caused solely by negligence on the Kennel's part.
10. Pet Owner agrees to pay all costs and charges for special services provided above and beyond what is agreed upon in this contract such as nail trims, food pickups, vet trips and bills, medicinal charges and more.
11. If Pet Owner or Emergency Contact cannot be reasonably contacted, Pet Owner authorizes Kennel to make medical and financial decisions within reason for the Pet's care. If reasonably possible, Kennel will seek a second opinion before any drastic measures such as euthanasia, but Pet Owner understands it may not be possible to do so under certain circumstances such as significant pain, nature of injuries or quality of life of the Pet.
12. Pet owner agrees to authorize Kennel to incur charges of up to \$6000 (if left blank) _____ or the amount listed here.
The Pet Owner has informed their veterinarian that their dog is in our care and we are authorized to call on the Pet's behalf. If charges exceed this, and the owner does not make further authorization, Pet Owner understands Kennel may have to choose to stop treatment.
13. In the unlikely event that the Pet may pass away under the care of the Kennel, the Pet Owner requests the remains be:
_____ Cremated and returned to Pet Owner at Pet Owner cost
_____ Stored here frozen until Pet Owner makes a decision (within 30 days of passing)
Please initial next to preferred option above.

14. Pet Owner will supply all food and supplements, if any. If additional food or supplementation is required, Pet Owner agrees to reimburse Kennel for time, gas, and any other additional expense the Kennel may incur in the procurement of such. Kennel will make reasonable effort to ensure the same type of food and supplement is provided, but cannot guarantee this. If Pet Owner chooses to feed our food, an additional cost of \$3 per day will be added to the Pet's final bill.
15. This contract shall be governed by, construed and enforced in accordance with the laws of the Province of Saskatchewan, without giving effect to principles and provisions thereof relating to conflict or choice of laws, and irrespective of the fact that any one of the parties is now or may become a resident of a different locale. Venue for any action under this contract shall lie in the RM of Eldon, Maidstone, Saskatchewan with the parties consenting to personal jurisdiction in RM of Eldon, regardless of where they may reside.
16. Parties agree that any dispute shall be submitted first to mediation for resolution, unless the dispute is related to unpaid fees or expenses due to the Kennel, in which the Kennel has the option in its sole discretion, of foregoing mediation and seeking arbitration or court action as set forth within. The Pet Owner will be responsible for any fees, whether through arbitration, mediation, lawsuit, appeal, collection and enforcement of judgements, including but not limited to recording fees, lien fees, messenger fees, witness fees and other fees.
17. If, but only to the extent that, any provision of this contract is declared or found to be illegal, unenforceable or invalid, then, to the full extent permitted by law, (a) the provision found to be illegal, unenforceable or void shall be deemed amended and the court having jurisdiction shall be requested to reform such provision to the extent necessary to make it legal and enforceable while preserving the intents of the parties reflected therein and (b) such illegality, unenforceability or invalidity will not affect any other provision hereof and this contract will be liberally construed in order to carry out the intent of the parties as nearly as possible.

PET OWNER SIGN: _____ Date _____

KENNEL SIGN _____ Date _____