



Boarding and Transportation Agreement

Name Of Owner(s)	
Name Of Pet(s)	
Breed Of Pet(s)	

This is an agreement between The Ranch Pet Care (hereinafter called "The Ranch" and the animal owner(s) whose signature(s) appear(s) below (hereinafter called the ("Owner"). The Ranch and the Owner agree as follows:

- 1. The Owner agrees to pay The Ranch for all services provided in relation to the animal. The Owner acknowledges that payment is due upon receipt of the invoice from The Ranch.
- 2. If the Owner's animal(s) (hereinafter called the "animal") is staying at the Ranch for a term of more than 30 days, a deposit is required equal to one half the anticipated boarding fees.
- 3. In the event that the Owner has not returned to collect the animal on or before 12:00 p.m of the scheduled pick up date, the Owner agrees to pay the full day's boarding fee.
- 4. The Owner represents that he or she is the sole owner of the animal and that the animal is in good health and has received all required vaccinations at least 10 days prior to any boarding and has not been exposed to distemper, rabies or any other infectious diseases or parasites within the last 90 days.
- 5. In the event that the Ranch is unable to reach the emergency contact for the Owner or if the Owner does not immediately provide instructions for the care of the animal to the Ranch, and if the state of the animal's health (in the Ranch's judgement) requires immediate medical attention, the Ranch is authorized (but is not obligated) to make all reasonable efforts to ensure that the animal receives the proper medical attention and may engage the services of a veterinarian of the Ranch's choosing.
- 6. The Owner shall ensure that its emergency contact is aware of the Owner's wishes in case of an animal emergency and that arrangements have been made for such emergency contact to authorize any medical assistance in case of such emergency.
- 7. The Owner agrees that it will pay for all medical treatment received by the animal and any other related fees or disbursement incurred in respect of the animal on the Owner's behalf.
- 8. The Owner understands and agrees that the Ranch staff is not trained to recognize or diagnose animal ailments or diseases and the Owner agrees that the Ranch will not be liable for any sickness or ailment that the animal develops or manifests during its stay at the Ranch.
- 9. In the event that the Owner has not returned to the Ranch to pick up the animal within 14 days after the scheduled pick up date and has made no other arrangements for payment, pick up, or continued boarding, the animal will become property of the Ranch and the animal will be dealt with in such manner as the Ranch determines. Notwithstanding the foregoing, the Owner will remain responsible for any outstanding balance of amounts due to the Ranch.





Boarding and Transportation Agreement

- 10. The Ranch confirms that any transportation of your animal will be carried out in fully insured vehicles for that purpose and the Owner hereby releases the Ranch, its officers, directors, and employees for all liability, loss, claims, expenses, damages or injury to the animal that may occur in the transportation of the animal.
- 11. Owner agrees to pay in full any damages to persons or property caused by the animal.
- 12. The Owner agrees to disclose any previous or current medical or behaviour issues or concerns of the animal so that the Ranch is able to determine suitability for daycare and boarding services.
- 13. The Owner understands that the animal may be in contact with other animals while at the Ranch. The Owner understands that during contact the unpredictable can occur at any time and accordingly the Owner will not hold the Ranch liable for any unforeseen incidents with the animal.
- 14. The Owner understands that the animal will only participate in organized socialization with other animals if deemed appropriate by the Ranch. The Owner understands that during socializing the unpredictable can occur at any time and accordingly the Owner will not hold the Ranch liable for any unforeseen incidents with the animal.
- 15. The Ranch is not responsible for damage or loss of any items brought into the Ranch by the Owner such as, but not limited to, bedding, toys, chews, food, collars, leads and medication. Items given to animals in housing units will be removed at the discretion of the Ranch.
- 16. Our goal at The Ranch is to provide the best care possible for your animal. Notwithstanding anything elsewhere contained in this agreement, the boarding of the animal and any transportation of the animal is entirely at the risk of the Owner and the Ranch shall not be liable to the Owner or any other party for any direct or indirect liability, loss, claim, expense or damage that are in anyway connected to services provided by the Ranch hereunder including, without limitation, the death of the animal, any disease that afflicts the animal, the running away of the animal or any accident or injury that occurs to the animal.
- 17. The Owner indemnifies the Ranch for all liability, loss, claims, expenses, damages or injury to the Ranch, its property, its officers, directors and staff, resulting from the Owner's breach of any of its obligations hereunder or resulting from or contributed to by the animal.
- 18. I agree to allow the Ranch, its directors and staff, to use the animal's name, images or likeness in any form or format, for use, at any time, in any media, marketing, advertising, illustration, trade or promotional materials.
- 19. All amounts owing by the Owner to the Ranch shall bear interest from the scheduled animal pick up date at the rate of 18% per annum.

Owner Signature	Da	te