Boyd Lake Veterinary Center 3850 E. 15th St.| Loveland, CO 80538 (970) 593-1717 | (970) 593-1737 Fax | boydlakevet.com

Boarding Agreement

Owner	Telephone		Email	
Address				
Pet's name	Breed 	Color	Age	Sex
All fees include 60 minutes cats. There will be no disco time.	of exercise time twice daily for cunt for dogs or cats whose owner inutes once daily)	dogs, and 10 to 15 mrs choose for their pe	inutes of TLC time (-
to bite a staff member or day care dogs will not be a I also realize that even th veterinary bills incurred.	ill be co-mingling with other do another dog, he/she will not be allowed back. ough supervised, occasionally I will also be responsible for a ial or objects from items left by	e let outside for the dogs get injured an my medical treatme	remainder of his/ ad I will be responent needed if my p	her stay and sible for any et ingests or
Signed				
Has your pet ever bitten any	one? If yes, explain	1		
Special instructions or medi	cal condition(s)			
Emergency Phone #s				
Authorized pick up person(s) other than Owner (print)			
late plane, etc.), I will be c	pet after 2:00pm on weekdays harged for a full day of boardin a \$25.00 fee. I promise to tell	g for that day. I und	erstand that if I pi	ck up my pet
Signed				

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Boarding Agreement (Cont.)

This is a Contract between Boyd Lake Veterinary Center (herein after called "Kennel") and the pet owner whose signature appears below (herein after called "Owner").

- 1. Owner agrees to pay the rate for boarding in effect on the date pet is checked into the Kennel.
- 2. Owner further agrees to pay all costs and charges for special services requested and all veterinary costs for the pet during the said pet while in the care of the Kennel.
- 3. Owner further agrees that the pet shall not leave the kennel until all charges are paid to the Kennel by the Owner.
- 4. By signing this contract and leaving his/her pet with Kennel, Owner certifies to the accuracy of all information given about said pet.
- 5. Kennel shall exercise reasonable care for the pet delivered by the Owner to Kennel for Boarding. It is expressly agreed by Owner and Kennel that Kennel's liability shall in no event exceed the lesser of the current chattel value of a pet of the same species or sum of \$200.00 per animal boarded. The Owner further agrees to be solely responsible for any and all acts or behavior of said pet while it is in the care of the Kennel.
- 6. Owner specifically represents that he or she is the sole Owner of the pet, free and clear of all liens and encumbrances.
- 7. Owner specifically represents to Kennel that the pet has not been exposed to rabies or distemper within a thirty day period prior to boarding.
- 8. All charges incurred by Owner shall be payable upon pick-up of pet. The Kennel shall have and is hereby granted, a lien on the pet for any and all unpaid charges resulting from boarding pet at the Kennel. The Owner hereby agrees that in the event the boarding charges are not paid when due in accordance with this contract, the Kennel may exercise its lien rights upon ten days written notice given by Kennel to Owner by certified mail to address shown on contract. Kennel may dispose of pet for any and all unpaid charges, at private or public sale, in the sole discretion of the kennel, and Owner specifically waives all statutory or legal right to the contrary. If such sale shall not secure a price adequate to pay such cost of board or other charges delinquent, plus cost of sale, then Owner shall be liable to Kennel for the difference. All monies realized by Kennel at such sale, over and above the charges due and costs of sale, shall be paid by Kennel to Owner.
- 9. If pet becomes ill or if the state of the animal's health otherwise requires professional attention, the Kennel in its sole discretion, may engage the services of a veterinarian or administer medicine or give other requisite attention to the animal, and the expenses thereof shall be paid by the Owner. This includes diarrhea, vomiting, and coughing as well as any other illness. If pet may have a contagious disease or condition, diagnostic testing will be enacted at Owner's cost to prevent spread. Communication with Owner will be attempted.
- 10. In the unfortunate event that your pet dies in our care your pet will be maintained for pickup or further instructions.
- 11. This contract contains the entire agreement between the parties. All terms and conditions of this contract shall be binding on the heirs, administrators, personal representatives and assigns of the Owner and the Kennel.
- 12. Any controversy or claim arising out of or relating to this contract, or the breach thereof, or as the result of any claim or controversy involving the alleged negligence by any party to this contract, 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 his award, determine an award to the prevailing party of the costs of such arbitration and reasonable attorney's fees of the prevailing party.

Owner	Date

Boarding Requirements

To make your pet's stay with us safe, enjoyable, and efficient, and to meet the requirements of the State of Colorado, we have compiled a list of requirements for pets staying in our boarding facility.

We ask that you please print this form, sign at the bottom and bring it in with you when you bring your pet in to be boarded.

- 1. To conform to the rules set up by the State of Colorado to prevent proliferation of ants and mice, all food **must** be contained in a hard-sided container with a lid (Rubbermaid, Tupperware, coffee can, etc.).
- 2. To prevent the spread of disease while your pet is in our care, dogs must be current on rabies (both one year and three year vaccinations are acceptable), bordetella (yearly), distemper (a distemper and parvo titer test will also suffice), and Canine influenza. Vaccinations must be administered by a veterinarian and written proof is required.
- 3. One toy will be permitted per dog. To prevent objects from getting stuck in the drainage system, at least part of each dog toy must be larger than a tennis ball. For example, rope toys will not be accepted unless they have a large knot on at least one end. Kennel will not be held responsible for lost or damaged items.
- 4. To avoid confusion at check-out time, no measuring cups, bowls, brushes, or leashes will be accepted. While we will accept pet carriers for dogs to have in their runs, we will only accept pet carriers for cats if space is available.
- 5. Bedding material is currently being accepted but only if it has the pet's name indelibly imprinted on it. Bedding material will be washed once, if possible. If pets continue to soil their bedding, it will be removed from the run or condo. The Kennel will not be held responsible for damaged bedding material.
- 6. To prevent pets from injuring themselves and to prevent fights and unwanted matings, all pets over the age of eight months must be spayed or neutered. If the pet turns eight months old during its stay, arrangements must be made to have it spayed or neutered while it is here.
- 7. Pets must be dropped off between 8:00a.m. and, at the latest, 5:30p.m. Monday through Friday; and 8:00a.m. until 11:30a.m. on Saturday. There are not drop offs or pickups on New Year's Day, Easter, Memorial Day, Fourth of July, Labor Day, Thanksgiving, the Friday after Thanksgiving, or Christmas. There are No drop-offs on Sundays. Pets may be picked up between 10:00a.m. and 11:00a.m., or 2:00p.m. to 5:00p.m. by appointment only. Payment is required in advance for Sunday pickups.
- 8. I understand that my pet will not be released until the bill is paid in full. <u>I promise to tell the person picking up my pet of this policy.</u>

Thank you in advance for understanding and adherir bring it with you when you bring in your pet.	ng to these requirements. Again, please print this form off and
Owner	Date

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Assumption of Risks

As a pet owner leaving my pet at Boyd Lake Veterinary Center (known from here as "BLVC"), I understand that there are certain risks of injury or illness that are out of the control of the staff of the BLVC.

Pets, by their very nature, are often times nervous, hyper excitable, and don't always use good judgment. Hence they sometimes injure themselves while playing with other pets or over-reacting to being enclosed. Some examples include, **but are not limited to:**

- play injuries, including ruptured ligaments, broken teeth and torn nails, lacerations, damaged intervertebral discs, and scratched eyes, as well as countless other types of injuries.
- over-reaction injuries, including torn nails, bitten lips and tongues, and broken teeth and/or nails. These injuries can also occur while trying to escape an enclosure.
- fighting injuries. Many times a group of pets can be playing peacefully and, literally, within half a second, be fighting and biting.

I understand that this behavior happens too quickly for the staff to prevent.

I will not hold BLVC responsible for injuries attained while in the care of BLVC unless specifically caused by a staff member (e.g. closing a door on a tail). _____ Initial

Pets also, by their very nature, are not as concerned with cleanliness as humans. For example, they defecate and urinate on the ground. Although the staff of BLVC picks up waste as quickly as possible, sometimes pets race over to sniff it and sometimes touch their nose to and (rarely) consume it. They also lick each others mouths and anal areas and chew on toys that other pets have been chewing on. I understand that some diseases are airborne and do not require direct contact with other pets and that infectious pets are often not obviously infectious.

I understand that my pet is in a social situation much like a human day care and that infectious problems are impossible to eliminate.

I will not hold BLVC responsible for any infectious disease my pet might pick up while in the care of BLVC.
______ Initial

Pets are not as concerned with what they put in their mouths as humans are and they can swallow something in less than a second. I understand that my pet might ingest something they are not supposed to while in the care of BLVC. Some examples include, but are not limited to, objects left by me, toys provided by BLVC, objects brought in by other clients, or food that was not designated for my pet.

I will not hold BLVC responsible for any problems associated with anything ingested while in the care of BLVC. _____ Initial

I am the owner of the pet(s), or agent for the owner of the pet(s) being left in the care of BLVC and I agree with the statements above. If I am an agent for the owner of the pet(s) being left, I will inform the owner of the above agreement.

Owner	Date