

Birchwood Kennels
2709 W. Beaver Creek Drive
Powell, TN 37849
(865)-938-3201

I, Birchwood Kennels, Inc. Agree to exercise reasonable care and keep the kennel sanitary and properly enclosed. The above listed pets shall be properly fed and watered.

All pets are boarded, trained or cared for using due diligence without liability for negligent loss or damage from disease, death, running away, theft, fire, injury to persons, injury to other pets or property of said pet(s).

If the pet(s) become ill, kennel using responsible care, shall attempt to notify owner and present the pet(s) for treatment at the designated veterinary clinic or veterinarian. Kennel reserves the right to seek treatment for an ill pet(s). Owner grants to kennel the right to administer medicine or other advisable treatment and owner agrees to pay any and all charges incurred by Kennel for the Pet(s) immediately upon presentation.

Pets diagnosed with diabetes will be taken care of to the best of our facilities abilities. Birchwood Kennels and its employees will not be responsible for a pet's death if proper medication and/or treatment were given.

Any charges for boarding, grooming, training, medicine, structural damage caused by the Pet(s), veterinary services, or other charge shall be paid when invoiced. If Pet(s) is not claimed on or before DATE OUT, the Pet(s) will be sold or placed with a pet rescue agency at any time after the aforementioned DATE OUT. Kennel retains the right to waive such as sale or placement without such waiver before a continuing waiver, if waived the owner remains liable for all charges incurred, Notice of Breach or Notice of Sale or placement with a pet rescue agency is waived by Owner and the sale or placement may occur any time after the aforementioned DATE OUT. Any sum obtained by the sale or placement shall be applied to invoices of the Owner, and only in any excess sum exists the Kennel shall return any sum to the Owner.

Balance Due must be paid on presentation, including reimbursement of Bad Checks and associated fees, or the account may be placed with attorney for collection, collection fees, reasonable attorney fees and a \$250.00 appearance fee for hearing dated, mediation date, or the like, which presents the liquidated damage for Kennel representative's appearance as the lost business opportunity damage is not ascertainable, and any other fee will be added to the amount due. Balance due shall earn 18% interest, annually, to include all sums invoiced and or awarded at hearing. Owner waives right to object to invoiced charges if objection is not in writing and mailed by certified mail within 10 days after the charges occurred. Owner waives jurisdiction and venue, agreeing to Knox County, Tennessee.

Owner/Agent

Date

Kennel Rep

Date