

COLE'S K-9 CENTER, LLC.

Owner of Animal(s) _____ Home Phone _____

Home Address _____

Animal(s) Name(s) _____ Gender _____ DOB _____

Breed(s) _____ Color(s) _____

Veterinarian _____

Feeding and Medication Instructions _____

Additional Information _____

Emergency Contact _____

Cole's K-9 Center, LLC agrees to exercise due and reasonable care and to keep kennel premises sanitary and properly enclosed. The animal(s) is/are to be fed properly and regularly and housed in clean, safe quarters.

All animals boarded or trained or otherwise handled are cared for by the center without liability on the Center for loss or damage from disease, death, running away, theft, fire, injury to persons, other animals, or property by said animals, or other unavoidable causes, due diligence and care having been exercised.

The animal(s) is/are not to be taken off the premises except by the consent of owner.

If an animal in Center's care should become seriously ill, the owner shall be notified at once. If the owner does not inform immediately regarding measures to be taken, or if the state of the animal's health reasonably demands quick action, the Center shall have the right to call a veterinarian as designated above; or if no veterinarian is designated, to call a veterinarian of Center's choice or take the animal to said veterinarian in either case; or administer medicine or give other advisable attention, within Center's discretion and judgment, and such expenses, being reasonable in amount, shall be paid promptly by the owner of the animal.

If any charges for boarding, grooming, training, medicine, or veterinary services are not paid within ten days after time for return of animal(s), the animal(s) will be sold within ten days after this period by Center publicly, privately, or otherwise for the best price available.

Notice in writing of such intended sale shall be by registered mail to the owner of the animal(s) at the address given hereon, not less than ten days before date of such intended sale, and no further notice shall be deemed necessary.

Any excess amounts over charges will be given to the owner, and deficit is to be paid by the owner.

The owner represents that s/he is the legal owner of said animal(s), that title to said animal(s) is not mortgaged in any way, that said animal(s) has/have not been exposed to distemper or rabies within the last thirty days, and that the required annual license has been obtained.

Owner also produces written evidence that said animal(s) on this agreement has/have been immunized against distemper, rabies, parvo-virus, corona-virus, and kennel cough for dogs or distemper, rabies, and feline leukemia for cats, by a licensed veterinarian, and that all shots given are up to date.

Pet Owner's Signature