



BOARDING AGREEMENT

7910 Akron-Canfield Rd. (Rt. 224)
Canfield, OH 44406
330-702-9247 • Fax 330-702-9706

OWNER

STREET ADDRESS _____ CITY _____ STATE _____ ZIP _____ COUNTY _____

() _____ HOME PHONE # _____ () _____ WORK PHONE # _____ () _____ CELL PHONE # _____

() _____ EMERGENCY PHONE # _____ CONTACT NAME _____ () _____ 2ND EMERGENCY PHONE # _____ CONTACT NAME _____

() _____ 3RD EMERGENCY PHONE # _____ CONTACT NAME _____ () _____ 4TH EMERGENCY PHONE # _____ CONTACT NAME _____

VET CLINIC _____ VETERINARIAN _____ PET NAME _____

BREED _____ AGE _____ COLOR _____ SEX _____ WEIGHT _____ BIRTHDAY OR WHEN CELEBRATED _____

MULTIPLE PETS: Per my request, I would like my pets boarded together in the same run. I understand the dangers that can occur. By signing my name, I am stating that I understand the risks.

SIGNATURE FOR APPROVAL OF BOARDING MY PETS TOGETHER

Please know that by answering "yes" to the following does not mean your loved one will not be accepted for boarding. We just need to know for their safety and ours.

Is your loved one crate/cage aggressive? Yes or No

Does your loved one like children? Yes or No

ALLERGIES: _____

Is your pet afraid of thunderstorms/loud noises? Yes or No

Has your pet ever bitten anyone? Yes or No

If yes, under what circumstances? _____

Anything not mentioned above that you feel is important to mention? _____

How did you hear about Wags 'N Wiggles Resort, Inc.? Please circle:

Customer Friend Vet Pet Store

Name of Referral? _____

Road Signage

Other Advertising: _____

This is a contract between Wags 'N Wiggles Resort, Inc. and the pet owner whose signature appears below (hereinafter called "Owner").

- This boarding agreement is valid for the current calendar year. It is your responsibility to provide to us in writing any changes from your pets previous stay.
- Owner agrees to pay the rate for boarding in effect on the date pet is checked into the kennel.
- Owner further agrees to pay for all costs and charges for special services requested for the pet during said pet in the care of the kennel.
- Owner further agrees that the pet shall not leave the kennel until all charges are paid in full to Wags 'N Wiggles Resort, Inc. by owner.
- By signing this contract and leaving his/her pet with Wags 'N Wiggles Resort, Inc., owner certifies to the accuracy of all the information given about said pet.
- Wags 'N Wiggles Resort, Inc. shall exercise reasonable care for the pet delivered by the owner to kennel for boarding. It is expressly agreed by owner and Wags 'N Wiggles Resort, Inc. that the kennel's liability shall in no event exceed the lesser of the current chattel value of a pet of the same species or the 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.
- Owner specifically represents that he/she is the sole owner of the pet, free and clear of all liens and encumbrances.
- Owner specifically represents to Wags 'N Wiggles Resort, Inc. that the pet has not been exposed to rabies or distemper within a thirty day period prior to boarding.
- All charges incurred by owner shall be payable upon pick-up of pet or when billed by Wags 'N Wiggles Resort, Inc. at address listed on the contract. Wags 'N Wiggles Resort, Inc. shall have, and is hereby granted, a lien on the pet for any and all unpaid charges resulting from boarding the pet at Wags 'N Wiggles Resort, Inc. The owner hereby agrees that in the event the boarding charges are not paid when due in accordance with this contract, Wags 'N Wiggles Resort, Inc. may exercise its lien rights upon ten days written notice given by Wags 'N Wiggles, Inc. to owner by certified mail to address shown on contract. Wags 'N Wiggles Resort, Inc. may dispose of pet for any and all unpaid charges, at private or public sale, in the sole discretion of Wags 'N Wiggles Resort, Inc. and owner specifically waives all statutory or legal rights to the contrary. If such sale shall not secure a price adequate to pay such costs or board or other charges delinquent, plus costs of sale, then owner shall be liable to Wags 'N Wiggles Resort, Inc. for the difference. All monies realized by Wags 'N Wiggles Resort, Inc. at such sale, over and above the charges due and costs of sale, shall be paid by Wags 'N Wiggles Resort, Inc. to owner.
- If pet becomes ill or if the state of the animal's health otherwise requires professional attention, Wags 'N Wiggles Resort, Inc., 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 that exceed the warranty thereof shall be paid to Wags 'N Wiggles Resort, Inc. by the owner. If the animal does not qualify for the warranty, the owner shall pay Wags 'N Wiggles Resort, Inc. for expenses.
- 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 Wags 'N Wiggles Resort, Inc.
- 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 judgement 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.
- If your pet is not current on his/her vaccinations, by signing this boarding agreement, you are stating that you understand that without current vaccinations, there is no guarantee that your pet is protected from the following for your canine - DHLPP, rabies and bordetella. And the following is applicable for your feline - leukemia, panleukopenia, upper respiratory viruses and rabies. You may also be asked to sign a separate release.

VETERINARY CARE WARRANTY PROGRAM:

- By signing this boarding agreement, you are acknowledging that you understand and agree to the terms of the veterinary care warranty program. The fee will be charged per pet, per stay during the current calendar year.
- In consideration for the payment of the warranty fee, and subject to the exceptions, conditions and limitations listed below, Wags 'N Wiggles Resort, Inc. will pay for any veterinary care provided by a licensed veterinarian for the care or treatment of the boarded pet listed above for any sickness or injury of the pet incurred while the pet is boarding at Wags 'N Wiggles Resort, Inc. up to the maximum listed below.
- This warranty program offers you - our valued customer - peace of mind. You can be assured your pet will receive timely, professional veterinary care, should the need arise. The warranty covers up to \$300.00.
- Please be advised that not all pets are eligible for this program. Because of the effects of age upon animal health, this plan is not offered to geriatric pets (dogs over 7 years of age). This exclusion is for pets that may turn the previous ages while in our care.
- As with most warranty programs, there are exceptions to this coverage. The program does not cover the following: injury, illness, death resulting from whelping or pregnancy; injury, illness, death resulting from war, nuclear radiation or contamination; pre-existing health conditions; injury, illness, death when pets boarded together, at the owner's request, take action against one another.
- This coverage shall be effective and binding on Wags 'N Wiggles Resort, Inc. only if the pet owner complies with each of the following conditions: 1) In the event that the pet requires on-going treatment after its owner has taken possession of the pet, the pet owner hereby agrees to authorize his/her veterinarian to forward a copy of the diagnosis and treatment history to Wags 'N Wiggles Resort, Inc. (such records are required before any claim is paid); 2) Reimbursement under this program shall be Wags 'N Wiggles Resort, Inc.'s maximum liability and any monies paid by Wags 'N Wiggles Resort, Inc. to veterinarians and hospitals may be deducted from such reimbursement amount and shall not be in addition to other reimbursements; 3) Wags 'N Wiggles Resort, Inc. at its own expense, shall have the right and opportunity to examine any covered pet whose injury or illness is the basis of any claim when and as often as it may reasonably be required during the pendency of such claim.
- Any provision of this warranty, which the pet owner resides on such date is hereby amended to conform to the minimum requirements of such statutes.
- Any and all original claims under this program must be submitted within fourteen (14) days after Wags 'N Wiggles Resort, Inc. relinquishes care, custody, or control of the pet to the pet owner, together with documentation satisfactory to Wags 'N Wiggles Resort, Inc. This coverage is the pet owner's exclusive remedy in the event of any claim for illness, injury or medical care for a covered pet. Pet owner shall remain responsible for all charges exceeding the maximum coverage amount. Any controversy or claim arising out of or relating to this program shall be settled by arbitration in accordance with the rules of the American Arbitration Association.

PET OWNER

DATE

REPRESENTATIVE OF WAGS 'N WIGGLES RESORT, INC.

DATE