

B&R Kennels
4309 Deer Lane
King George, VA 2248

Name: _____

Pet(s) Name: _____

Owners Phone Number: _____

Owners Cell Phone: _____

Terms

_____ B&R Kennels staff will exercise due diligence in preventing, but is in no way liable for loss or damage from disease, running away, theft, fire, injury to persons, death or any other unavoidable causes unless caused by its gross negligence or intentional misconduct. Owner agrees to indemnify, defend, and hold B&R Kennels and its employees harmless from and against any and all claims, actions, losses, damages, liabilities, costs, judgments, and attorney's fees relating to or arising out of Owner's dog's stay unless caused by B&R Kennel's gross negligence or intentional misconduct.

_____ All pets will be properly vaccinated against Rabies, Distemper/Parvo, and Bordetella and must remain current throughout their length of stay. B&R Kennels must keep updated paper copies of guest's (pet) vaccine records for filing purposes.

_____ If a guest (pet) is boarded with fleas and/or ticks, the guest will be bathed and treated at the owner's expense.

_____ Should the guest (pet) become seriously ill, the client (owner) will be notified via telephone. B&R Kennels will also call the vet listed in the clients file during normal business hours. Clients must keep an emergency contact number on file where they can be located at all times. If the owner cannot be located and the pet requires immediate medical attention, B&R Kennels reserves the right to seek a vet of their choice.

_____ All medical expenses, diagnostics and medication will be the sole responsibility of the client (owner). B&R Kennels will be reimbursed for any expenses accrued on their part.

_____ If the guest (pet) is not picked up within 10 days of scheduled return for pick up without further provisions, B&R Kennels will retain ownership of subject pet. This pet may be publically, privately, or otherwise made available for adoption at B&R Kennel's discretion. All monies acquired through this process will belong to B&R Kennels.

Owners Signature _____ Date: _____

Kennel Representative: _____ Date: _____

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_____ Full payment is required at the time of services rendered. If any charges for boarding, grooming, medicine, or veterinarian services are NOT paid with 10 days after they are due, a certified letter will be mailed to the address kept on file and bill will be sent to collections.

_____ Owner agrees that photographs or other graphic, sound, or other image, likeness, recording, etc., may be made of Owner's dog by B&R Kennels and that such may be used for any purpose without compensation. Owner releases to B&R Kennels all rights that Owner may possess or claim to such image, likeness, and recording.

_____ This agreement expires one year from signing date. If a revised agreement is made, the client will sign a new agreement. This agreement may be terminated by either party at either time.

_____ B & R Kennels is a separate business entity from K-9 Lifesavers. K-9 Lifesavers and its agents bear no liability for any and all claims, actions, losses, damages, liabilities, costs, judgments, and attorney's fees arising out of any incident at B & R Kennels

_____ This Agreement shall be governed and construed in accordance with the laws of the Commonwealth of Virginia. All terms of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective legal representatives, successors and assigns.

_____ I have read and fully understand these terms and agree by all of the terms listed.

Notice Required by Virginia Code § 3.2-6519:

The boarding of animals is subject to Article 4 (§ 3.2-6518 et seq.) of Chapter 65 of Title 3.2. If your animal becomes ill or injured while in the custody of the boarding establishment, the boarding establishment shall provide the animal with emergency veterinary treatment for the illness or injury. The consumer shall bear the reasonable and necessary costs of emergency veterinary treatment for any illness or injury occurring while the animal is in the custody of the boarding establishment. The boarding establishment shall bear the expenses of veterinary treatment for any injury the animal sustains while at the boarding establishment if the injury resulted from the establishment's failure, whether accidental or intentional, to provide the care required by § 3.2-6503. Boarding establishments shall not be required to bear the cost of veterinary treatment for injuries resulting from the animal's self-mutilation.

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