## Innisfail Boarding Kennels a division of Animall - Inn Inc.

## Pet Boarding Contract

Read carefully before signing

						a carcian	,	3	<u> </u>			
Date:												
Names of pets:												
Number of dogs:			Number of cats:									
Breeds:												
Name of Owner(s):												
Address:					Town/C				Postal Code:			
Home Phone #:				Cell Phone	#:	#:			E-mail:			

## **Boarding Fees:**

Dog: Ca\$ 35.00/day, 2 dogs sharing one kennel Ca\$ 61.00/day, 3 dogs sharing one kennel Ca\$ 77.00/day. (subject to change) Cats: Ca\$ 25.00/day, 2 cats sharing one kennel Ca\$ 41.00/day, 3 cats sharing one kennel Ca\$ 55.00/day.(subject to change) All prices plus tax. 10% discount on 30 days or more. Payable in advance on the first day of each week/month until called for.

- 1. INNISFAIL BOARDING KENNELS, hereinafter referred to as "the kennel" agrees to exercise due and reasonable care to keep its premises sanitary and property enclosed.
- 2. The kennel does not assume and shall not be held responsible for any liability with respect to the animal(s) listed in this agreement, of any kind, character or nature whatsoever, arising out of or from the boarding of this animal, or any damages which may accrue from any other cause whatsoever, including loss by fire, theft, running away, death, injury to persons, animals or property, or death or injury to any other animal caused by the within named animal during the term of this contract, whether this animal be on the premises of the kennel or not and/or is in a group of other boarded dogs for community playtime or community kenneling and the owner of said animal agrees hereby to be and is solely responsible for any and all acts of behavior of said animal at any time within the term and time of the contract. In no case shall the kennel be in any way liable or responsible. The responsibility and/or liability of the kennel in no event shall exceed the sum of One Hundred Canadian Dollars (Ca\$ 100.00) and no more, and agrees not to claim any damages against said kennel of any nature whatsoever, either by way of contract, equity, negligence or otherwise, in excess of said sum
- 3. The owner of the within named animal(s) specifically represents that he/she is the sole owner of said animal(s) and that there is not now any lien or mortgage against said animal(s) and that the within named animal(s) has not been exposed to Distemper or Rabies within the last thirty days, and that the required annual licence has been obtained.
- 4. The kennel shall have and is hereby granted a lien on the aforesaid animal(s) for any and all unpaid boarding and/or other charges resulting from the boarding of said animal(s) with the kennel. The owner hereby agrees that in the event boarding charges are not paid within 7 days after they become due and payable in accordance with the terms of this contract, the kennel may exercise its lien rights and without further notice to owner may dispose of said animal(s) for any and all unpaid charges, at public or private sale and if such sale does not secure a price adequate to pay such costs of board and/or other charges delinquent plus costs of sale, then owner shall and must pay to the kennel the difference. Notice shall be conclusively deemed to have been given pursuant to this paragraph, and no further notice shall be required.
- 5. If the animal(s) becomes ill, the owner shall be notified at once, if possible, or such attempt shall be made to so notify the owner, and if the owner does not immediately inform the kennel regarding measures to be taken or if the state of the animal's health requires quick action, the right to call a veterinarian or to administer medicine or to give advisable attention within the discretion shall be taken for granted by the kennel, and such expenses being reasonable in amount shall be promptly paid by the owner.
- 6. Unless the owner files with the kennel within thirty days from the date the animal(s) is/are removed from the kennel, a written demand for any claimed injury or damages resulting from the boarding of said animal(s) under this contract. Said owner shall and does hereby waive any and all rights which he/she may have against the kennel for any liability arising under this contract for damages, or otherwise.
- 7. The animal(s) is/are not to be taken off premises except by consent of the owner
- 8. The owner guarantees payment to the bill. Interest charged on overdue bills at the rate of 18% per annum.
- 9. On the day of booking your pet the kennel will charge a 50% down payment to your pet's stay at the kennel for that period. This down payment will become NON REFUNDABLE when cancelling from 7 (seven) days to 0 days from the time the owner's pet was booked in. Owner guarantees payment to the bill. Therefore the owner will leave a valid credit card number and expiry date of that card. The owner hereby gives the kennel permission to charge this credit card the down payment fee. The owner may also pay cash or by cheque. NO final reservation will be made until these payments clear for the total down payment amount. (as of July 01 2009)

OWNER HEREBY ACKNOWLEDGES HAVING READ THIS CONTRACT AND RECEIVED A COPY.

KENNEL REPRESENTATIVE	Rick Dent
OWNER	