WAGGIN' TAILS PET RANCH: BOARDING, GROOMING, TRAINING AND DAY CAMP AGREEMENT

I, _____, do hereby entrust Waggin' Tails Pet Ranch (Waggin' Tails) to care for my pet(s) for all future boarding stays, daycamp days and/or grooming appointments and agree to all of the terms listed below. This is a contract between Waggin' Tails Pet Ranch and the pet owner whose signature appears below (hereinafter called "Owner"), and Owner agrees to all the terms listed below.

Owner agrees to pay the rate for the service in effect on the date pet is checked into Waggin' Tails.
Owner further agrees to pay all costs and charges for grooming and special services requested, and all veterinary costs for the pet during the pet's stay at Waggin' Tails.

3. Owner further agrees that pet shall not leave Waggin' Tails until all charges are paid to Waggin' Tails by Owner.

4. By signing this contract and leaving the pet(s) with Waggin' Tails, Owner certifies that all of the information on the "Client Information" form is truthful and accurate, including information about the pet's history of biting, aggression and separation anxiety.

5. Waggin' Tails shall exercise reasonable care for the pet delivered by the Owner to Waggin' Tails for boarding, grooming, training and daycare. It is expressly agreed by Owner and Waggin' Tails that Waggin' Tails' 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 Waggin' Tails.

6. Owner specifically represents that he/she is the sole owner of the pet, free and clear of liens and encumbrances.

7. Owner specifically represents to Waggin' Tails that (i)the pet has not been exposed to Rabies or Distemper or other communicable diseases within a thirty-day period prior to boarding (ii)the pet is on flea and tick prevention, and (iii)the pet does not suffer from any disability, illness, or condition which could affect it, other pets or employee safety at Waggin' Tails. Additionally, Owner confirms that he/she has previously provided, or is concurrently providing, a copy of pet's vaccination records to Waggin' Tails.

8. All charges incurred by Owner shall by payable upon pick-up of pet, or when billed by Waggin' Tails at the address listed on the "Client Information" form.

9. If pet becomes ill or if the state of the pet's health otherwise requires professional attention, Waggin' Tails, in its sole discretion, may engage the services of a veterinarian or administer medicine or give other requisite attention to the pet, and the expenses thereof shall be paid by the Owner. Owner also confirms that he has signed the Waggin' Tails "Permission to Treat" form.

10. This Contract contains the entire agreement between the parties. All terms and conditions of the Contract shall be binding on the heirs, administrators, personal representatives and assigns of the Owner and Waggin' Tails.

11.If an owner fails to check-out his/her pet on the agreed date without making prior arrangements, Waggin' Tails may consider such pet abandoned if the Owner fails to respond to the Notice of Intent to Consider the Pet Abandoned. Waggin' Tails will continue basic care of the abandoned pet(s) for a period of fourteen (14) days following mailing of such notice. After the period of notice is expired, Waggin' Tails will not be responsible for the care of the pet. Any balance left unpaid will be owed to Waggin' Tails and will be collected through legal means, if necessary. Waggin' Tails will comply with all relevant Texas state laws with regard to abandoned pets.

12.Waggin' Tails will not be held responsible for loss or damage to any personal items (ie: toys,blankets,etc.) that are left with pets, and Waggin' Tails may dispose of any item that becomes soiled or damaged at our discretion.

13.Owner understands and agrees that he/she is solely responsible for any harm caused by pet during its stay at Waggin' Tails, including but not limited to any harm to lodging areas, fencing, walls, flooring, etc.

Additionally, Owner expressly agrees to be held responsible for medical costs due to human injury caused by his/her pet.

14.Owner gives permission to Waggin' Tails to take pictures of the pet while in residence at Waggin' Tails and to post these pictures on the Waggin' Tails website and social network pages, such as Facebook and Twitter.

15. Owner recognizes that there is an inherent risk of injury, illness or death in any environment associated with numerous pets. Owner also recognizes that such risks include, without limitation, injuries, illnesses or death resulting from stress, fights, rough play and contagious diseases. Knowing these inherent risks and dangers, Owner understands that Waggin' Tails cannot be held responsible for any injury, illness, death or damage caused by his/her pet and that Owner is solely responsible. Therefore, Owner does hereby release, indemnify and hold harmless Waggin' Tails from and against any claim, liability or cause of action, including any claim, liability or cause of action relating to the negligence of any Waggin' Tails agents and/or employees, including owners, relating directly or indirectly to any claim, cause of action or liability that Owner may have against Waggin' Tails, its owners, agents and/or employees, relating to his/her pet's stay and/or participation in activities while at Waggin' Tails.

This agreement also covers owners and pets that attend any function on Waggin' Tails property as well as the Wag-N-Wade dog park and pool.

I have read this agreement on this date, _____, understood its terms and signed it.

Owner signature:

Owner printed name: _____