



ENROLLMENT AGREEMENT

between:

A TOUCH OF CLASS PET RESORT and (owner of guest) _____

1. Dog owner understands and agrees that in admitting Owner's dog(s) to A Touch of Class Pet Resort, said Owner's dog(s) is/are in good health and have not harmed, shown aggression, or exhibited any threatening behavior towards any person or other dog.
2. Dog owner understands and agrees that during the normal dog play day, the dog may sustain injuries. All dog(s) play is carefully monitored by facility staff to avoid injury, but injuries can and do occasionally occur, in spite of the best facility supervision.
3. Dog owner understands and agrees that he or she is solely responsible for any harm caused by the dog(s) while attending A Touch of Class Pet Resort.
4. Dog owner understands and agrees that neither Wittenberg Properties, LLC and A Touch of Class Pet Resort LLC or any of its facility staff (employees) or volunteers will be liable for any dog illness, injury or death, as well as escape of owner's dog(s). Reasonable care and precautionary measures will always be followed. Dog Owner hereby releases Wittenberg Properties, LLC and A Touch of Class Pet Resort and its facility staff and /or volunteers from any liability of any kind arising from owner's dog attending A Touch of Class Pet Resort.
5. Dog owner further understands and agrees that any behavioral and /or health problems that develop during the dog's stay, will be handled and treated in the best interest of the dog by the facility staff and/or volunteers. Any treatment will be the sole discretion of the staff and /or volunteers. Dog owner fully understands and agrees to assume the full financial responsibility for any and all expenses (medical or otherwise arising from or relating thereto). This will include aggressive and destructive behavior.
6. Dog owner further understands and agrees that dog(s) will at ALL times, while attending A Touch of Class Pet Resort, have current vaccinations. Dog owner further understands and agrees that even if dog(s) is/are vaccinated for Bordatella (kennel cough), there is always a chance that the dog(s) can still contract Kennel Cough. There are strains that are not covered by the vaccination.

7. Dog owner further understands that they are welcome to bring approved bedding, and that A Touch of Class Pet Resort is not responsible for any damage to or loss of it.
8. Dog owner further understands and agrees that it is the dog owner's responsibility to leave an adequate supply of food during the dog's stay while at A Touch of Class Pet Resort. Further, it is the dog owner's responsibility to leave enough medication for dog(s) during the stay at A Touch of Class Pet Resort. Should any food and/or medication supply be needed, dog owner authorizes A Touch of Class Pet Resort to purchase said items, and dog owner will be responsible for the cost and a fee to administer per occurrence.
9. Dog owner understands and agrees that the pet will not be released until All Charges have been paid in full. Cancellation fees may be applied to any "no shows" or any reservations cancelled with less than 48 hours notice. Dog owner shall be liable for all fees incurred for the care and/or maintenance of the pet listed on this agreement. The dog owner agrees to pay any and all reasonable attorney fees incurred by A Touch of Class Pet Resort for the collection of any services and charges incurred while the dog(s) is/are at the facility.
10. Dog owner further understands and agrees that if dog(s) is/are not picked up by the end of A Touch of Class Pet Resort's regular business hours, the dog owner authorizes A Touch of Class Pet Resort to take whatever action deemed necessary for the continuation and care of the dog(s).
11. Finally, dog owner understands and agrees that each and every one of the foregoing provisions contained in items #1 through #11 above shall be in force and effect and shall apply to each and every occasion on which dog owner boards and/or leaves his/her dog(s) with A Touch of Class Pet Resort for day care, extended boarding, grooming and/or training, as the case may be; and that this agreement shall remain in full force and effect between the parties until and unless otherwise cancelled or superseded by as written stipulation agreed to and signed by both parties.

Dog owner hereby certifies and agrees that the undersigned has read and understands all the rules and regulations set forth above, has read and understood this agreement, and each of its terms and conditions, and has waived all liability and has agreed to abide and be bound by these rules and regulations.

Date _____

Dog Owners Signature _____

Dog Owners Name (Print)_____