



DOG TRAINING and BOARDING CONTRACT		
TRAINER	OWNER	
Flipp'N Dog Training Emily Stark 14803 W. Reservation Road Pocatello, Idaho 83202 an Idaho Limited Liability Company	Name	
	Phone	
	Address	
	City/State/Zip	
	E-mail	
	Birthdate	
DOG		
Name		
Age		
Breed		
Markings		
Gender		
Service <small>(circle one)</small>	TRAINING for _____ days / BOARDING for _____ days	
TRAINER and OWNER enter into this Dog Boarding and Obedience Training Contract and hereby agree to the following terms and conditions of sale:		
1. CONSIDERATION		
OWNER is the legal owner of the below-described dog and desires TRAINER to train and/or board the dog. In consideration, TRAINER agrees to train and/or board the dog.		
2. PAYMENT		
<ul style="list-style-type: none"> • Boarding. For boarding, the OWNER agrees to pay TRAINER \$40.00 per twenty-four (24) hours of boarding. The payment shall be paid at the conclusion of service, by Venmo, PayPal or cash and in accordance with Section 6. • Private Lessons. For private lessons, the OWNER agrees to pay TRAINER \$50/lesson. Lessons are up to one hour. The payment shall be paid at the conclusion of service, by Venmo, PayPal or cash and in accordance with Section 6. • Training. For training, the OWNER agrees to pay TRAINER as follows: <ul style="list-style-type: none"> 2 weeks and under - \$50/day 2-8 weeks - \$40/day 		
The payment shall be paid at the conclusion of service, by Venmo, PayPal or cash and in accordance with Section 6.		

3. TRAINER DUTIES

TRAINER agrees to perform the following in a manner consistent with industry practices:

- **Exercise and Training.** TRAINER has sole discretion over exercise and obedience training.
- **Board.** TRAINER shall board dog in a crate at the facilities of Flipp’N Dog Training.
- **Feed and Care:** TRAINER shall provide normal and reasonable care to maintain the health and well-being of the dog.

4. HEALTH AND WELLNESS

- **Vaccinations.** OWNER understands and agrees that the dog is healthy and current on vaccinations for rabies, distemper and Bordetella (Kennel cough). OWNER further understands that even if the dog is vaccinated for Bordetella, the dog may contract Kennel Cough. OWNER agrees that OWNER will not hold TRAINER responsible if the dog contracts Kennel Cough or other transmitted ailments.
- **General Health.** OWNER understands and agrees that the dog does not have any condition that could potentially jeopardize the health of other dogs or people and has not had any potentially communicable condition within thirty (30) days prior to enrollment.
- **Flea and Tick.** OWNER understands and agrees that the dog is flea and tick free. Should a dog be observed to have fleas or ticks, a flea/tick bath treatment will be applied and charged to the owner at a rate of up to \$80.00 depending on severity and size of dog.
- **Feed and Care:** OWNER understands and agrees that it is her/his responsibility to supply dog food and medications to TRAINER for the duration of the term of this Agreement.

5. VET INFORMATION & EMERGENCY CARE

VET NAME:

VET NUMBER:

- TRAINER agrees to attempt to contact OWNER should TRAINER feel that medical treatment is needed for the dog. If TRAINER is unable to contact OWNER, TRAINER is then authorized to secure emergency veterinarian care required for the health and well-being of the dog.
- OWNER gives TRAINER authority to spend the maximum dollar amount of \$_____ on veterinarian services.
- The cost of such care shall be paid in accordance with Section 2 and Section 6.
- The following special instructions (including allergies, medications, care, restrictions, etc.) apply to the dog:

6. EXPENSES & ACCOUNTING

- OWNER shall bear all costs incidental to the purpose for this Agreement, including, but not limited to, veterinary and medical costs, transportation, injury to other dogs and special equipment needed on an emergency basis that the TRAINER may deem necessary.
- TRAINER shall pay all expenses, keep an accurate account thereof, and bill OWNER for the same at the end of the service and in accordance with Section 2.

7. DOGS OUT OF TRAINING

- If, during the term of this agreement, the dog is taken out of training for an extended period, OWNER shall pay the costs of board a daily rate of \$40.00. OWNER shall also pay veterinary services, medicine and transportation in maintaining the dog. TRAINER shall advise OWNER of such taking out of training within three (3) days.

9. TERM AND TERMINATION

- If the term of this Agreement is for monthly training, it shall commence on _____, 20____ or upon five (5) days' written notice to the other party and a final accounting based on a daily pro rata basis prepared by TRAINER.

10. APPLICABLE LAW & ATTORNEY FEES

- The terms of this Agreement and disputes developed under this Agreement shall be enforced and construed in accordance with the laws of the State of Idaho.
- Should either party breach this agreement, the breaching party agrees to pay the other's reasonable attorney fees and court costs related to such breach.

12. AGREEMENT

- This Agreement constitutes a final written expression of all the terms of this Agreement and is a complete and exclusive statement of those terms and any and all representations, promises, warranties or statements by TRAINER or its agent that differ in any way from the terms of this Agreement shall be given no force or effect.
- This Agreement may only be modified by written instrument executed by both parties.
- If any provision of this Agreement is held invalid, illegal, or unenforceable, the validity, legality or enforceability of the remaining provisions shall in no way be affected or impaired.
- This agreement shall be binding upon the assigns, heirs, executors and administrators of the respective parties.

13. DISPUTE RESOLUTION

- If a dispute or alleged breach arises out of or relates to this contract, and if the dispute is not settled through negotiation, the parties agree first to try in good faith to settle the dispute by mediation within thirty (30) days before resorting to arbitration or litigation.
- In the event that parties are unable to agree on a mediator, a mediator shall be appointed.
- The process shall be confidential based on terms acceptable to the mediator and/or mediation service provider.

14. DEFAULT

- Upon material breach of this agreement by one party, the other party may terminate the same. On any breach, the other party shall have the right to recover from said breaching party all reasonable attorney fees and court costs regardless of whether the dispute proceeds to a court judgment.

AGREED AND ACCEPTED

Executed this _____ day of _____, 20____.

OWNER:	Signature:	_____
	Print Name:	_____
	Signature of Parent/Guardian:	_____
	Name of minor:	_____
	Age of minor:	_____

TRAINER:	Flipp'N Dog Training an Idaho Limited Liability Company
-----------------	--

Signature:

Print Name:

Title:
