

**Top Notch Kennels  
2175 Collins Road  
Oswego, IL 60543  
630-554-9001**

---

**Name:** Test Test

**Address:**

**Emergency:**

**Phone(s)**

**Ext:**

**Email:** test@test.com

**Vet:**

**Vet Phone:**

---

<b>PET</b>	<b>DOB</b>	<b>COLOR</b>	<b>BREED</b>	<b>SEX</b>	<b>DATE</b>	<b>TIME</b>	<b>RATE</b>
test					04/03/2015	9:00 am	0.00

**TERMS**

This is an agreement between Top Notch kennels, Inc. (hereinafter called " the kennel" ) and the pet owner whose signature appears below (hereinafter called " owner." )

1. Owner agrees to pay the rate for pet care provided in effect on the date the pet is checked into the kennel.
2. Owner further agrees to pay all costs and charges for special services requested, and all veterinary costs for the pet during and after the period said pet is in care of the kennel.
3. Owner further agrees that the pet shall not leave the facility until all charges due are paid in full by the owner or proper payment arrangements are agreed upon by both parties.
4. By signing this Agreement and leaving pet with the kennel, Owner certifies to the accuracy of all information given about said pet. The kennel reserves the right to deny admittance to the Owner's pet for any reason at any time.
5. The kennel shall exercise reasonable care for the pet delivered by the Owner to the pet care provider. It is expressly agreed by Owner and the pet care provider that the kennel's liability shall in no event exceed the lesser of the current chattel value of a pet of the same species or the sum of 50 per animal admitted. The Owner further agrees to be solely responsible for any and all act or behavior of said pet while it is the care of the pet care provider, to include payment of all costs for injury to staff or other animals or damage to facilities caused by the pet. Furthermore, the aforementioned costs shall be paid in full by Owner before the pet shall leave the facility. All dogs that are boarded trained, or otherwise handled or cared for by the kennel is done so, without liability on the part of the kennel, it's staff or any agent who represent the Kennel for loss or damage from disease, death, running away, theft, fire, injury to persons, other dogs, or property by said dog or cat, or other unavoidable causes, due diligence and care having been exercised.
6. Owner specifically represents that he or she is the sole owner of the pet, free and clear of all liens and encumbrances.
7. Owner specifically represents to the kennel that, to Owner's knowledge, the pet has not been exposed to any contagious disease within a thirty-day period prior to check-in. During the period of this agreement, Owner also agrees to notify the kennel of any known exposure of pet to a communicable disease or injury and hold the pet out of attending the kennel until pet is symptom-free for a minimum 30 days or with written veterinary clearance. Owner further agrees to maintain currency of vaccinations as required by the kennel's policy, administered to their pet prior to their stay, and they are all current and will NOT be older than 365 days during their stay. All vaccination requirements are subject to change without notice by Top Notch Kennels, Inc.. The kennel further requires that the pet be free from all worms, ticks, fleas, lice, lyme, and mites. If on examination the pet is found to be infected with any such condition, Owner agrees to pay for treatment of pet and any other pet infected by Owners pet. Any of the costs incurred in such a case are to be paid in full before Owner's pet shall leave the facility.

