

895 N. Laredo Street • Aurora, CO 80011 • (303) 366-2376 • info@tenaker.com • www.tenakerpetcare.com

		PL	EASE COMPLETE AND R	ETUF	RN THIS	CONTRAC	T VIA	E-MA	L		
Owner's Name:						Cell Phone:					
Addres	ss:										
City:						State: Zip:					
E-mail Address:						Home Phone:					
Veterinarian:						Phone:					
Bring in Proof of Vaccinations: Pet #1: F						Pet #2: Pet #3:					
We strongly recommend that all new clients tour our Aurora Pet Care Center.											
			PET I	INFO	RMATIO	N					
Dog	Cat	Weight	Name of Pet	Ві	reed	Color	D.	O.B.	Sex	Spay/Neutere	
										Y/N	
										Y/N	
										Y/N	
	SS: Rab	ies, DA₂P CONTRACT on the follow	s admitted for boarding, g P, 6 Month Bordetella CA between Tenaker Pet Care Center ving page below (hereafter called	ATS: F er, Inc.	VRCP-(	C, Rabies, L	euke	emia (if	cat goes owner whos	e signature	
1. By signing this Contract and leaving his/her pet with Tenaker, Owner certifies to the accuracy of all information given about said pet on the Contract. Owner is responsible for making sure that Tenaker has updated contact information every time the pet is dropped off.											
2. If the pet becomes ill or if the state of the pet's health otherwise requires professional attention, Tenaker, at its discretion may engage the services of a veterinarian, administer medicine or give other requisite attention to the pet following the directions of a veterinarian. If warranted, the Owner hereby gives Tenaker permission to immediately transfer the pet to a 24-hour care facility of which the Owner shall pay the expenses.											
	3. Owner has provided Tenaker a list of illnesses and has informed Tenaker of any occurring or present injury or illnesses, etc.										
4. Owner understands that their pet/pets share a common yard with pets of different ownership when at playtime and pool time, when participating in group play time. For the safety of your pet and all other pets in our care we require proof of vaccinations. Tenaker is not legally or financially responsible for anything related to the co-mingling of dogs including but not limited to, kennel/canine cough, diarrhea, vomiting, sore paw pads, torn toenails, or other inherent risks associated with dogs playing together.											

as, all be pa	5. Owner agrees to pay the rate for boarding in effect on the date pet is checked into Tenaker (as posted on our website) as well as, all charged for special services requested as noted on the "Requested Services" form. All charges incurred by Owner shall be payable upon pick-up of pet, first time customers at check in. Tenaker records a departure date and requires payment after a pet has been boarding for 30 days, even if the pet is still being boarded at Tenaker. Tenaker shall have, and is hereby granted a										
all cha notice privat In the	arges are not paid given by Tenaker e or public sale, at event of a private	when due in accordance with to Owner, to address shown of the sole discretion of Tenaker	the Contract, Tenaker may in Contract. Tenaker may , and Owner specifically w responsible for any and a	taker. The Owner hereby agrees that in the event by exercise its lien right upon ten days written dispose of pet for any and all unpaid charges, at waives all statutory or legal rights to the contrary. All outstanding charges due Tenaker including in matters.							
	6. Owner specifically represents to Tenaker that the pet has not been exposed to rabies, parvo, canine cough, or distemper within a thirty-day period prior to boarding.										
Any p	7. If your pet(s) becomes ill and the illness is boarding related, Tenaker will provide the necessary medical attention required. Any pet that becomes ill unrelated to boarding, or needs a distemper or rabies vaccine, will be taken to a veterinary facility for a veterinarian to examine, diagnose and/or vaccinate. Upon presentation, some pets require medical treatment. If the veterinarian discovers that your pet needs medical attention, we will try to contact you. However, if you are unreachable we should:										
☐ Pe	□ Perform any services/treatments the doctor deems necessary for my pet.										
□ la	uthorize up to (che	eck one and indicate amount)	<b>\$</b> \$1	100 🗆 \$200 🗅 \$300							
	_ Tenaker will not be any other veteri	oe responsible, nor be held lial narian.	ole for any cost incurred it	f the pet is taken to							
goes of and co	directly towards the onditions of this Co	e cost of their stay at checkout	This Contract contains the neirs, owners, successors,	year. This deposit reserves your pet/pets stay and ne entire agreement between the parties. All terms , administrators, beneficiaries, legal and personal							
possil	9. In the event that my pet dies while boarding with Tenaker, Tenaker will use reasonable efforts to notify me as soon as possible. Tenaker will transport my pet's body to on-site hospital where it will be frozen until I or my representative can make arrangements for my pet's body. I agree to pay all expenses.										
10. Te	_ 10. Tenaker reserves the right to refuse any/all services at their discretion or as they see fit.										
11. Te	naker does not pro	ovide medical boarding, and d	oes not accept dogs/cats	s with stitches, casts, or insulin dependency.							
12. Te	enaker is not staffe	d 24 hours a day and pets are	unsupervised at night.								
	13. Owner must provide veterinary records upon request. Owner gives Tenaker authorization to obtain vaccination & medical records directly from your designated veterinarian.										
14. Waiver, Release, and Indemnification: Owner agrees to forever waive, release, and indemnify from liability Tenaker's owners, employees, volunteers, and representatives from any and all injury, law suits, costs of losses, damages, attorney's fees, and expenses from your dog's participation at Tenaker. Owner acknowledges and agrees that this release binds Owner and their heirs, owners, successors, administrators, beneficiaries, legal and personal representatives, and assigns AND forever releases Tenaker from all duty to protect Owner and your pet/pets from all injury and loss. Owner acknowledges and agrees that if any part of this Contract is invalid or unenforceable, the remainder of this Contract is still fully enforceable and in effect.											
I have read t	he Contract in i	ts entirety, understand an	d agree to its terms a	and conditions.							
Owner's Sign	ature		Date:								
Witnessed by	/ Tenaker Repres	sentative		Date:							
DATE IN	DATE OUT	EMERGENCY NAM	ME & NUMBER	SPECIAL INSTRUCTIONS							
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**HOW DID YOU FIND OUT ABOUT TENAKER?** 

□ REFERRAL □ ADVERTISEMENT □ INTERNET