



WHU

Legal

1. The animal becomes, picked up in principle from the premises of the client and brought back there again, as well as takes care of even-there, the client assures the escape-certain condition of the premises.
2. The contractor especially also is not liable for damages, that the animal prepares at the equipment or the apartment of the client, for contaminations. That WHU is justifiable, but, to remove contaminations, doesn't commit, can for it corresponds to the time bill puts, € 14,60 per hour.
3. The bills understand themselves VAT incl., is due prompt to the payment, 12% delay-interests are settled in the case of the delay; an additional amount or retention against the payment-claim the AT doesn't exist.
4. As far as it that WHU for necessary considers, he/it is entitled to draw a veterinarian and to engage in the authority-name of the client to advance if necessary also the veterinarian-honorarium and treatment-expenses; it nevertheless should od to an illness. Comes death of the animal, meets the contractor of relating to this no liability.
5. The client has without being asked corresponding tools for a dog-walk, rain-protection, intend measures like approximately protection against scratches, care - or association-materials for the animal.
6. As far as an outflow is wished freely by bite-protection and rope, this takes place exclusively on danger and risk of the owner, it passes no liability for injury of the paws, injury froma fight with other animals, and similar.
7. As far as through not-foreseen, additional expenditures the AT necessary is, to the veterinarian drives, cleaning-expenses, etc, is this, to pay additionally, Same is valid if the animal with necessary trips contaminates vehicles; animal-conditional hair, street-dust, filth, etc is not valid as impurity.