Watts Poodles	Watts Poodles Full Registration / Co-Ownership Agreement	
1 0000000	DEFINITIONS USED INCLUDE:	
"Co-Owner 1"	Shall be defined as: Witney Watts	
"Co-Owner 2"	Shall be defined as:	
In agreement on the purcha in this contract as witnessed	se of a Watts Standard Poodle Puppy we volu by the signatures below.	ntarily enter, and agree to all terms outlined
	PUPPY INFO	DRMATION
NAME:		
SEX:		
COLOR / MARKINGS:		
MICROCHIP ID #		
REGISTRATION #		
PURCHASE PRICE \$		
	SIRE'S INFORMATION	DAM'S INFORMATION
CALL NAME:		
REGISTERED NAME:		
REGISTRATION #		
COLOR/MARKINGS:		
1. Purchase Price.	Co-Owner 1 and Co-Owner 2 agree as	tollows:
The purchase price for co-owne Co-Owner 2 agrees to pay the F	ership of Dog is as shown in "Puppy Information" abo Purchase Price upon Co-Owner 2's pickup of Dog. An hid by Co-Owner 2. All payments due under this Agre	y shipping and handling expenses are the
The Dog is being transferred to same breed that is AKC or UKC bred to any type of doodle or a poodles; Dog must be returned Registration of Dog must imme	Co-Owner 2 as a show prospect and breeding prosp registered along with being health testing to OFA CF ny merle colored poodle, if Co-Owner 2 is found to F to Co-Owner 1 with in 48 hours at Co-Owner 2's ex diately be signed over to Co-Owner 1.	HC requirements for the breed. (i) Dog is not to be nave used Dog in the breeding of doodles or merle
3.Residence of Dog. The Dog will reside with Co-Ow transfer possession of Dog to C	ner 2 during the Term of this Agreement and upon e o-Owner 2.	execution of this Agreement, Co-Owner 1 shall
	onal paperwork will reflect the ownership interests of fer all rights to Co-Owner 2. Co-Owner 2 shall not rep Owner 1.	
 Interest in the Dog. For the avoidance of doubt, Co 	-Owner 2 is not permitted to sell Dog, Dog must be	returned to Co-Owner 1 at no charge.

Co-Owner 2's Responsibilities.

1. Vaccinations and Veterinary Care.

A. Co-Owner 2 is responsible for all vaccinations and medical care expenses. Co-Owner 2 will provide proper veterinary care throughout the Dog's lifetime, including but not limited to, routine vaccinations and/or titers to maintain the Dog's immunity to common canine diseases. Vaccination and veterinary records shall be made available for Co-Owner 1's review upon Co-Owner 1's request.

B. Co-Owner 2 will also provide the following veterinary care and will pay for all such related expenses: (i) routine treatment for internal and external parasites; and (in) annual examination by a licensed veterinarian.

C. In the event of an accident, injury or illness (acute or chronic), Co-Owner 2 shall immediately inform Co-Owner 1 of Dog's condition. Any necessary veterinary or care charges are the responsibility of Co-Owner 2. In the event the accident / illness / injury treatment is too costly for Co-Owner 2, Co-Owner 1 retains the right to fund veterinary care and Co-Owner 2 agrees to surrender all rights to Dog to Co-Owner 1.

D. Proper Care. Co-Owner 2 will provide good and proper care of the Dog. Such care includes providing adequate housing and protection from the elements, a safe (preferably fenced) exercise area, and proper and sufficient nutrition for the age, reproductive status, and activity level of Dog.

E. Care to Prevent Orthopedic Conditions. Co-Owner 2 will also provide the following care:

E1- Proper nutrition as is determined by [Licensed Veterinarian] to support ideal growth and maintain optimum body condition. Co-Owner 2 will not overfeed the Dog nor allow it to become overweight;

E2- Proper daily exercise to maintain the Dog in good condition, but no forced exercise (such as jogging) until the Dog is full grown or the activity is approved by a licensed veterinarian; and

E3- Avoidance of stress injuries, such as not allowing the Dog to jump from or over heights taller than itself at the shoulder until the Dog is full grown or the activity is approved by a licensed veterinarian.

E4 - Socialization. Co-Owner 2 will give the Dog proper socialization and training.

E5- Sale Prohibition. Co-Owner 2 is not acting as an agent in the purchase of Dog. Co-Owner 2 agrees neither Dog, nor any offspring of Dog, shall be used for purposes of vivisection or research.

Co-Owner 2 also agrees neither Dog, nor any progeny of Dog, shall be sold by or through any commercial broker or wholesale establishment, any chain store, catalog sales house or pet store.

2. Restrictions on Transfer.

If, at any time, Co-Owner 2 is unable to keep or care for Dog (including upon Co-Owner 2's death or incapacity), at Co-Owner 1's sole election, Dog shall be (a) returned to Co-Owner 1 together with duly executed documentation transferring Co-Owner 2's entire ownership or registration interest, if any, in Dog to Co-Owner 1 or (b) rehomed by Co-Owner 2 with Co-Owner 1's prior written approval, in each case without any refunds or payments due to Co-Owner 2. If, following receipt, Co-Owner 1 decides to rehome Dog, Co-Owner 1 may, at Co-Owner 1's sole discretion, elect to refund Co-Owner 2 a portion of the Purchase Price after deducting applicable maintenance, training, veterinary and other costs. Such refund amount shall be determined by Co-Owner 1 in its sole discretion. Co-Owner 2 acknowledges that the refund amount may be significantly less than Dog's Purchase Price depending upon the age, training, and condition of Dog. 2. Breeding.

A. Dog is being transferred as a breeding prospect and Co-Owner 1 makes no guarantees regarding Dog's breeding prospects. There will be no refunds and/or exchanges if Dog is determined by Co-Owner 1 to not be of breeding quality.

B. Dog will not be bred until after the age of [2] year(s) old. Dog is only to be bred to other Dogs of the same breed that is AKC or UKC registered along with being health tested to OFA CHIC requirements for the breed. Dog is not to be bred to any type of doodle or any merle colored poodle, if Co-Owner 2 is found to have used Dog in the breeding of doodles or merle poodles; Dog must be returned to Co-Owner 1 with in 48 hours at Co-Owner 2's expense with no refund of purchase price and Registration of Dog must immediately be signed over to Co-Owner 1.

C. Co-Owner 1's written approval is required prior to any breeding of Dog. If Co-Owner 2 allows Dog to breed or to be bred during the term of this Agreement without Co-Owner 1's express written consent, Dog shall be returned to Co-Owner 1 together with duly executed documentation transferring Co-Owner 2's entire ownership or registration interest, if any, in Dog to Co-Owner 1 and Co-Owner 2 shall pay an additional fee (such fee amount shall be no greater than the amount of the Purchase Price) to Co-Owner 1, without any refunds or payments due to Co-Owner 2. Dog must be certified clear of [Degenerative Myelopathy, Neonatal Encephalopathy with Seizures, Progressive Retinal Atrophy, Von Willebrand Disease I, Progressive Rod-Cone Degeneration, OFA Eye, Pennhip or OFA Hips, GM2 Gangliosidosis (poodle type) and Osteochondrodysplasia] and such results must be published to OF database prior to any requests to breed Dog. v. Co-Owner 2 will take Dog to a licensed veterinarian at the first sign of prostrus for a Brucellosis (blood) test before each time the dog is to be bred and will be responsible for all related expenses. If Dog is a female, Co-Owner 2 must have knowledge of Dog's heat cycle and ovulation for purposes of timing as related to breeding.

D. If Dog is a female, Co-Owner 1 must approve all stud[s] for Dog before breeding is to take place. If Dog is a female, any potential stud must provide brucellosis test results performed within 14 days of any expected breeding, such results must be shared with Co-Owner 1 prior to breeding of Dog, and such potential stud must not be bred to another dog during such 14 day period. Any stud fees, including, but not limited to, the shipping of semen and stud services, are the responsibility of Co-Owner 2. Co-Owner 2 agrees to ensure Dog is evaluated [Wellness Exam] by a licensed veterinarian before breeding at Co-Owner 2's own expense. If applicable, proof of inability to be bred must be provided in writing by a licensed veterinarian and provided from Co-Owner 2 to Co-Owner 1. Co-Owner 1 reserves the right to obtain a second opinion. Co-Owner 1 shall have first choice of puppies from Dog's first litter. Co-Owner 2 agrees to give Co-Owner 1 a minimum of [1] puppies from the first litter. In the event that there are fewer than [3] puppies in such litter, Co-Owner 2 shall pay Co-Owner 1 an amount equal to \$1000.00 or have Dog rebred. Puppy shall be delivered to Co-Owner 1 at [10] weeks of age. All puppies sold by Co-Owner 2 must be sold on spay and neuter contracts, which state that a puppy must never be rehomed, sold, relinquished to a rescue, shelter or third party. Contact Watts Poodles if you need a copy of our Pet Home Contract, and we will be happy to provide you with the proper documentation.

E. All puppies are to be returned to Co-Owner 2 to be rehomed, or may be returned to Co-Owner 1 at the expense of Co-Owner 2. Contract shall also require that if a puppy dies within two years, a signed statement from a licensed veterinarian confirming such death and a necropsy must be performed by a licensed veterinarian and provided to Co-Owner 1. It is Co-Owner 2's responsibility that all puppies in Dog's litter shall receive all required vaccinations and preventative care by a licensed veterinarian and an exam and or health certificate before they are placed in any homes. If vaccines are self-administered, Co-Owner 2 must document evidence of such and share such evidence with Co-Owner 1 at Co-Owner 1's request.

F. Co-Owner 2 is responsible for all health testing costs associated with breeding.

2. Showing.

A. Dog is being transferred as a show prospect and Co-Owner 1 makes no guarantees regarding Dog's show prospects. There will be no refunds and/or exchanges if Dog is determined by Co-Owner 1 to not be of show quality.

B. Co-Owner 2 shall make reasonable efforts to show Dog to its [AKC/UKC championship or at least two sport/performance titles] before dog can be bred.

C. Co-Owner 2 agrees to make all reasonable efforts to enter Dog in a sufficient number of shows to progress towards its championship in a timely fashion.

D. Co-Owner 2 is responsible for all entry fees and costs associated with showing Dog in Confirmation/Sports/Performance titles.

E. If Co-Owner 2 is unable or unwilling to personally complete Dog's championship within [4] years from the date of this Agreement, Co-Owner 2 and Co-Owner 1 shall evaluate the totality of circumstances. If it is determined Dog is of show quality and could be shown to its championship if placed with Co-Owner 1, Dog will return to Co-Owner 1 to show for a period of [1 year] time until Dog has completed Dog's championship. Co-Owner 2 shall remain responsible for all reasonable show related expenses specific to Dog. In the event Co-Owner 1 shows other dogs or shares show expenses to travel and attend shows, a prorated proportion of expenses related to Dog will be the responsibility of Co-Owner 2.

F. The parties agree to maintain records in accordance with the AKC and UKC rules and regulations.

G. Neither party shall have liability for the other party's actions that violate AKC or UKC rules and regulations. For the avoidance of doubt, if Co-Owner 2 is suspended by AKC or UKC for any reason prior to completing Dog's championship, Co-Owner 2 must return Dog to Co-Owner 1. Co-Owner 2 shall remain responsible for all show related expenses.

H. Visitation Rights. Co-Owner 2 agrees that Co-Owner 1 shall have the right to visit Co-Owner 2's residence at least two times in each calendar year (at times that are mutually agreed upon by Co-Owner 1 and Co-Owner 2), request additional visiting times, which Co-Owner 2 will agree to so long as Co-Owner 1 provides advance notice and has a reasonable basis for requesting such additional visits.

I. Co-Owner 2 must retain a Temporary Listing Number [TL#] by UKC for the purpose of showing confirmation/sports/performance titles and may not permanently registered Dog till after UKC Championship and all health testing is completed.

Co-Owner 1's Responsibilities.

Registration and Ownership.

1. Co-Owner 1 is the lawful owner of Dog and has the right to transfer ownership of Dog to Co-Owner 2. Co-Owner 1 has registered Dog [with the AKC].

2. State of Health; Short-Term Health Warranty. The Dog was previously examined by a licensed veterinarian and was found to be in good health at that time and has had the immunizations enumerated in the health records provided to Co-Owner 2. Co-Owner 2, at its own expense, must have the Dog examined by a licensed veterinarian and perform a fecal test within 72 hours [or a longer period of time with Co-Owner 1's prior written consent if Co-Owner 2 notifies Co-Owner 1 that Co-Owner 2 is unable to obtain an examination because of reasons related to COVID-19)] of receiving the Dog (the "Examination Period") for the guarantee in this section to be valid. If, within the Examination Period, a licensed veterinarian finds the Dog to be unhealthy, the Dog may be returned to Co-Owner 1 for a full refund of the Purchase Price or replacement Dog if available at that time. The veterinarian must provide a written statement of health including all diagnostic reports and records, which must be sent to Co-Owner 2's ill-treatment, abuse or neglect, any health issues that result from the Dog's transportation from Co-Owner 1 to Co-Owner 2 and all minor illnesses and health issues, including, but not limited to, upper respiratory infections, allergic reactions, stress colitis/diarrhea, internal or external parasites or contagious viruses (including canine parvovirus), UTIs, vaginitis or umbilical hernias.

3. Long-Term Health Warranty. Co-Owner 1 provides a 2-year warranty from the Dog's date of birth against any debilitating congenital conditions. For purposes of this section, "debilitating congenital conditions" include Degenerative Myelopathy, Neonatal Encephalopathy with Seizures, Progressive Retinal Atrophy, Von Willebrand Disease I, Progressive Rod-Cone Degeneration, OFA Eye, GM2 Gangliosidosis (poodle type) and Osteochondrodysplasia and expressly do not include hips, elbows and Addisons Disease. In the event the Dog exhibits symptoms of a suspected debilitating congenital condition, Co-Owner 2 must immediately inform Co-Owner 1 and supply any requested veterinary records to Co-Owner 1. Co-Owner 1 will be given the opportunity to take the Dog to a licensed veterinarian of Co-Owner 1's choice for examination.

3a. Returns/Refunds. If it is determined by a licensed veterinarian that Dog was "unfit for purchase" or has a genetic disorder that is identified within the warranty periods described above, Co-Owner 2 may [keep Dog and receive reimbursement for any veterinary expenses related to the illness (provided that such reimbursements will not exceed the Purchase Price amount)] or request a replacement Dog from a future litter. Co-Owner 2 must pick replacement Dog with in 2 years from date of Dogs diagnosis.

3b. No Other Warranties or guarantees, expressed or implied, are made by Co-Owner 1, and the Dog is sold and delivered in an "as is" condition, except as expressly and specifically set forth herein.

Additional Violations

In addition to any other remedies that may be available to Co-Owner 1 in an action in equity and/or at law, Co-Owner 2 will be subject to, and hereby agrees to pay, an additional fee of \$1000.00; provided that such fee amount shall be no greater than the amount of the Purchase Price, for any of the following enumerated violations of this contract:

1. Co-Owner 2 has Dog spayed or neutered without Co-Owner 1's express written consent;

2. Co-Owner 2 acts intentionally or willfully with reckless disregard for Dog's welfare that results in injury to Dog that prevents Dog from breeding or showing or results in Dog's death; or

3. Co-Owner 2 absconds with Dog or ceases communication with Co-Owner 1

5

Ongoing Communications

Both parties agree to promptly notify the other [via email] of any change of address, email or phone number. Co-Owner 2 agrees to (a) reply as promptly as possible to inquiries about Dog from Co-Owner 1; (b) inform Co-Owner 1 of any titles completed by Dog as determined by the AKC or UKC; and (c) inform Co-Owner 1 of any major change in the health of Dog throughout Dog's life, including, but not limited to, cancer, epilepsy, heart, eye or hearing conditions, allergies, bleeding disorders or autoimmune disease, and behavior problems particularly fear, anxiety or aggression. Co-Owner 2 will, upon the natural or accidental death of Dog, promptly notify Co-Owner 1 [via phone call or email] of the particulars of the animal's death.

Remedy for Mistreatment

If Co-Owner 1 has good and reasonable cause to believe Dog is not getting proper care and treatment, Co-Owner 1 has the right to have Dog examined by a licensed veterinarian chosen by Co-Owner 1. If such veterinarian finds Dog to be a victim of ill-treatment, abuse or neglect, (a) Co-Owner 1 has the right to take full possession of Dog [and its duly signed [Registry] transfer papers/registration] and (b) all Co-Owner 1 warranties herein shall become null and void. For the avoidance of doubt, if Co-Owner 1 takes possession of Dog in accordance with this section, Co-Owner 2 shall not be entitled to any refunds of any payments made to Co Owner 1.

1. Indemnity; Attorneys Fees. Each party agrees to indemnify and hold harmless the other party from and against all claims, liabilities, losses, costs, damages (including costs and reasonable attorney's fees) incurred as a result of claims made by third parties against the indemnified party arising out of, or incident to, the indemnifying party's possession of Dog.

2. Confidentiality of Disputes; Possession. Co-Owner 2 and Co-Owner 1 agree, that in the event of a dispute between them, neither will publish or communicate the existence or content of such dispute in any media or forum, including social media provided that this provision shall not prevent either party from bringing legal action or engaging in confidential mediation. In the event that a dispute occurs, the parties agree to not disparage the other, including on social media. Upon resolution of the dispute, the parties will uphold the confidentiality provisions agreed to in mediation or as ordered by a court of competent jurisdiction.

3. Agreement to Mediate. If a dispute arises out of or relates to this Agreement, or the alleged breach thereof, and if the dispute is not settled through negotiation, the parties agree first to try in good faith to settle the dispute by mediation before resorting to arbitration, litigation, or some other dispute resolution procedure. The process shall be confidential based on terms acceptable to the mediator and/or mediation service provider.

4. Termination

4a. Co-Owner 1 may terminate this Agreement at any time if Co-Owner 2 has materially breached this Agreement. If this Agreement is terminated by Co-Owner 1 in accordance with this section, Co-Owner 1 may take possession of Dog from Co-Owner 2's property, and Co-Owner 2 shall immediately sign over any ownership to Co-Owner 1 and take any steps necessary to transfer registration to Co Owner 1, if applicable, and this Agreement shall be null and void.

4b. After a minimum of 6 years of co-ownership or spay/neuter of Dog, Co-Owner 1 shall sign over full registration to Co-owner 2, if Co-Owner 2 has satisfied all obligations set forth in this Agreement. [An additional fee of \$0 will be due to Co-Owner 1 for full registration]. Following such event, this Agreement shall be terminated and Co-Owner 1 shall have no financial responsibility for Dog.

4b.1 Residence Following Breach or Mediation. For the avoidance of doubt, during any period of mediation, court hearing on the terms of this Agreement or any other period of time during which a potential termination or breach of this Agreement is being discussed, Dog shall reside with Co-Owner 1.

4b.2. Governing Law. This Agreement, and all matters arising out of or relating to this Agreement, shall be governed by and construed in accordance with the laws of the State of California without regard to the conflicts of laws provisions thereof.

4b.3 Miscellaneous. This Agreement constitutes the entire agreement between the parties regarding the subject matter herein and supersedes all prior or contemporaneous agreements, negotiations, discussions and understandings, written or oral, between the parties with respect to such subject matter. Neither party may assign, transfer, or subcontract any obligations (or rights) under this Agreement without the prior written consent of the other party. No changes, modifications or waivers to this Agreement will be effective unless in writing and signed by both parties. In the event that any provision of this Agreement is determined to be illegal or unenforceable, that provision will be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable. This Agreement may be executed in any number of counterparts and such counterparts together shall constitute the same instrument. This Agreement may be executed by electronic signature, which shall be considered as an original signature for all purposes and shall have the same force and effect as an original signature.

Co-Owner 1 & Co-Owner 2's Information		
Co-Owner 1 and Co-Owner 2 have executed this Agreement effective as of the Effective Date.		
Date of Agreement		
Co-Owner 2 Name:		
Co-Owner 2 Signature:		
Co-Owner 2 Spouse Name:		
-Owner 2 Spouse Signature:		
ADDRESS		
CITY		
STATE		
ZIP CODE		
EMAIL ADDRESS		
CELL PHONE #		
Co-Owner 1 INFORMATION		
Co-Owner 1 Name:	Witney Watts	
Co-Owner 1 Signature:		
ADDRESS		
CITY		
STATE		
ZIP CODE		
	wattspoodles@gmail.com	
	(951) - 206 - 7427	
WEBSITE:	wattspoodles.com	