

Partners Dog Training

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www.Partners-Dog-Training.com

CONTRACT

This is a contract between Partners Dog Training (hereinafter called "Partners") and the Client (hereinafter called "Client") whose signature appears below. This contract applies to all activities at Partners. All students are required to sign this contract.

COMMITMENT TO SUCCESS

All Clients are responsible to follow-up with training and maintain the level of obedience established during training at Partners. Results are directly related to the commitment of the Client to practice and apply advice. We at *Partners* are committed to establishing good patterns and correcting negative behavior. Failure by the Client to continue training will lead to a reversal of patterning and reduced success.

VETERINARY

The Client specifically represents to Partners that pet is current on all vaccinations and that the pet has not been exposed to rabies, distemper or other disease within a period of thirty days prior to admission. Client also provides Partners access to all information on the health of the pet. If a Pet becomes ill or requires medical attention, then Partners at it's sole discretion may engage the services of their veterinarian or administer medicine to said animal. **All veterinary expenses shall be borne by the Client, including a trip charge of \$40 per vet visit.** Partners is NOT responsible for dogs that become ill while at Partners.

SOCIALIZATION AND PLAYTIME

Clients are responsible for any injuries their dogs may suffer during playtimes. Partners is **not responsible** for any expenses resulting from socialization. Dogs participating in playtimes may be injured by running, jumping, chasing ball, etc. Every effort is made to prevent injuries, but occasionally accidents happen. Clients are responsible for injuries to another dog while at Partners. Partners staff have final say in which pets are granted playtime privileges.

EQUIPMENT

The Client agrees to provide suitable and safe equipment as suggested. Clients need to apply common sense when using any equipment and are responsible for all injuries and/or damages which may occur.

UNSPORTSMANLIKE BEHAVIOR

Physical abuse or unsportsmanlike behavior will not be tolerated. Failure to comply will result in dismissal from training with NO refunds being given. Clients are responsible for the behavior and safety of their friends or family. Partners reserves Right of Admission.

PHOTOGRAPHIC RELEASE

Partners uses photographs and/or video of students and animals on our web pages, and in promotional materials and training videos. By virtue of your attendance you agree to the usage of your and/or your dogs likeness in such material.

DOGGIE DECLARATION

I understand that training takes time.

I am committed to my dogs success.

I agree to follow-up with training.

I will apply what I have learned.

I will be patient and consistent!

Date

Initial

PAYMENT

The Client agrees that the pet shall not leave the premises unless all charges have been settled by the Client. The Client specifically represents they are the sole owner of the pet, free and clear of all encumbrances. In the event of a check being returned for any reason, a \$25 fee will be assessed and cash payment required.

CLASS ATTENDANCE AND RESERVATIONS

Group Class fees must be paid at the time of reservation. **Missed classes cannot be made up. Reservations are NON-refundable.** If, prior to commencement of the course, Client is unable to attend, the reservation may be credited to another course commencing within 30 days. **Once a course has commenced there are NO credits.**

PRIVATE LESSONS

Private lessons must be cancelled at least 48 hours in advance of the lesson, and by speaking directly with a Partners employee. Failure to do this will result in being billed for the lesson.

BEHAVIORAL ADVICE

Behavioral advice and training suggestions are provided at the Clients own risk. Use of this information is voluntary and Partners is not responsible for consequences. Client hereby indemnifies and holds harmless Partners Dog Training, Leighton Oosthuisen, all officers, instructors, trainers, employees, independent contractors and insurers from any liability claims, demands, causes of action, anticipated or unanticipated, arising out of any loss.

INDEMNITY

The Client understands that animals are not supervised 24 hours a day. Any controversy or claim arising out of or related to this contract, or the breach thereof, or as a result of any claim or controversy involving the alleged negligence by any party to this contract, shall be settled in accordance with the rules of the American Arbitration Association, and judgement upon the award rendered by an arbitrator may be entered in any Court having jurisdiction thereof. The arbitrator shall, as part of his award, determine an award to the prevailing party of the costs of such arbitration and reasonable attorneys' fees of the prevailing party.

PAYMENTS AND DEPOSITS ARE NON-REFUNDABLE!

Training durations are dependant on the dogs' personality, abilities and prior experiences. In certain cases it may be suggested that dogs undergo additional training to achieve the best possible results. All Camp Rates are per night.

I hereby agree to the above conditions:

Rate

Name

Sign

Partners