

Char Will Dog Training Center

Agreement & Registration Form

Payment and completed agreement are required prior to the beginning of class. All canines are required to have current license and be up to date on all vaccines including rabies. Copies of license and vaccinations are necessary for registration and your dog is up to date on all shots. Admittance to class will not be allowed without signed agreement and adherence to contents.

Client Name (Must be 18 or older): _____
Handler's Name (if different than Client): _____
Home Phone: _____ Cell Phone: _____
Email: _____
Home Address: _____

Dog's name: _____ Breed: _____
Vet's name: _____ Age: _____

Client represents and warrants that the following are true and accurate statements and Client will forever indemnify Char Will Training Center, its agents, employees, and owners harmless for any and all inaccuracies Client makes about the dog (check all that apply):

- ☐ Dog is licensed and the license is current
- ☐ Dog has updated rabies and all other necessary shots
- ☐ Dog is friendly toward children and adults
- ☐ Dog is friendly toward other dogs and other animals
- ☐ Dog has never started a fight with another dog or other animal
- ☐ Dog has never bitten a person
- ☐ Dog does not have to be muzzled around people

Client Responsibility:

Client agrees to indemnify and hold Char Will Training Center, Trainer, Training Location and/or Staff harmless from all liability for any loss, damage or injury to persons, animals or property arising from or related to Client, Client's pet's or other pets' activities before, during or after training.

Client agrees that Location and/ or Trainer shall not be liable for loss or damage to animal for any reason.

Client agrees to follow all guidelines set by Trainer. This includes required and prohibited equipment for class as well as Char Will Training Center's class rules for safety. Included but not limited to:

- Closed Heel/toed shoes with rubber soles
- Dog must remain under handler's control at all time
- Dogs must be on leash at all times with the exception of offleash instruction by the Trainer. Clients must hold the leash at all times unless instructed otherwise.

This contract will remain in force should the client continue participating in training or other events at Char Will Dog Training Center until which time the contract changes.

Beginner Training Group Class

By initialing, Client has designated to enroll dog in the Beginner Training Group Training Class. Dogs must be at least 12 weeks old to participate in class. Clients enrolling understand that the class will include basic ON LEASH commands: sit, down, stay, come, off(don'tjump), leash walking as well as to help curtail dog's stated behavior problems. Client understands and agrees that success or failure is not guaranteed. In addition client commits to train (work) with their dogs 15-30 minutes every day on the exercises. This class **teaches** the client (handler) how to train the exercises. Success is proportionate to the effort put forth by the handler.

Client Assumption of Risk

Client acknowledges that training location, and the animals, guests, items and activities thereon, pose dangers to people and animals. Such dangers include, by way of example and not limitation, animals that can bite, trip, knock down, and fight, indoor and outdoor surfaces that may be slippery, equipment that can trip, guests and clients who cannot control their dogs, and activities involving Dog(s) and/or other dogs that can result in injury from bites or other causes.

Accordingly, client, on behalf of self, spouse, minor children, and anyone else whom Client brings onto training Location, assumes the risk of injuries, losses, damages, costs and expenses by any means above described, or and other injuries, losses, damages, costs and expenses of every possible cause and description unless intentionally by the agents and employees of the Facility.

If Dog(s) is injured in a dog fight or an accident, gets fleas, ticks or worms, contracts any illness or disease, is lost or stolen, becomes pregnant, or engages in any dangerous, vicious or unwanted behavior, during or after the term of this Agreement on or off Facility, Client accepts the risk of the same and agrees that Trainer and / or Facility shall not be held responsible for it or any resulting injuries, losses, damages, costs or expenses.

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Client's Liability: If Dog(s) causes property damage, or bites or injures any dog, animal or person (including but not limited to Trainer and/ or Facility and or agents and employees), during or after the term of this Agreement, one or off Premises, then Client agrees to pay all resulting losses and damages suffered or incurred by the Facility, Trainer and his agents and employees, and to defend and indemnify the Facility and / or Trainer, agents and employees from any resulting claims, demands, lawsuits, losses, costs or expenses, including attorneys fees.

Client Agreement: Client agrees to cause anyone that he brings onto training location (including Client's spouse, adult friends and the parents of unrelated children to execute a copy of the Waiver and Release for Entry to Premises which will be made available by the Facility; as a remedy if Client breaches the foregoing provision, client will defend and indemnify the Facility, Trainer and his agents and employees against any claims, demands, lawsuits, losses, costs or expenses, including attorneys fees, brought by or on behalf of any such persons.

Termination: At the Facility's or Trainer's sole election, Trainer's duties hereunder shall terminate if (a) in Trainer's sole judgment Dog is dangerous or vicious to Trainer or any other person or animal or interferes with the training of other dogs, or (b) Client breaches any term or condition of the Agreement. Upon termination in accordance with the foregoing, Trainers and Facility duties shall terminate but all other provisions of the Agreement shall continue in full force and effect. No refunds will be given for group training under such circumstances. A Pro-rated refund determined by Trainer and/or Facility will be given for unused private training sessions cancelled due to reason (a). No refunds will be given for training terminated due to reason (b).

Legal Provisions: This Agreement is binding upon Client, the spouse of Client and the children of Client. This Agreement supersedes all prior discussions, representations, warranties and agreements of the parties, and expresses the entire agreement between Client, Facility and Trainer regarding the matters described above. The parties confirm that, except for that which is specifically written in this Agreement, no promises, representations or oral understandings have been made with regard to Dog or anything else. Without limiting the generality of the foregoing, Client acknowledges that the Facility and Trainer has not represented, promised, guaranteed or warranted that Dog(s) can be trained, that Dog(s) will never bite, that Dog(s) will not be dangerous or vicious in the future, that Dog(s) will not exhibit other behavioral problems, or that the training will last for any particular amount of time. This Agreement may be amended only by a written instrument signed by both Client and representative of the Facility or Trainer. Any remedy provided in this Agreement is in addition to any and all other remedies provided by law or equity. If any provision of this Agreement is invalid, void or unenforceable, they will be severed and the remaining provisions shall be given full force and effect.

Group Classes for Clients and Dog(s) are for _____ Consecutive Weeks. As with all training classes, if you miss a week of training, you forfeit that week. Classes run for straight Six (6) weeks, unless otherwise stated by the instructor.

Fee(s) Agreed Upon:

I have read, understand, and agree to all terms and conditions set forth above. I agree that all adults in our household have signed below.

Client Signature: _____ Date: _____

Client Signature: _____ Date: _____

Client Signature: _____ Date: _____

Facility Representative/Trainer Signature: _____

Date: _____

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