

CLASS REGISTRATION

FIRST NAME:		LAST NAME:			
CO-OWNER FIRST:		CO-OWNER LAST:			
ADDRESS:	CIT	Y:	STATE:	ZIP:	
CELL PHONE:	OTH	HER PHONE:			
EMAIL:					
NAME OF DOG:	BRE	ED:			
DOB: A0	GE: MALE:	FEMALE:	SPAY/NE	UTER: YES	_NO
NEW CLIENT PRE	EVIOUS CLIENT				
Please check the class you are reg	istering for?				
Puppy Preschool Obedience III Canine Good Citizen Private Lesson	Obedience I Obedience IV Rally Obedience In-Home Lesson		Obedience I Fun & Agility Evaluation/O Other	y Consultation	
How did you hear about us?					
Internet Search Referral	·	Facebook/Social Media Other		Veterinarian	
This is a contract between Valley valled "Owner")	View Canine LLC and the d	log owner whose	e signature appe	ars below (hereinaft	:er
Owner agrees to pay cl	lass registration fee at leas	st 10 days prior t	o class start date	<u>2</u> .	
Owner understands the to class start date.	at classes are non-transfer	able and non-re	fundable if canc	elled less than 10 da	ys prior
A cancellation fee of \$9 non-transferable.	50.00 will be retained for c	ancellations with	h 10 days or mor	e notice and classes	are
I have read and agree to terms list	ed above on this day:				
Signature of Owner:					

All dogs must have current vaccinations for Bordetella (Kennel Cough), Distemper (DHLPP) and by Oregon State Law, if older than 6 months, Rabies.

valleyviewcanine.com * valleyviewcanine@hotmail.com.com * PO Box 460, Corbett, OR 97019 * Phone 503-667-4377

VVC POLICIES

There are no refunds for missed classes.

A \$35.00 fee will be charged on all returned checks. If you schedule a private lesson and have to cancel, you must do so 3 days in advance. Last minute cancellations will be charged full rate. If you sign up or reserve a spot in any class and do not cancel at least 10 days prior to the start date, you will be charged the full class fee. A credit card/debit card number must be provided each time you signup for a class or private lesson. We reserve the right to charge your card if you do not cancel at least 10 days prior to your class start date. Please call Valley View Canine, LLC at 503-667-4377 between the hours of 10:30 am and 2:30 pm, Tuesday, Thursday and Friday, or email valleyviewcanine@hotmail.com.

If you choose not to spay your female dog and she comes into season, you may attend class but not your dog. In the event of unforeseen circumstances such as injury or illness to you or your dog, you, or another family member may still attend class in place of you or your dog's absence. There are no refunds or transfers in the event of such unforeseen circumstances with you or your dog (this includes injury, illness, or any other circumstances) and if your female dog goes into season.

CLASS RULES

- You must bring clean-up supplies to every class, private lesson, or event that is held with Valley View Canine, LLC.
- Always ask to approach or pet someone else's dog/puppy. (This includes the instructor's dog).
- Do not bring food or treats for dogs. We do not use treats for training.
- All dogs must be on lead when coming and/or going to and from class or any event held with Valley View Canine, LLC or for a boarding stay.
- Everyone needs to be on time to class. If you are more than ten minutes late, it is a disruption to the rest of the class.
- Female dogs in season may not attend in person class; you may come for instruction and work with your dog at home during this time.
- Each student needs to have the proper training equipment for the level of class they are taking. NO heavy clasps, or 4-ft. leads are allowed. Lightweight training collars & a 6' lead.

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- We need to have a copy of your dog/puppy's vaccination records for our files before your first class. NO
 exceptions. Please provide updated vaccination records as necessary while involved in any of Valley
 View Canine, LLC programs.
- Please be courteous and silence all cellular phones and pagers.
- We do not hold classes on major holidays or holiday weekends.
- We are on out of the office on holiday weeks (i.eg. Memorial Day, 4th of July, Labor Day, Thanksgiving and Christmas)
- Registration forms and fees for each new class you sign up for must be received at least ten days before the class start date. (If you do not cancel at least ten days prior to the start date, you will be charged the full class fee.)

Client is responsible for fees, no-shows for each class, private lesson, event, Nail Trim, etc that they may schedule.

- Office hours/phone hours are 10:30am to 2:30pm, Tuesday, Thursday and Friday.
- All sales of dog food, treats, equipment, and supplies are final.
- If you have a problem or concern, please let us know as soon as possible so that we can work towards resolving the issue.

Thanks for your cooperation in making our classes safe, fun, and enjoyable for everyone!

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WAIVER AND RELEASE OF CLAIMS AND LIABILITY

I. PARTIES AND SUBJECT	
) is entered into by and between Valley View Canine,
LLC ("BUSINESS") and	("OWNER"), collectively "the parties", regarding the
animal specifically identified as	("ANIMAL"). This Agreement runs to the
benefit of BUSINESS's owners, operators, repres	entatives, agents, and employees, and binds OWNER's
agents, representatives, and employees and any ot	her entities with whom OWNER is now or may
hereafter be affiliated, including any insurers, succ	cessors, heirs, executors, personal representatives, or
assigns.	•

II. ASSUMPTION OF RISK

OWNER assumes the risk of any and all claims for injuries, damages, harm, or expenses which currently exist or which may arise regarding the care, training, boarding, supervising, taking, holding, use, keeping, maintaining, treatment, or possession of ANIMAL by BUSINESS, including those claims of which OWNER may be unaware, whether through ignorance, oversight, or error, and which, if known, may affect OWNER's decision to enter into this Agreement including that the facts or law may be other than OWNER believes.

III. WAIVER OF CLAIMS

OWNER releases and forever discharges BUSINESS and all related entities, persons, agents, or employees, from all claims, rights, and causes of action, known and unknown, that OWNER has or hereafter may have against BUSINESS in any manner arising from the care, training, boarding, supervising, taking, holding, use, keeping, maintaining, treatment, or possession of ANIMAL by BUSINESS, or from the behavior, acts, or conduct of ANIMAL while in the care, custody, or control of BUSINESS.

IV. RELEASE OF LIABILITY

OWNER agrees that BUSINESS shall not be liable for any unintentional harm, injury to, or death of any person or animal related to behavior, acts, or conduct of ANIMAL, including but not limited to boarding, daycare, delivery, or transportation of the ANIMAL, and that neither OWNER nor OWNER's representative shall maintain any claim or action against or recover from BUSINESS for any harm, injury to, or death of any person or animal arising out of the care, training, boarding, supervising, taking, holding, use, keeping, maintaining, treatment, delivery, transportation, or possession of ANIMAL by BUSINESS, or from the behavior, acts, or conduct of ANIMAL while in the care, custody, or control of BUSINESS.

V. HOLD HARMLESS

OWNER agrees to hold BUSINESS harmless and to indemnify BUSINESS for any wrongdoing or harm, or claim for wrongdoing or harm, which presently exists or which hereafter may be brought by any third party against BUSINESS arising from or related to any behavior, act, or conduct of ANIMAL.

VI. VET TREATMENT AUTHORITY

OWNER authorizes BUSINESS to seek appropriate veterinary medical treatment or attention on behalf of ANIMAL as may be reasonably required. In the event of an emergency where BUSINESS is unable to contact OWNER, OWNER authorizes BUSINESS to make reasonable decisions regarding care and veterinary services, consents to all acts and omissions in that regard, and agrees to reimburse BUSINESS for all costs and expenses of such care and services.

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VII. VENUE; ATTORNEY FEES

In the event that suit or any other legal action is brought to enforce the terms of this Agreement, the parties expressly agree that the sole venue for the action shall be Multnomah County, Oregon; and that BUSINESS shall be entitled to its reasonable attorney fees if it is determined to be the prevailing party in the action but OWNER shall waive all rights and claims to attorney fees if he or she is determined to be the prevailing party in the action.

VIII. EXCLUSIVE AGREEMENT; LIMITATION ON REMEDY

This Agreement supersedes and replaces all previous written or oral writings, communications, or agreements between the parties, and represents the complete and entire agreement of the parties. There are no other understandings or agreements, verbal or otherwise, in relation to the Agreement, between the parties except as expressly set forth herein. As to any claims or actions involving breach of this Agreement, the aggrieved party shall not be entitled to noneconomic damages, nor to any prospective future economic losses. As to any claims or actions involving only the injury to or death of any animal, OWNER shall be restricted in the nature and amount of economic damages to the objectively reasonable market value of the animal injured or killed and shall not be entitled to any noneconomic damages nor to any prospective future economic losses including from any potential lost breedings.

IX. CONSTRUCTION; SEVERABILITY

The parties agree that each has participated, either with advice of counsel or the ability to obtain advice of counsel, in the drafting of this Agreement. Therefore, any rules of contract interpretation that otherwise apply against a party as the drafter of a document shall not apply in this matter. The two pages of this Agreement are to be read together as one complete document, but the several sections are deemed to each have independent effect such that should any certain provision be deemed invalid, the rest are not affected and remain valid in their own right. This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon. If any provision of this Agreement is determined to be invalid, illegal, or enforceable to any extent, the remainder shall not be affected but enforceable to the fullest extent permitted by law. If any provision of this Agreement is prohibited or deemed ineffective, this Agreement shall be considered amended to the smallest degree possible in order to make the balance of the Agreement effective.

The undersigned state that they have carefully read this Agreement in its entirety, that no promise, inducement, or agreement not herein expressed has been made to them, and that they voluntarily and knowingly accept its terms and provisions.

THIS DOCUMENT OPERATES IN PART AS A LEGAL RELEASE; OWNER HAS READ IT FULLY AND CAREFULLY BEFORE SIGNING.

Date:	
	(Signature and print name)
Owner or authorized agent of Owner	
Approved:	
Authorized representative for Business	

Don't forget to email vaccination information to valleyviewcanine@hotmail.com