



Individual Contract Agreement

This agreement is between Hayleys Haven Canine Academy L.L.C. (hereinafter known as the “Trainer”) and _____ (hereinafter known as the “Client”) on _____

Clients Dog:

Name _____ Age _____ Breed _____ Color _____
_____ (hereinafter known as the “Dog”)

Please list the training you wish your dog to receive below

Training Fees: Client agrees to pay all fees either up front or according to said payment plan agreed to by the client and trainer. Client understands that there will be a deposit required upon signing of contract, deposit will go towards total fees. Deposits are non refundable. Client understands they will be charged a late fee if they are late with no notice (see cancellation/late fee policy) Client understands that if more time is needed, fees will be paid weekly and at the beginning of each added week (i.e. every Monday). The client also understands that all invoices sent will be required to be paid 48 hours after invoice is sent to avoid late payment fees. All invoices will be sent the beginning of each training week (unless you plan to pay in person, then fees will be due on the first session of said week)

Dog Health and Vaccination: Client must provide a health certificate and/or vaccination records on the dog stating that the dog is completely vaccinated and free of any infectious diseases, fleas, and parasites. Along with a spay/neuter certificate (if fixed). Client must also provide any health information (if the dog is not completely healthy) that may limit the dog in any training sessions

or if the dog is on medication for certain health issues. Client understands that if the dog falls ill during training, the owner will be notified immediately to come pick up the dog, if the owner can not, Hayleys Haven Canine Academy is authorized to make the best decision for the dog regarding medical care (i.e. being rushed to the vet) and owner agrees to take on full responsibility for expenses.

Training Services: The trainer agrees to provide one on one sessions for the dog unless said otherwise by the type of training the client signs up for (i.e., Socialization Needs). Trainer will make every reasonable effort to teach the dog during their training sessions. However, the trainer cannot guarantee the dogs behavior or performance but can recommend seeing a behavioral specialist if needed. The client understands that he/she and anyone living in the home should follow the trainer's advice and training plan, enforce the training at home, and work with the dog as well outside of training sessions.

Cancellation/Late Pick-Up Policy: The client agrees to give at least 24 hours' notice on canceling an appointment to reschedule with the trainer. If the client paid in advance and does not provide a 24 hour notice to cancel and reschedule, the client can be fully refunded the money minus a \$50 dollar no show fee; exception emergency situations. The client also agrees to give at least a 20 min notice on late pick-ups to not be charged a late fee. Our services can get booked; the late fee charge (\$20 every 30 mins

late). The client also understands that if no notices are sent on being late and the dog has to spend the night (board), the client will be charged boarding fees until they pick up. If it is a serious incident or situation preventing these notices from being sent to us, we understand and will not charge a late fee for late pick-ups and we will allow a reschedule for cancellation.

Release of Liability: The client acknowledges that where the training services are at, there will be other people on the property including the trainer's personal dogs, and possible day training pets. The client also acknowledges that this property is in the "country" area where certain hazards may be present, including but not limited to wildlife, water (I.e. Sprinkler System), and training equipment/gear in the area. The client agrees to not hold the trainer accountable in the event of having to pay all losses and damages suffered or incurred, and to defend the trainer from any claims, lawsuits, demands, losses, cost, or expenses, including attorney fees arising out of or regarding the provisions of the trainer's services to the client/dog.

If the dog damages property, bites or attacks any person or animal and causes injuries (including but not limited to the trainer), during or after this agreement is signed, the client agrees to pay the cost to repair property or injuries suffered by the dog. The client also agrees to defend the trainer from any losses, cost or expenses, claims, lawsuits, demands, and attorney fees that may arise out of property damages or personal/animal injuries. If

dog is injured in a fight during or after this agreement, the client assumes the risk and will not hold the trainer responsible for any injuries, losses, damages, cost, or expenses.

The trainer has the sole election to stop services if (a) dog is dangerous and a major risk to the animals and people on the property (including but not limited to the trainer and personal dogs), or (b) the client breaches this agreement in any way. Upon termination following the forgoing, trainers' duties shall end but all other provisions of this agreement will remain in full force and effect.

In the event of abandonment of the dog; According to the statutory abandonment provisions (Civil Code Section 1834.5), IF AN ANIMAL IS NOT PICKED UP WITHIN 14 DAYS AFTER IT WAS INITIALLY DUE TO BE PICKED UP, IT IS CONSIDERED TO BE ABANDONED. Hayleys Haven Canine Academy will be responsible for legal ownership of the dog after the 14 day mark and have legal rights to rehome, shelter, or euthanize said dog.

If said dog is not abandoned and owners can no longer continue ownership of the dog, the owners will be required to sign over guardianship of the dog to Hayleys Haven Canine Academy to either rehome, shelter, or euthanize said dog.

Other documents: The client agrees to acknowledge all other documents required by the trainer and completely fill them out to receive training from the trainer.

This agreement is binding upon the client and supersedes all prior discussions, agreements, arrangements prior to this agreement of the parties, and expresses the entire agreement between client and trainer said above. Both parties agree that no oral agreement, discussions, or other writings have been made about the dog. Without limiting the forgoing of this contract, the client acknowledges that the trainer has not promised or guaranteed that the dog will never bite, that the dog will never be aggressive in the future, that the dog will not show any other behavioral issues, or that the training will last for a certain amount of time. This agreement may be amended only by a writing contract signed by both client and trainer.

Agreement acknowledged and understood on _____ day of

Signed by :

(The Clients signature)

(The Trainers signature)