



WWW.DOGGIEDOGOOD.COM . 335 Summit Station Rd. Arroyo Grande, CA 93420

Toll Free 1(877) K9-RULES Direct Line (805) 473-1701

Customer Agreement

Customer's Name _____ Best Contact Number _____

Address _____ City _____ State _____ Zip _____

Email address _____ Additional Contact Number _____

Doggie's Name _____ Breed _____ Sex _____ Spayed/Neutered/Intact

Dog's Age _____ Dog's Birthday _____ Dog's Color _____

☐ I understand that I will receive my first 2 updates via email, and my last update will be by phone.

☐ (Initial) I understand that all training is contingent upon the owner's willingness to handle and work with their dog on a regular and consistent basis after completing Doggie Camp to reinforce commands taught, and as described by the trainer.

Customer Signature _____ Date _____

Trainer's Signature _____ Date _____

Note: Additional terms and conditions are set forth on the reverse side hereof and are a part of this agreement.

Don't forget to follow us on Facebook and Instagram!

(FB: Doggie Do Good IG: @doggie_do_good & @servicedogs_ddg)

For Doggie Do Good, Inc. Staff Use Only:

_____ **Doggie Camp** (Custom training) _____

_____ **Private Lessons** (Custom training) _____

Our base rate for Doggie Camp is \$140/day

+\$25/day is added if Doggie Do Good, Inc. is teaching potty communication using the doggie door.

+\$50/day is added if Doggie Do Good, Inc. is teaching potty communication using bells or on leash.

***Please note: There is a 2% processing fee on all credit card transactions**

Rate: _____

Additional Services:

Payment: _____

ADDITIONAL TERMS AND CONDITIONS TO CUSTOMER AGREEMENT

Doggie Do Good, Inc. cannot make any guarantee regarding the outcome of any training program. The Owner/Agent (hereinafter referred to as the "Owner(s)" and/or the "Customer(s)") assumes full and complete responsibility for the dog's behavior during and after the training program.

Termination of Training. The Owner of the dog may have the animal withdrawn from training at any time. However, once the training has begun, all fees are non-refundable.

Liability. I/we (please print) _____, (the "Customer(s)") as the legal owner(s)/agent(s) of the above-mentioned dog, having carefully read and understand this Agreement, do hereby waive and release Doggie Do Good, Inc. (including all its officers, shareholders, directors, and/or employees), Sandy Sandberg, and all its trainers from any and all liability of any nature; this includes, but is not limited to, any property damage, injury, death, sickness or damage of any kind that Customer's pet or Customer or Customer's family members or agents may suffer at any time; such as but not limited to during or after any training program, at any location where Doggie Do Good, Inc. conducts any of its activities, any act or omission by Doggie Do Good, Inc. (including all its officers, shareholders, directors, and/or employees), Sandy Sandberg, and all its trainers, from any pet, person or entity. Customer also agrees to fully indemnify, defend and hold harmless Doggie Do Good, Inc., Sandy Sandberg, and all its trainers from any and all claims of any type such as but not limited to bodily injury, property damage, or any other damage whatsoever due to any damage the Customer, the Customer's family or agents, and/or Customer's pet may cause to any person, entity, family members, any third parties or any other animals at any time. Customer agrees that Doggie Do Good, Inc. has the right to choose its own counsel for purposes of the indemnification, defense, and hold harmless provision noted above.

Customer waives the provisions of Civil Code §1542. The Customer understands that said section provides:

"A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release which if known by him must have materially affected his settlement with the debtor."

Customer shall pay Doggie Do Good, Inc., late charges of 1 1/2% per month or the highest rate allowed by law (whichever is greater for any late payments) until full payment of the contract price and any other extra work and/or services are made. This Agreement may be executed in two or more counterparts, each of which shall be an original, but all of which shall constitute one and the same instrument.

If Doggie Do Good, Inc. is required to take action, including but not limited to, filing a lawsuit to collect payment of the Agreement, and/or any other work for the benefit of Customer, Customer shall pay to Doggie Do Good, Inc. all reasonable expenses Doggie Do Good, Inc. may incur, including, but not limited to, attorney's fees, all its costs, court costs, and expert witness fees. Customer further agrees that this Agreement shall be construed in accordance with the laws of the State of California, and that the exclusive venue for any litigation arising under this Agreement shall be the Superior Court of the State of California in and for the County of Santa Barbara, Santa Maria Branch - Cook Division.

This Agreement shall not be construed against its drafter. If any provision is held to be unenforceable, it shall be severed, and all the other terms of the Agreement shall apply in full force. This Agreement supersedes all prior negotiations of any kind with respect to the subject matter herein and contains all the terms and provisions of the Agreement between the parties hereto with respect to the subject matter hereof. There are no oral understandings, statements, or stipulations bearing upon the effect of this Agreement that have not been incorporated herein. This Agreement shall not be amended, supplemented, or abrogated other than by a duly executed written instrument between all the parties hereto. In the event that any portion of this Agreement is found to be unenforceable, the remainder of the Agreement shall remain in full force and effect and shall be binding upon the Customer.

Customer authorizes Doggie Do Good, Inc. and any of its officers, directors and/or employees' permission to authorize any veterinary medical care that the Customer's pet may need. Furthermore, Customer agrees that it will be solely responsible for any and all charges related to the treatment of his/her pet and that Doggie Do Good, Inc. has no responsibility regarding said care whatsoever. In the event Doggie Do Good, Inc. has paid any veterinary charges, then Customer agrees that he/she will immediately reimburse Doggie Do Good, Inc. for said sum.

Doggie Do Good, Inc. uses various dog training methods for correcting a dog displaying undesired behaviors. These tools may include muzzles, leashes, long line leashes, booties, collars, (collars used may include a training collar, gentle leader, harness, prong collar, electronic remote collar, Elizabethan collars) taste deterrents such as citronella collars, and collars that use vibration and/or tones. Bitter Apple spray bottles are used as a taste deterrent as well. The determination on what is employed is based on what is the most appropriate for the individual dog to simply get the dog's attention. All of these training tools can be purchased at any national pet store and should never be used to hurt an animal. All dogs at Doggie Do Good, Inc. are encouraged with lots of love, praise and rewards.

CA Lien & Abandonment Law 1834.5. Abandonment of animal delivered to veterinarian

(a) Notwithstanding any other provision of law, whenever an animal is delivered to a veterinarian, dog kennel, cat kennel, pet -grooming parlor, animal hospital, or any other animal care facility pursuant to a written or oral agreement entered into after the effective date of this section, and the owner of the animal does not pick up the animal within 14 calendar days after the day the animal was initially due to be picked up, the animal shall be deemed to be abandoned. The person into whose custody the animal was placed for care shall first try for a period of not less than 10 days to find a new owner for the animal or turn the animal over to a public animal control agency or shelter, society for the prevention of cruelty to animals shelter, humane society shelter, or nonprofit animal rescue group, provided that the shelter or rescue group has been contacted and has agreed to take the animal. If unable to place the animal with a new owner, shelter, or rescue group, the animal care facility may have the abandoned animal euthanized.

(b) If an animal so abandoned was left with a veterinarian or with a facility that has a veterinarian, and a new owner cannot be found pursuant to this section, the veterinarian may euthanize the animal. (c) Nothing in this section shall be construed to require an animal care facility or a veterinarian to euthanize an abandoned animal upon the expiration of the 10-day period described in subdivision (a). (d) There shall be a notice posted in a conspicuous place, or in conspicuous type in a written receipt given, to warn a person depositing an animal at an animal care facility of the provisions of this section. (e) An abandoned animal shall not be used for scientific or any other type of experimentation

Customer has read and fully understands and agrees to the above contract terms.

Customer(s) Signature(s): _____ **Date:** _____