



DEGOUFF K9 LIABILITY/GENERAL CONTRACT

LATE FEE

FOR 1-ON-1 SESSIONS: IF CLIENT ARRIVES MORE THAN TWENTY (20) MINUTES AFTER THE SCHEDULED START TIME, CLIENT WILL BE CHARGED A LATE FEE OF TWENTY DOLLARS (\$20). IF CLIENT ARRIVES MORE THAN THIRTY (30) MINUTES AFTER THE SCHEDULED START TIME, CLIENT WILL BE CHARGED A TWENTY-DOLLAR (\$20) LATE FEE IN ADDITION TO FORFEITING THE SESSION WITH NO OPPORTUNITY OF REFUND OR RESCHEDULING.

FOR DAY TRAINS AND DAY CARE: IF CLIENT IS FIFTEEN (15) MINUTES, OR MORE, LATE FOR THE SCHEDULED MORNING PICK-UP, CLIENT WILL BE CHARGED A LATE FEE OF FIFTEEN DOLLARS (\$15) AND THE SCHEDULED SESSION FOR THAT DAY WILL BE FORFEITED. HOWEVER, IF CLIENT MISSES THE MORNING PICK-UP BUT ELECTS TO TRANSPORT THEIR DOG(S) DIRECTLY TO THE TRAINING LOCATION, SERVICES MAY CONTINUE FOR THE REMAINDER OF THE DAY. IF CLIENT IS FIFTEEN (15) MINUTES, OR MORE, LATE FOR THE SCHEDULED AFTERNOON DROP-OFF, CLIENT WILL BE CHARGED A LATE FEE OF FIFTEEN DOLLARS (\$15)

PAYMENT

PAYMENTS MAY BE MADE BY CASH, CHECK, CREDIT OR DEBIT CARD VIA SQUARE INVOICES, OR VENMO. A NON-REFUNDABLE DEPOSIT EQUAL TO FIFTY PERCENT (50%) OF THE TOTAL INVOICE IS REQUIRED TO SECURE THE DATE(S) ON THE SCHEDULE. THE REMAINING BALANCE IS DUE NO LATER THAN TWENTY-FOUR (24) HOURS PRIOR TO THE SCHEDULED START DATE.

REFUNDS

REFUNDS WILL ONLY BE ISSUED WITHIN 10 DAYS OF ORIGINAL PURCHASE.

DEPOSITS ARE NON-REFUNDABLE.

REFUNDS WILL ONLY APPLY TO REMAINING UNUSED SESSIONS.

DAMAGES

I ACCEPT THE RESPONSIBILITY OF PAYING FOR ANY DAMAGE TO FACILITY, PROPERTY, AND/OR EQUIPMENT CAUSED BY MY DOG(S).

VALIDITY OF AGREEMENT

THESE AGREEMENTS, WAIVER, AND AUTHORIZATIONS WILL REMAIN VALID AND IN FORCE AS LONG AS AND WHENEVER MY DOG(S) PARTICIPATES IN ANY ACTIVITY AT DEGOUFF K9.

ACKNOWLEDGEMENT

BY SIGNING THIS DOCUMENT, I ACKNOWLEDGE THAT IF MY DOG AND/OR I AM HURT OR PROPERTY IS DAMAGED DURING MY DOG'S PARTICIPATION IN ACTIVITIES AT/WITH DEGOUFF K9, I AGREE TO WAIVE MY RIGHT TO MAINTAIN A LAWSUIT AGAINST DEGOUFF K9 ON THE BASIS OF ANY CLAIM FROM WHICH I HAVE RELEASED THEM HEREIN. I HAVE HAD SUFFICIENT OPPORTUNITY TO READ AND FULLY UNDERSTAND THIS ENTIRE DOCUMENT AND I AGREE TO BE LEGALLY BOUND BY ITS TERMS.

EXECUTION AND ACCEPTANCE

THIS AGREEMENT MAY BE EXECUTED BY WET SIGNATURE, ELECTRONIC SIGNATURE, OR TYPED SIGNATURE, EACH OF WHICH SHALL BE DEEMED AN ORIGINAL AND SHALL HAVE THE SAME EFFECT AS AN ORIGINAL. BY

SIGNING BELOW, IN CONSIDERATION OF THE SERVICES RENDERED BY DEGOUFF K9 TO MY DOG(S), I ACKNOWLEDGE THAT I HAVE READ, UNDERSTAND, AND ACCEPT THE STATEMENTS ABOVE AND AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT.

SIGNATURE: _____

NAME: _____ DATE: _____



116 Forest St.
Waltham MA 02452



(617) 299-6561



Degouffk999@gmail.com