Waiver of Liability and Informed Consent Release:

I, the Releasing Party and the undersigned, have enrolled myself and my dog in dog training classes, private consultations, workshops or other related activities offered by A Paws to Learn LLC (APTL), The Released Party.

By signing hereunder, I certify that I have been informed and understand that there is always some unavoidable risk of injury or property damage involved when working with animals, especially animals with behavioral issues. I acknowledge that dogs can be inherently difficult to control and that not all dogs will be under control at all times resulting in the possibility of injury to myself, my dog, my family members, my property or third parties. Additionally, I understand present behavior or training is no guarantee of any future behaviors. I have had full opportunity to discuss all concerns I have about the foregoing risks with APTL and its authorized representatives. I have also made all inquiries and investigations to my satisfaction related to such risks, including, but not limited to, an examination of the training area (if applicable). I hereby accept and assume, without reservation, all risks associated with my participation in activities, including, but not limited to: the risks of any and all injuries, damages or illnesses to myself, my dog and any of my family members, children, third parties or property who may attend; the risks that my dog may cause injury to other persons, animals and/or property while training or in any circumstances thereafter.

I agree that all children under the age of 18 must be accompanied and supervised at all times by a parent, guardian, or other adult appointed by their parent or guardian.

APTL will exercise all necessary and proper care and precautions to keep all participants and dogs safe during training sessions in order to prevent injury to any person, property, other dog or person. However, because dogs are animals and may be unpredictable, APTL cannot protect against every potential injury, risk or accident.

I understand that any animal to human bite incidents occurring during APTL activities will be reported to animal control or other applicable authorities in accordance with local or state laws.

As lawful consideration for participating in the classes, I, for myself, my heirs, executors, administrators, legal representatives, successors and assigns hereby waive, release, discharge and agree not to sue and to indemnify, defend and hold harmless APTL and their members, managers, agents, and employees from any and all injuries, losses, claims and damages to any person or persons of any nature whatsoever, including claims arising from the Released Party's own negligence, and all costs associated therewith, including attorney's fees, court costs and consultant fees, arising from my participation in the Classes.

Vaccination Policy:

All animals enrolled in any dog training classes, private consultations, workshops or other related activities (Classes) offered by A Paws to learn must be current on all state and federally required vaccines and applicable local licenses. In addition, all dogs are required to be current and up to date on all the following vaccines: Rabies, Distemper and Parvo. Proof of Vaccination or medical waiver/titer report by a state licensed veterinarian is required for all APTL activities. Additional vaccines that are highly recommended include: Bordetella, Canine Influenza, Rattlesnake, Lyme and Leptospirosis.

Initial	
IIIILIAI	

Refund and Cancelation Policies:

At A Paws to Learn, we strive for the best possible outcome for you and your pet. In the unfortunate circumstance that we have not met your expectations, our policies regarding refunds are as follows:

Evaluation Fees and fees for classes attended are non-refundable.

Unused Lesson Package fees are refundable (pro-rated less the current applicable charges for the individual classes or courses attended) until 48 hours prior to the next scheduled lesson. Refunds for lessons requested greater than 2 but less than 7 days prior to the next scheduled appointment will be assessed a 50% cancelation fee. Refunds must be requested, in writing by the above mentioned dates. All fees are non-refundable after 120 days.

We reserve the right to make exceptions for unforeseeable emergencies or special circumstances on a case-by case basis.

Rescheduling: We understand your time is valuable, and strive to make every time commitment made, however, in some cases, we may have to re-schedule due to inclement weather, illness or personal emergencies. We make every reasonable effort to be as transparent and timely as possible in communicating necessary schedule changes, and request the same from our clients. In the case of a client's excessive tardiness or failures to keep appointments we reserve the right to charge rescheduling/cancelation and re-evaluation fees at our discretion.

Zero Tolerance Policy:

We reserve the right to refuse service to anyone for any reason allowable by federal or state law. APTL has a zero tolerance policy for illegal activities, harassment (including excessive telephone or other communications outside of normal business hours) abuse or disrespect of any participant, animal, partner or employee associated with APTL programs. This includes any actions, verbal, written, insinuated or otherwise on any platform or activity reasonably assumed to be associated with APTL or it's affiliates or partners. In the event of policy violation, we reserve the right to refuse service and the client forfeits all rights to refund of any fees or payments made.

This Waiver of Liability & Informed Consent Release, Vaccination Policy, Notice of Refund and Cancelation Policies, and Zero Tolerance Policy shall be legally binding on the Releasing Party. Should the Releasing Party assert a claim to the contrary to what has been agreed to in this Form, the claiming party shall be liable for all expenses (including attorney's fees, court costs and consultant fees) incurred by both the Releasing Party and the Released Party. No waiver or modification of any provision herein shall be valid unless expressly agreed to in writing by both the Released Party and the Releasing Party. Every provision herein is intended to be severable. If any one or more of the provisions herein is found to be unenforceable or invalid, that shall not affect the other terms and provisions hereof, which shall remain binding and enforceable.

Print:	
Signature:	Date