



Rampant Canine Dog Training & Rehabilitation, LLC

For internal use:

Proof of Vaccinations Received

Drop-Off Date: _____

Pick-Up Date: _____

Training Contract

Rampant Canine Dog Training & Rehabilitation, LLC (“Trainer”) and _____ (“Client”), collectively (“Parties”), voluntarily enter into and agree to all terms and conditions set forth in this agreement (“Training Contract”). The Parties agree that the Training Contract protects the integrity of the Trainer’s training program and standards, as well as any dog(s) being trained and/or boarded. All information contained herein is accurate and complete to the best of the Parties knowledge.

Client Contact Information:

Address

Phone

E-Mail

Client’s Veterinarian Information:

Name

Phone Number

Address

Emergency Contact Information:

Name

Phone Number

Description of Dog to be Trained:

(Please check or complete all that apply)

Name of Dog ("Dog")

Breed of Dog

Sex of Dog

Color of Dog

Is the Dog intact or spayed/neutered?

Is the Dog microchipped?

Current Medical Condition (if any)

List of Medications (if any)

Individualized Training Information:

(Basic Obedience, Advanced Obedience, Behavior Modification, Emotional Support Dog, Off Leash, In Kennel/Day Training, Single Training Session)

*****ALL FOLLOW-UP TRAININGS MUST BE REDEEMED WITHIN 30 DAYS OF THE END OF THE TRAINING PACKAGE AND ANY SKILLS WORKED ON MUST BE WITHIN THE SCOPE OF THE ORIGINAL TRAINING PACKAGE PURCHASED*****

(Days/Weeks/Months)

(Commands in English, French, German, or Other)

Will the Dog be shipped or escorted by the owner?

(Local drop-offs and pick-ups may be scheduled for an additional charge)

Fee: \$ _____ Deposit Received: \$ _____

Terms and Conditions

Section 1 – Prerequisites

Section 1.1. All dogs are required to be current on all vaccinations, as well as flea and tick preventative. The Client must provide a record of all current vaccinations prior to, or concurrent with, the execution of the Training Contract. The following are required: Rabies, Distemper, Bordetella, and flea and tick preventative.

Section 1.2. Medical conditions must be documented along with a record of current medications and doses from a veterinarian. The Client must leave enough flea and tick preventative, heartworm medication, or other medication to last the duration of the Dog's stay with the Trainer.

Section 1.3. The Client attests that the Dog is in good health and has made the Trainer aware, in writing, of any medical conditions or procedures associated with rendering proper care to the Dog. Verbal notification is not acceptable. A written document must be attached to the Training Contract if special procedures are to be followed.

Section 1.4. The Client shall provide enough food for the Dog while the Dog is undergoing In-Kennel or Day Training.

Section 1.5. The Trainer provides a high-quality crate/kennel for the containment of the Dog during the period of training. If the Dog damages the crate, the Client agrees to pay for a replacement of the same make and model.

Section 2 – Payment

Section 2.1. All deposits and payments are non-refundable. Training packages are to be paid in full upon signature of the Training Contract and before, or upon arrival at, the first training session. The Client agrees to pay for training packages/sessions even if the Dog does not finish training or the Training Contract is terminated.

Section 2.2. It is mutually agreed and hereby understood by the Parties that training will not continue unless the Trainer has been compensated for each phase of training as completed. It is the responsibility of the Client to cover any additional fees or charges incurred as deemed necessary to reasonably fulfill the Training Contract.

Section 2.3. Any late payment or non-payment will be subject to late fees. There will be an additional \$100 fee for every seven calendar days that pass while the balance remains due and unpaid.

Section 2.4. Training packages are custom-made for each individual dog. Therefore, the Client understands that prices are dependent on the Dog's needs and the training involved. As a result, prices are subject to change if the needs of the Dog or the training involved changes.

Section 2.5. The Client will be held responsible for any setbacks to training caused by the Client. While the Dog is undergoing training, it is understood and expected that an adjustment to an unfamiliar handler, a new environment, and new exposures (stresses) may temporarily alter the Dog's eating habits and behavior. Any unadvised owner intervention during training can cause setbacks, which may result in additional charges that must be paid. In addition, the Client understands that failure to do the required training homework will cause setbacks and may result in additional training fees in the future.

Section 2.5. The Trainer requires twenty-four hours advanced notice to cancel a training session. The client shall be billed for missed training sessions if notice is not given twenty-four hours prior to the scheduled training session. If two or more training sessions are missed, additional training may have to be purchased for training to be successfully completed. There is a one-week cancellation policy for In-Kennel and Day Training.

Section 2.6. Standard equipment used in the course of training shall be provided by the Trainer. Any additional training equipment needed for individualized training packages is priced separately from the training packages. Any additional equipment needed will result in an additional charge (ex. e-collar, leash, collar, etc.).

Section 3 – Liability

Section 3.1. The Trainer shall be held harmless for the illness, injury, or death of the Dog due to natural causes, theft, or unforeseen circumstances outside of the Trainer's reasonable control while in the care of the Trainer.

Section 3.2. The Trainer is not liable for a dog that escapes from the training facility/site/location.

Section 3.3. The Trainer is not responsible for the payment of any veterinary fees incurred if medical attention is required while the Dog is in the care of the Trainer.

Section 3.4. The Client understands that dog training is not a guarantee for the Dog's behavior. The Trainer does not guarantee any training or behavior of the Dog. Dogs are animals that will react according to their environment, stress, and their handler. The Trainer will not be held responsible or liable for the Dog if the Dog bites or attacks another animal or human causing injury or death.

Section 3.5. In the event of any dispute between the parties concerning the terms of the Training Contract or services rendered, if the Trainer prevails, the Client will be liable for any cost incurred by the Trainer in such dispute, including, but not limited to, reasonable attorneys' fees.

Section 3.6. In no event shall the Trainer be responsible or liable for any failure or delay in performance of any obligations in the Training Contract arising out of, or caused by, directly or indirectly, forces beyond the control of the Trainer, including, but not limited to, work stoppages, accidents, acts of war or terrorism, civil or military disturbances, nuclear or natural catastrophes, or acts of God. The Trainer shall use reasonable efforts which are consistent with accepted practices in the dog training industry to resume performance as soon as practicable under the circumstances.

Section 4 – Miscellaneous

Section 4.1. If a dog is abandoned or communication/contact with the Client is not possible, every attempt will be made to contact the Client and the veterinarian and emergency contact provided by the Client. If the Trainer is unable to place the Dog with the contacts listed above, the Trainer reserves the right to release the Dog to a local shelter or rescue. If such action is taken, the Trainer will be held harmless of any contractual agreement. If the Trainer has attempted to contact the Client in writing using the address provided by the Client, by phone using the phone number(s) provided by the Client, or otherwise for a seven-day period without compensation and/or response, the Dog will be taken to a dog shelter or rescue. If such attempts to contact have been made and the Client fails to compensate and/or respond, the Trainer reserves the right to sell the Dog for compensation at the Trainer's discretion.

Section 4.2. The Client hereby agrees that the Client will not, at any time, make statements or representations, or otherwise communicate, directly or indirectly, in writing, orally, otherwise, or take any action which may, directly or indirectly, disparage the Trainer, employees of the Trainer, and the Trainer's reputation. Notwithstanding the foregoing, this section does not, in any way, restrict or impede the Client from exercising any protected rights to the extent that such rights cannot be waived by agreement or from complying with any applicable law or regulation or a valid order of a court of competent jurisdiction or an authorized government agency, provided that such compliance does not exceed that required by law, regulation, or order. The Client shall promptly provide written notice of any such disclosure to the Trainer.

Section 4.3. It is mutually agreed that the Trainer will be treated with respect. The Client agrees that any and all contact and communication with the Trainer will be respectful and considerate of the Trainer's business and time. Attempts to contact the trainer after 6pm or on a Sunday will be returned the following day. Repeated attempts to contact the trainer after the close of business or on a Sunday will not be tolerated, except in the case of an emergency.

Section 4.3. It is mutually agreed and understood by the Parties that the success of training strongly depends on three factors: an owner’s willingness to heed the advice of the Trainer, proper reinforcement at home, and maintaining an open line of communication with the Trainer. Cooperation from all parties is key.

Section 4.4. The Trainer reserves the right to terminate the Training Contract at any time.

Section 4.5. Except as otherwise provided herein, no waiver of any provision of the Training Contract shall be deemed to have been made unless expressly in writing and signed by the party against whom such waiver is charged.

Section 4.6. In the event that any provision of the Training Contract is held to be invalid, illegal, or unenforceable, the validity, legality, and enforceability of the remaining provisions shall not in any way be affected or impaired thereby and such provision shall be ineffective only to the extent of such invalidity, illegality, or unenforceability.

Section 4.7. The Training Contract constitutes the entire agreement between the Parties. No waiver, consent, modification, or change of terms of the Training Contract shall bind either party unless in writing and signed by both of the Parties. The waiver, consent, modification, or change, if made, shall be effective only in the specific instance and for the specific purpose given. There are no understandings, agreements, or representations, oral or written, not specified herein regarding the Training Contract.

Section 5 – Trainer Contact Information

Rampant Canine Dog Training & Rehabilitation, LLC
420 Sylvis Road
Dickson, TN 37055
Business: (615)-601-1524
Mobile: (207)-749-9179
E-Mail: hayleymith@rampantcanine.com

_____ Date:
Rampant Canine Dog Training & Rehabilitation

_____ Date:
Client

_____ Date:
Client