



DOG TRAINING SERVICES AGREEMENT

This agreement ("Agreement") is between (hereinafter "Client") and Treat Lady Training, LLC, a Texas limited liability company (hereinafter "Trainer"), and pertains to the following:

Client's Dog (Name): , Age: , Color: ,
Breed: (hereinafter "Dog").

For good and valuable consideration, the parties agree as follows:

Training Fees: Please initial by the applicable package below:

1. ☐ Client agrees to pay Trainer a nonrefundable fee in the amount of \$125, for the initial ninety (90) minute session, and \$90 for any additional sixty (60) minute follow-up sessions; OR
2. ☐ Client agrees to pay Trainer a nonrefundable fee in the amount of \$360 for a package of 4 sessions (totaling 4.5 hours) to be paid at first session. All sessions must be completed within 180 days from the date of commencement of this Agreement or they will be forfeited.

Client Representations: Client represents that he/she is the legal owner of the Dog, that the Dog has not been exposed to distemper, rabies or parvovirus within the past thirty (30) days, and that the Dog's vaccinations are current.

Training Services: Trainer agrees to provide private lessons for Client and Dog on a lesson-by-lesson basis, the goal being to teach Client how to train and work with Dog using a reward-based training program backed by science. These lessons will take place at Client's home, or wherever the parties mutually agree. Trainer will make every reasonable effort to help Client achieve training and behavior modification goals but makes no guarantee of Dog's performance or behavior as a result of providing professional animal behavior consultation. Client understands that he/she and members of the household must follow Trainer's instructions without modification, work with Dog as recommended, and constantly reinforce training being given to Dog in order for training services and methods to be effective.

Cancellation Policy: If Client fails to give at least 24 hours cancellation notice, or is not present at time of scheduled appointment, session fees are still due. For a package deal, the session will still be counted as one session.



DOG TRAINING SERVICES AGREEMENT

Liability: Client assumes full responsibility for the behavior of the Dog and forever releases, holds harmless, and indemnifies Treat Lady Training, LLC, its officers and agents, from any harm or damage caused by Client or Client's Dog, to any person or persons, or property at any time. Client understands that Treat Lady Training, LLC is in no way responsible for the behavior of the Dog during or after training. Client shall reimburse Treat Lady Training, LLC for any and all personal injury and/or property damage caused by Client's Dog while being trained by Treat Lady Training, LLC within ten (10) business days of receipt of proof of such expenses. If payment is not timely remitted, Client agrees to pay the maximum interest allowed by law and Treat Lady Training, LLC's reasonable attorney's fees.

Termination of Agreement: At Trainer's sole election, Trainer's duties hereunder shall terminate if (a) in Trainer's sole judgment, Dog is dangerous or vicious to Trainer or any other person or animal, or interferes with the training of other dogs, or (b) Client breaches any term or condition of this Agreement. Upon termination in accordance with the foregoing, Trainer's duties shall terminate but all other provisions of this Agreement shall continue in full force and effect.

Settlement of Claims: Any controversy claim arising out of or relating to this Agreement, or the breach thereof, or as a result of any claim or controversy involving the alleged negligence by any party of this contract, shall be settled by arbitration in accordance with the rules of the American Arbitration Association (AAA), and judgment upon the award rendered by an arbitrator may be entered in any court having jurisdiction thereof. The arbitrator shall, as part of his award, determine an award to the prevailing party of the cost of such arbitration and reasonable attorney's fees of the prevailing party.

Entire Agreement: This Agreement represents the entire understanding between Treat Lady Training, LLC and Client, and supersedes any prior written or oral agreements. This Agreement can only be modified in a written document signed by both parties.

Executed on [Click here to enter a date.](#) by the parties hereto.

TREAT LADY TRAINING, LLC

By: Miranda Baxter
Title: Owner

CLIENT NAME

By:

Title: