



PET PROFILE

CLIENT INFORMATION

First Name _____

Last Name _____

Phone Number (XXX) XXX-XXXX _____

Cell Landline Business

Alt. Phone Number (XXX) XXX-XXXX _____

Cell Landline Business

Street Address _____

City _____

State _____

Zip _____

Email Address _____

Is this the first dog you have ever cared for on your own?

Yes No

How did you hear about Taproot?

Website

Social media

Saw a flyer, poster, or print ad

Recommended by _____

Did an internet search and found it

Other _____

DOG INFORMATION

Dog Name _____

Dog Breed(s) _____

Estimated Age _____

Sex _____

Dog Intact or Spayed/Neutered? Yes No

How long have you had this dog? _____

How did you acquire this dog (i.e. shelter, had from birth)? _____

Other animals in the home? Yes No If Yes, please list _____

Veterinarian _____

Microchipped? Yes No

GROUP CLASS REQUIRED VACCINATIONS *(Puppies **should** have started age-appropriate vaccination series by Week 1)*

- DHLPP (Distemper virus, Hepatitis, Leptospirosis, Parvovirus, Parainfluenza)
- Rabies

Additional Recommended Vaccination to Consider/Consult your Vet

- Bordatella ("Kennel Cough")

TRAINING CLASSES HISTORY

Have you ever enrolled your dog in any classes, behavior consultations, or any other training? Yes No

If Yes, please list names of businesses/individuals who did training _____

Were you asked to discontinue your dog's participation from class? Yes No

If Yes, please explain why _____

GROUP CLASS SPECIAL NEEDS

Does your dog have any special needs or concerns that our staff should know about *(i.e. fearful, children-reactive, allergic to certain foods)*. **Please list even minor concerns—this helps us prepare the environment.** Yes No

If Yes, please list _____

AGREEMENT

This **DOG TRAINING AGREEMENT (“Agreement”)** is by and between **TAPROOT DOG TRAINING, LLC (“Taproot”)** and **Client (as listed under the Client Info section)**, an adult resident of Wisconsin. Trainer and Client are referred to together as the “Parties.” Client’s dog shall be referred to herein as “Client’s Dog.”

NOW THEREFORE, in consideration of the promises and covenants set forth in this Agreement, and for other good and valuable consideration, the receipt, adequacy and legal sufficiency of which are hereby acknowledged, the Parties agree and covenant as follows:

- 1. TRAINING FEE:** For each training course (“Course”) Client signs-up for and/or participates in, Client agrees to pay to Taproot the amount quoted (“Training Fee”) for the particular Course prior to its start. Client shall be responsible for the full cost of the Training Fee in the event Taproot cancels Client’s participation in the Course due to Client’s Dog’s behavior or the presence of fleas and/or other parasites or other perceived illness. In the event of behavioral concerns, the presence of fleas and/or parasites or other perceived illness, Client shall remove Client’s Dog immediately from the training session. Taproot has the right to quarantine Client’s Dog until Client removes Client’s Dog. Client further agrees to pay all fees, charges, and/or expenses, including quarantine costs and expenses for medical treatment for injuries caused by Client’s Dog to Taproot’s staff and/or training facilities, immediately upon pick-up and prior to removal of Client’s Dog. Taproot charges a handling fee of \$40.00 for all returned check sfor non-sufficient funds.
- 2. TRAINING SERVICE:** Taproot agrees to provide individual or group training for Client and Client’s Dog, for the purpose of teaching Client how to train and work with Client’s Dog. Taproot will make every reasonable effort to achieve the Client’s training and behavior modification goals but makes no guarantee of Client’s Dog’s performance or behavior as a result of providing professional training. Taproot shall have sole discretion to address any problems that may develop with Client’s Dog during training. Taproot reserves the right to refuse to train with Client’s Dog at any time for any reason.
- 3. CANCELLATION:** Client shall provide Taproot at least six (6) business days prior notice of cancellation of participation in the Course. Failure to provide proper advanced notice of cancellation shall result in Client being charged for the full cost of the Course.
- 4. WARRANTIES AND REPRESENTATIONS REGARDING DOG’S HEALTH/BEHAVIOR:** Client hereby warrants and represents that: a) Client is the owner or handler of Client’s Dog; b) Client’s Dog is in good health; c) Client’s Dog is current on all required vaccinations; d) Client’s Dog has no communicable diseases or parasites; and e) Client’s Dog has never harmed or shown aggression or threatening behavior towards any person or any other dog. Client shall provide Taproot with proof of current vaccinations or veterinarian approval for Client’s Dog’s participation prior to training services being provided. Failure to provide proof of current vaccinations shall be grounds to refuse Client such training services. During the period of this Agreement, Client also agrees to notify Taproot of any known exposure of Client’s Dog to a communicable disease and to hold Client’s Dog out of training until Client’s Dog is symptom-free for minimum of thirty (30) days or with written veterinary clearance. Client should seek the advice of a veterinarian for all questions regarding Client’s Dog’s health.
- 5. ASSUMPTION OF RISK AND WAIVER OF LIABILITY:** Client acknowledges, agrees, and accepts that dogs are extremely unpredictable and that Taproot is not responsible for the acts of Client’s Dog or other participating dogs. Client hereby expressly and specifically assumes the risk of injury or harm to themselves, family members, friends, or other representatives accompanying Client’s Dog, their property, and Client’s Dog that may arise during the Course, while dropping off or picking up Client’s Dog from training, or practicing outside of the Course. Client also acknowledges, agrees, and accepts that it is possible for Client’s Dog to ingest materials, contract canine cough or other viruses, experience cuts, scratches and abrasions or undergo more serious harm during training, or to become ill, even if vaccinated and that such occurrences are not due to any circumstance or condition at Taproot’s training facility.

Further, Client agrees to release, waive, and hold Taproot harmless from all liability related to the training services.

6. **MINORS:** Client expressly assumes all risk and responsibility for children under the age of 18 that are accompanying Client and/or are participating in training Client's Dog. Client shall accompany any minor participant to all training sessions and will be held responsible for the minor's behavior. Minor participants will be held to the same standard of conduct as all other participants.
7. **INDEMNIFICATION.** Client shall defend, indemnify and hold Taproot, its members, officers, agents, representatives, employees, as well as the owners of the businesses and facilities wherein training takes place, harmless against any claims, actions, and/or complaints brought by any person or entity as a result of injuries, damages, expenses and/or losses to any person, property, or other animal actually or allegedly incurred arising out of or relating to Client's Dog or training activities. Client's obligation shall include the cost, expenses and reasonable attorneys' fees of Taproot, its member, officers, agents, representatives and/or employees' defense against such claims, actions, or complaints. These obligations shall survive the termination, completion or expiration of this Agreement.
8. **MARKETING:** Client gives Taproot permission to photograph and capture the images, actions and/or sounds of Client's Dog and/or Client for Taproot's media, marketing and/or advertising purposes without any additional consent from or licensing fees, royalties, proceeds or other benefits paid to Client. All resulting photographs, images, and recordings are the property of Taproot.
9. **MISCELLANEOUS:**
 - **ENTIRE AGREEMENT:** This Agreement constitutes the entire agreement regarding training services between the Parties hereto and supersedes all prior agreements, representations, warranties, statements, promises, information, arrangements, and understandings, whether oral, written, expressed, or implied, with respect to the subject matter hereof.
 - **AMENDMENT:** No amendment or modification of the terms of this Agreement shall be binding unless in writing and signed by the Parties.
 - **SEVERABILITY:** Any term or provision of this Agreement that is held to be invalid or unenforceable shall be ineffective to the extent of such invalidity or unenforceability without rendering invalid or unenforceable the remaining terms and provisions of this Agreement or affecting the validity or enforceability of any of the terms or provisions of this Agreement.
 - **ASSIGNMENT:** Client shall not assign this Agreement, whether voluntarily or involuntarily, without prior written consent of Taproot. Any attempt to do so shall be void and have no effect.
 - **GOVERNING LAW:** This Agreement is subject to and shall be construed in accordance with the laws of the State of Wisconsin and both Parties consent to jurisdiction in the state courts located in Dane County, Wisconsin.
 - **BINDING AGREEMENT:** This Agreement shall be binding on the Parties, their successors, and permitted assigns.

By printing name below, electronically or otherwise, the Parties agreed to be bound by the terms and provisions of this Agreement as of the dates set forth below.

ADULT CLIENT(S) NAME(S):

Printed _____

Date _____

Date _____

MINOR PARTICIPANTS:

Printed _____

Date _____

Date _____