

Owner's Name (Please Print): _____ Dog's Name: _____

Breed: _____ Age: _____ I Have Owned This Dog for: _____

Come On, Let's Train – 751 S Conn Rd – Coupeville, WA 98239 – 425-879-2603

This is an Agreement between Come On Let's Train, LLC (hereinafter called "COLT") and the pet owner (hereinafter called "Owner").

A. Training Policies (please initial at each paragraph, and sign at bottom of each page)

_____ **Proof of Vaccination:** All dogs must remain current on vaccinations including Rabies, Distemper, and Bordetella. A copy of these records must be provided by the owner prior to the dog being admitted for training.

_____ **Leashes:** All dogs must be leashed and under control when entering and exiting any COLT facility or activity, including training areas and parking lots. A regular leash is required (please, no retractable leashes). Discuss with the trainer the use of appropriate collars, harnesses, etc. Be aware that some dogs may be leash reactive. Use caution in approaching dogs of unknown temperament.

General Health:

_____ **Communicable illness:** Dogs that have been ill with any communicable condition (such as kennel cough, Giardia, Canine Papilloma Virus) will not be admitted until pet is symptom-free for a minimum of 10 days or written veterinary clearance is provided. Any health concerns, i.e., coughing, diarrhea, rash, etc., should be brought to the attention of a COLT staff member before the dog attends class.

_____ **Nails:** Dogs participating in agility classes need to have their nails maintained at a reasonable length to ensure that they do not slip when climbing agility obstacles.

_____ **Fleas:** All dogs must be free of fleas. It is highly recommended that dogs be kept on year-round flea prevention.

_____ **Owner's contact information:** Please notify the staff of any change in contact information (phone, address, or veterinarian) from that provided at time of enrollment, so records can be updated accordingly.

Hours: COLT may be reached by email at any time at comeonletstrain@gmail.com Phone is 425-879-2603 – if you don't reach me, leave a message and I'll call you back. Generally, best to reach me between 7AM and 7PM, except in an emergency.

_____ **Fees:** Class fees are required in advance of class start dates to guarantee minimum and/or maximum number of participants for each class. All fees are due at the time of service.

_____ **Incident Weather Policy:** Snow or other potentially hazardous weather or emergency situations may necessitate last minute cancellations. Clients should use their best judgment in regards to their safety and travel arrangements. Reasonable effort will be made by COLT staff to notify class members regarding any cancellation and/or make up session. If in doubt, please call ahead.

Owner's Signature: _____ Date: _____

Refunds / Make-ups:

_____ Registration and payment of the training enrollment fee is a binding commitment that the owner and dog will attend the class sessions. No make up sessions or refunds are offered for missed classes. In the event minimum registration quotas are not met for a scheduled class, the client will be notified that the class will be rescheduled. If the rescheduled day and time is not agreeable, a full refund will be made.

_____ **Guarantees:** No guarantee is given on training programs. Every dog is an individual and the success of ANY training program, no matter how good the instructor or materials, is dependent on the owner/handler's interaction, relationship, amount of practice, and level of commitment. COLT has no way to control these factors and therefore cannot guarantee any final outcome.

_____ **Pictures:** Numerous pictures are taken of the dogs at COLT events. Pictures may be posted to our website, Facebook, or used in promotional materials at no compensation to the dog's owner.

_____ **Changes:** Prices are subject to change without notice. Clients will be notified regarding policy changes either by letter, or by email, or by phone, or by posting.

By signing this agreement, Owner acknowledges his or her understanding and acceptance of this agreement in its entirety (pages 1 and 2).

B. Liability Waiver

1. Owner agrees to pay for Training provided at the rate in effect at the time of enrollment. Owner further agrees to pay all costs and charges for special services requested. All Charges incurred by Owner shall be payable at the time of service or when billed by COLT at address listed on file.
2. By signing this Agreement with COLT, Owner certifies to the accuracy of all information provided about said pet including any pre- existing health conditions or history of aggression towards any person or any other dog. Owner specifically represents to COLT that, to Owner's knowledge, the pet has not been exposed to any contagious diseases within a thirty-day period prior to check-in. During the period of this Agreement, Owner also agrees to notify COLT of any known exposure of pet to a communicable disease including, but not limited to, kennel cough, Canine Papilloma Virus, and Giardia. Owner agrees to withhold pet from attending COLT until pet is symptom-free for a minimum of 10 days or written veterinary clearance is provided. Owner further agrees to maintain currency of vaccinations and preventative flea/tick treatment as required by COLT policy. Owner further agrees to be financially responsible for any required treatment for fleas/ticks, if determined necessary by COLT. COLT reserves the right to deny admittance to Owner's pet for any reason at any time.
3. The Owner agrees to be solely responsible for any and all acts or behavior of said pet while it is in the care of the pet care provider, to include payment of costs for injury to staff or other animals or damage to facilities caused by the pet.
4. Owner understands and agrees that COLT will not be liable for problems, damage, or injury caused by or to any pet, provided reasonable care and precautions are taken by COLT staff. Owner understands that COLT is fully insured. Owner releases COLT of any liability arising from the pet's attendance and participation in Boarding, Daycare, Grooming, or Training with COLT.
5. This Agreement contains the entire agreement between the parties. All terms and conditions of this Agreement shall be binding on the heirs, administrators, personal representatives and assigns of the Owner and COLT.
6. Any controversy or claim arising out of or relating to this Agreement, or the breach thereof, or as the result of any claim or controversy involving the alleged negligence by any party to this Agreement, shall be settled in accordance with the rules of the American Arbitration Association, and judgment upon the award rendered by an arbitrator may be entered in any Court having jurisdiction thereof. The arbitrator shall, as part of the award, determine an award to the prevailing party of the costs of such arbitration and reasonable attorney's fees of the prevailing party.

Owner's Signature: _____

Date: _____