Central Bark Canine Events LLC 2021 Class Contract and Policies 107 Gunther Road Central Square NY 13036 315-558-3959 info@central-bark.biz

Group Class Contract & Release of Liability

| Owner of Dog: | |
|-------------------------|----------------------------|
| Trainer (if different): | |
| Owner's Address | |
| | |
| Email: | |
| Home Phone: | Cell Phone |
| Emergency Number: _ | |
| | |
| Dog's Call Name: | |
| Breed | Color |
| | Date Vaccinated for Rabies |
| Vet | Vets Number |

Services:

• Trainer agrees to provide group class lessons to Client and Dog on a lesson-by-lesson basis.

• Client understands that these lessons take place in a group class setting, and that client and dog will be training in an environment with 4-6 other dog/client teams per trainer.

• Client understands that it is his/her responsibility to be on time for scheduled lessons. Group class lessons are held on a set 50 minute scheduled basis, and trainer's obligation for the scheduled lesson ends at the completion of the scheduled group class.

Cancellation Policy:

• Group class lesson fees are non-refundable and non-transferable. Client will not be refunded should they miss a class for vacation, personal illness or canine illness. Trainer reserves the right to cancel group class lessons due to weather, illness, national holidays, extenuating circumstance or Acts of God. A make-up class will be made in these situations. Trainer will contact people by email, FB post or phone. If a person notifies trainer of a missed class the trainer may fill with a person on a waitlist. Trainer may use a substitute trainer in emergency situations. Should the Trainer have to cancel midway into the Session- refunds will be given for the value of the remaining classes.

Etiquette:

• It is the Client's responsibility to clean up after themselves and their dog, including all dog's waste, and dispose of it in the provided waste disposal receptacles.

• Client states that Dog has been currently vaccinated for Rabies virus as outlined and required by New York State Law, and has been currently vaccinated as recommended by their veterinarian. Client states that Dog is under the routine care of a licensed veterinarian and has been declared medically healthy by veterinarian to participate in training.

Central Bark Canine Events Group Class Contract rev 1/6/2021 Page 1 of 2 Initials_____

Client's Assumption of Risk:

• All training suggestions are provided at the client's own risk. Use of this information is voluntary and Trainer, Central Bark Canine Events and its owner(s), employee(s), or agent(s) are not responsible for injury to another human or animal. The client is at all times responsible for the actions of their dog. Central Bark Canine Events, Trainer and its owner(s), employee(s), or agent(s) are not responsible for any injuries or expenses resulting from socialization or training. Dogs participating in physical exercises may be injured by running, jumping, biting or scratching a rat tube or cage, climbing or going through a tunnel or any other activity this sport can require. Client hereby indemnifies and holds harmless Trainer, Central Bark Canine Events and its owner(s), employee(s), or agent(s).

• Client acknowledges that the Trainer's Premises, and the animals, guests, items and activities thereon, pose dangers to people and animals. Such dangers include, by way of example and not limitation, animals that can bite, trip, knock down, fight, surfaces that may be slippery or uneven, equipment that can trip, guests and clients who cannot control their dogs. The Client, on behalf of him/her, his/her spouse/partner and minor children, and anyone else whom Client brings onto Trainer's Premises, or any other location deemed appropriate by Trainer, assumes the risk of injuries, losses, damages, costs and expenses by any means above described, and other injuries, losses, damages, costs and expenses of every possible cause and description, and agrees to hold harmless and release Trainer, Eva Fowler, Karen Cummings, Central Bark Canine Events LLC, John and Mary Fowler, Grace Farms, and its owner(s), employee(s), or agent(s) for any resulting injuries, losses, damages, costs or expenses.

• Client assumes the risk, should the Dog be injured in any manner during the activities of the class or afterward.

Client's Liability:

• If Dog causes property damage, or bites or injures any dog, animal or person (including but not limited to Trainer and Trainer's agents), during or after the term of this Agreement, then Client agrees to pay all resulting losses and damages suffered or incurred, and to defend and indemnify Trainer and Trainer's agents from any resulting claims, demands, lawsuits, losses, costs or expenses, including attorney fees.

Termination:

• 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.

Client's Printed Name

Client's Signature

Date

Class fee is \$75.00 with check made out to:

Central Bark Canine Events PO Box 229 Central Square NY 13036

THANK YOU!