



CLIENT ENROLLMENT FORM

We require this agreement, registration form, and up-to-date vet records **before** your dog board or train at Ruffgers. If you choose opt-out of vaccinations for your dog, a Titer Test is necessary.

Owner Information

Owner First & Last Name _____

Address:

City/State/Zip:

Email Address:

Cell Phone:

2nd Phone:

How'd Your Hear About Us?

About my Dog(s)

Dog's Name _____

Breed:

Gender:

Age (and DOB):

Please Circle:

Spayed

Neutered

In Tact

Licensed in Collier County?

Yes

No

Date of Last Veterinary Exam?

Feeding / Medication Instructions / Additional Care

Dog's Name (if have a 2nd dog) _____

Breed:
Gender:
Age (and DOB):
Please Circle: <p style="text-align: center;">Spayed Neutered In Tact</p>
Licensed in Collier County? <p style="text-align: center;">Yes No</p>
Date of Last Veterinary Exam?
Feeding / Medication Instructions / Additional Care

Is your dog licensed in Collier County?	<input type="checkbox"/> Yes <input type="checkbox"/> No
Does your dog have any behavioral issues? If Yes, please explain.	<input type="checkbox"/> Yes <input type="checkbox"/> No
What are the biggest Challenges with your dog?	
Has your dog ever been classified as a 'dangerous dog?' If yes, please describe:	<input type="checkbox"/> Yes <input type="checkbox"/> No
Does your dog have the ability to be crated (no signs of anxiety; whining/barking, pacing, salivating, etc.)? Where does your dog sleep at night?	<input type="checkbox"/> Yes <input type="checkbox"/> No
How long have you had your dog?	
If you are enrolling in training, what would you like to accomplish?	
Does your dog have any allergies? If yes, what?	<input type="checkbox"/> Yes

	<input type="checkbox"/> No
Are there children or other dogs living in the same home as your dog?	<input type="checkbox"/> Yes <input type="checkbox"/> No
How does your dog spend a majority of its time?	
Does your dog scent mark, go to the bathroom out of fear, or go to the bathroom indoors for any reason?	<input type="checkbox"/> Yes <input type="checkbox"/> No

Vet Information

Vet Name / Office _____

Address:
City/State/Zip:
Contact Phone:

PLEASE ATTACH A COPY OF YOUR VET RECORDS (if not previously emailed to info@ruffgers.com)***

Up to date on rabies? <input type="checkbox"/> Yes <input type="checkbox"/> No
Up to date on distemper? <input type="checkbox"/> Yes <input type="checkbox"/> No
Up to date on bordetella (canine cough)? <input type="checkbox"/> Yes <input type="checkbox"/> No Bordetella Waiver: I understand that my dog can contract Bordetella even if he or she has been vaccinated and I will not hold Agile K-9 Academy, LLC. or any of their or clients or affiliates responsible in the event that my dog becomes ill. <input type="checkbox"/> INITIAL
Currently heartworm negative? <input type="checkbox"/> Yes <input type="checkbox"/> No
Is your dog on heartworm preventative? <input type="checkbox"/> Yes <input type="checkbox"/> No
Flea and tick negative (CHECK YOUR DOG!)? <input type="checkbox"/> Yes <input type="checkbox"/> No
Do you have Titer Tests done on your dog (if unsure, leave blank) <input type="checkbox"/> Yes <input type="checkbox"/> No

Do you give us permission to contact your vet or the emergency vet clinic should an emergency occur? <input type="checkbox"/> Yes <input type="checkbox"/> No
Do you have specific requirements should the vet need to be reached? Not to exceed certain dollar amount, services, etc. Please describe.

I authorize Agile K-9 Academy, LLC and its affiliates to act as my agent in the event of my dog(s) needing medical attention. I have provided the necessary medical documents for my dog in case of an emergency or have given permission for my vet to release medical information to Agile K-9 Academy. I further agree that I will be responsible for any and all cost of any veterinary care deemed necessary by the licensed veterinarian listed above or for emergency care; an emergency clinic.

Signature _____ Date _____

Terms & Conditions

Agile K-9 Academy, LLC and its authorized representatives (i.e., independent contractors or employees), are referred to herein as COMPANY and the dog owner is referred to herein as OWNER. COMPANY and OWNER agree to the following terms and conditions:

1. The total amount due for the services of COMPANY for overnight boarding or daycare as provided herein (collectively, the "Services"), is due and payable in full at the time of arrival from OWNER. Services rates are on a per day basis.
2. Refund/Cancellation Policy: If OWNER shorts or extends the Services at any time, OWNER shall provide immediate notice of any such change to COMPANY. Credit will be given for future Services to OWNERS who shorten their trip. OWNER shall not be provided a refund. Owner shall provide immediate notice of any cancellation of Services, but in no event later than 48 hours prior to the commencement of the Services.
3. If OWNER plans to extend the time of Service, OWNER must immediately notify COMPANY. OWNER acknowledges COMPANY cannot guarantee that Services can be extended at a moments notice due to the strict intake volume of COMPANY. Changes in departure times resulting in additional daily fees must be paid in full at pick-up.
4. OWNER understands the hours of operation for arrivals and departures and will abide by those times. In the event of a change or delay, OWNER acknowledges an alternative arrival or departure time or day may be required.
5. OWNER understands that while OWNER's dog is with COMPANY he or she will come in contact with other dogs. COMPANY promotes safety and good social behavior. Each dog has successfully completed an orientation. Dogs will be separated based upon temperaments, size differences and social manners.
6. OWNER acknowledges that dogs requiring specific grooming maintenance are recommended to make arrangements with their groomer. COMPANY is not responsible for excessive de-matting or grooming due to regularly scheduled play with other dogs or weather affecting dog(s) fur. Increased activity levels in an outdoor environment may cause an increase in matting.
7. OWNER acknowledges that each dog arriving must be examined in OWNER'S presence for any physical injuries, fleas/ticks, cuts/sores, skin allergies or markings, nail length, paw pads, etc. COMPANY will make notes of a dog's condition at intake for Services.
8. OWNER understands that environmental stress may alter a dog's eating habits. OWNER may need to increase food intake after dog departs from COMPANY. In the case of extreme anxiety or stress OWNER will be contacted to discuss alternative arrangements.
9. OWNER agrees to provide all food/treat to be fed to OWNER'S dog for the duration of their stay. If OWNER does not provide food, meal plan options may be paid for and arranged.
10. OWNER must inform their veterinarian that COMPANY will be care for his or her dogs in their absence. If possible OWNER will make arrangements to have any service necessary during their absence by leaving their credit card number on file.
11. If a medical emergency arises for a dog, COMPANY will make all efforts to contact OWNER. In the event of emergency, OWNER authorizes COMPANY to seek medical services at the closest veterinarian hospital. OWNER agrees to reimburse COMPANY for all services rendered by veterinarian while in COMPANY'S care.
12. In the event of emergency to the facility, OWNER authorizes COMPANY to arrange for another qualified person or facility to fulfill responsibilities as set forth in this agreement. OWNER will be notified in such a case.
13. All dogs must be current on their vaccinations, heartworm medication, flea and tick, etc. Should Company or the general public be bitten or otherwise injured by OWNER'S dog(s), OWNER is strictly liable for such injury and agrees to pay all costs incurred by COMPANY due to such injury, and indemnify and COMPANY from all claims by third parties.
14. In the event of inclement weather or a natural disaster, COMPANY shall not be held responsible for injury or death to OWNER'S dog.
15. OWNER agrees to reimburse COMPANY for all expenses incurred for repair of the property damaged by OWNERS dog(s).
16. OWNER must notify COMPANY in writing of all third parties who may have access to visit, drop off, or pick up dog from COMPANY. Unauthorized persons will not have access to Owner's dog.
17. OWNER shall, at OWNERS sole expense, indemnify and hold harmless COMPANY against any claim or demand, including all costs, expenses, liabilities, and attorney's fees and costs associated therewith, whether or not well founded, arising from any act(s) of OWNERS dog(s).
18. COMPANY will provide the Services in a reliable, caring and trustworthy manner. In consideration of these Services and as an express condition hereof, OWNER expressly waives and relinquishes any and all claims against COMPANY except those arising from the gross negligence or willful misconduct of COMPANY.
19. In the event that a provision of this agreement is held to be illegal or unenforceable, the offending provision shall be severed, with the remaining portion of this agreement continuing in full force and effect.
20. This agreement shall be governed by and construed in accordance with the laws of the State of Florida. Venue for any action arising out of or related to this Agreement shall be in Collier County, Florida.

21. No change, modification, termination, or attempted waiver of any of the provisions of this Agreement shall be binding upon any party to this Agreement unless reduced to writing and signed by the party or parties against whom enforcement is sought.
22. OWNER acknowledges in no event shall COMPANY be liable to OWNER or any third party for any damages, including but not limited to any lost profits, lost savings or incidental or consequential damages arising out of the Services.
23. COMPANY reserves the right to terminate this agreement at any time before or during its term. If COMPANY, in its sole and absolute discretion, determines OWNER'S dog(s) is destructive, aggressive, disruptive, or poses a danger to the health and or safety of others, COMPANY will notify OWNER immediately of the problem and determine whether OWNER will return or if the dog(s) will need to be placed in a kennel with all kennel charges to be charged to the OWNER.
24. **Notice Pursuant to Section 705.19 (1), Florida Statutes:** any animal placed in the custody of a licensed veterinarian or bona fide boarding kennel for treatment, boarding, or other care, which shall be abandoned by its OWNER or the owner's agent for a period of more than 10 days after written notice is given to the OWNER or the owner's agent at her or his last known address may be turned over to the custody of the nearest humane society or dog pound in the area for disposal as such custodian may deem proper.
25. By placing my initial here and signing this agreement above I promise that I have read, acknowledged, and understand the terms and conditions hereof in their entirety.