

ASSUMPTION OF RISK AND WAIVER OF LIABILITY

1. ASSUMPTION OF RISK. The undersigned is aware of the inherent risks of injury, death, and property damage to the undersigned or to his or her dog that are involved in the activity of K9 Nose Work and/or Dog Training and/or Dog Sports, including without limitation risks due to dog bite or infectious disease. The undersigned is aware of the risks of injury, death, and property damage that may result from, among other causes, the active or passive negligence of The Right Steps and its owners, officers, directors, employees, or agents, John Rocanova, owner of the building which houses The Right Steps Training Facility (the "PREMISES") located at 8516 Madison Avenue, Fair Oaks, Sacramento County, California, and it's owners, officers, directors, employees or agents, (hereafter referred to as the RELEASED PARTIES), including without limitation the risk of negligent instruction or supervision. The undersigned is voluntarily engaged in K9 Nose Work and/or Dog Training as an activity with knowledge of the risks of injury, death, property damage, and other risks, and assumes any and all known and unknown risks of injury, death, and property damage that may result from participation in puppy/dog training/activities.

2. RELEASE OF LIABILITY. The undersigned releases RELEASED PARTIES from all liability to the undersigned and the undersigned's representatives, guardians, successors, assigns, heirs, children, and next of kin for all liability, claims, damage, or demands for personal injury, death, or property damage, to the undersigned or to the undersigned's dog or dogs, arising from or related to this agreement or to participation in puppy training, whether the injury, death, or property damage occurs on or off the PREMISES. This release includes, without limitation, any personal injury, death, or property damage caused by the active or passive negligence of any of the RELEASED PARTIES. The undersigned bears sole responsibility for any loss.

3. KNOWING AND VOLUNTARY EXECUTION. The undersigned acknowledges that he or she has carefully read this agreement, understands its contents, and understands that this agreement includes an assumption of the risk of the RELEASED PARTIES' negligence and a release of their liability. The undersigned acknowledges that the RELEASED PARTIES are materially relying on this waiver in allowing the undersigned to use the PREMISES to engage in training. The undersigned is aware and agrees that there will be no refund available and classes/privates are not transferable. Client is purchasing a specific class/private space and time. The no refund or not transferable class/private policy applies whether client or puppy/dog is or is not present for class/private. Required Reading - "[Our Forms](#)" - Available online.

4. No Photography & No Video Taping Allowed.

Signature (if under age 18 parent or guardian must sign)

Signature: _____ **Date:** _____

Please print your name: _____ / **Dog's Name:** _____

E-mail: (Readable Please): _____

Please **Circle** what applies you are: **Participant** **One Time Spectator** **Auditor**