

Please **PRINT, COMPLETE AND RETURN** the
Application for 2020 Summer Dog Training and
Waiver, Release and Indemnification Agreement
Please include your payment of \$250

Due to the uncertainty of COVID-19 health concerns and at the direction of the State of Michigan, Crooked Foot Hunt Club is closed and programs canceled until further notice. We are committed to supporting your health and well-being during this time.

Our staff is still prepping and planning for Summer Dog Training and are currently taking summer dog applications but use of the facility is on hold. We ask those who are able, to continue their membership. We will do everything we can to reopen our club and facilities as soon as possible.

Once we decide to reopen you will receive a car sticker in the mail and more information regarding date and times available for training. If we are unable to open for summer training, your fee for membership will be refunded in full.

Note: You must have a car sticker displayed on your vehicle to enter Crooked Foot Hunt Club and use the premises!



RULES & POLICIES

- ❖ Blaze orange is required for all upland participants.
- ❖ Steel shot only on grounds. Blanks and 12 gauge shells are for sale on site.
- ❖ Dispose of all dead birds and trash properly.
- ❖ Keep your dogs on a leash or in a kennel when not engaged in training activities.
- ❖ Car sticker must be displayed on vehicle at the hunt club.



7303 South Delaney Road, Owosso, MI 48867

Club Phone #: 989.723.9823

Email: CrookedFoot@Frontier.com Web: www.CrookedFootHuntClub.com

CROOKED FOOT HUNT CLUB OWNER

TONY MAZZALI

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CROOKED FOOT HUNT CLUB SUMMER MEMBERSHIP CONTACT

KIM CAPONE

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CROOKED FOOT HUNT CLUB UPLAND TRAINING CONTACT

DAN CANEDO

🌐 Dcanedo1@live.com 📞 734.564.3305

CROOKED FOOT HUNT CLUB RETRIEVER TRAINING CONTACT

JIM TROTTER

🌐 jtrotterc@wowway.com 📞 517.599.4287



APPLICATION FOR 2020 SUMMER DOG TRAINING

NAME: _____

STREET ADDRESS: _____

CITY: _____ STATE: _____ ZIP: _____

PHONE: _____

EMAIL: _____

PRIMARY VEHICLE MAKE: _____ MODEL: _____

PLATE NO.: _____

APPLYING FOR: Summer Dog Membership – Fee \$250
 Upland Dog Training
 Retriever Dog Training

PAYMENT: Check/Money Order
 Credit Card

Name on Card _____

Card # _____ Exp Date _____ CCV _____

Please note: Our mailing address is different from our club address.

Mailing Address:
Crooked Foot Hunt Club
Attn: Kim Capone
148 E. Grand River Ave
Williamston, MI 48895

Club Address:
Crooked Foot Hunt Club
7303 S. Delaney Road
Owosso, MI 48867

WAIVER, RELEASE AND IDEMNIFICATION AGREEMENT

INTRODUCTION: Please read this Agreement (this “Agreement”) carefully before signing. This Agreement informs you about your responsibilities and assumption of risks, and includes a release of liability, indemnification and surrender of certain legal rights.

In Consideration of the opportunity to enter upon, hunt, shoot, skeet, utilize the facilities and animals and/or participant in any activity at the Property (“Activity” or Activities”) owned by Delaney Farms, LLC located at **7303 Delaney Road Owosso, MI 48867**, and in consideration of the services to be provided by Crooked Foot Upland Bird & Game Hunting, Inc. (hereinafter, Delaney Farms, LLC and/or Crooked Foot Upland Bird & Game Hunting, Inc., shall be referred to collectively and individually as the “Company”). I hereby agree to the following:

1. Acknowledge and Assumption of Risk. Engaging in an Activity at the Property involves potential risks, including the possibilities of physical injury (which could be minimal, serious and/or result in death) and loss of or damage to my property (Collectively, the Risks”). I hereby expressly assume all of the Risks, and all risk of any nature whatsoever, that may exist or arise from the presence upon the Property and/or participation in an Activity at the Property, and recognize that Activities on the Property include the discharge of firearms. I understand and acknowledge (such as the use of firearms). I affirmatively state that I have the physical mental and intellectual ability to participate in the Activities. My participation in an Activity and my entry upon the property is voluntary and subjects me and my guest to the possibility of the Risks. Accordingly, I agree to the following:

- (a) I agree to abide by and follow all of the Company’s rules and regulations that may be posted at eh Property or communicated to me by the Company’s personnel from time-to-time.
- (b) I understand that neither the Company, nor any of the Company’s agents, owners, members, officers, directors, managers, employees, representatives, or any other person or entity affiliated with the Company have made any warranty or representations (Express or implied) concerning the Property, or the services provided by the Company, including but not limited to my safety of or the safety of any personal property while on or about the Property, or while engaging in and activity.
- (c) I recognize the Risks associated with entering onto the Property and participating in any Activity upon the Property. I acknowledge and agree that the use of firearms and other weapons by myself or others on the property are inherently dangerous and high risk activities whether such firearms or weapons are discharged by myself or others; and
- (d) I assume and accept full responsibility for the Risks as well as any risk not specially identified herein, or loss suffered as a result of being present on the Property and/or participating in an Activity, whether resulting from my negligence, and/or the negligence of the Company, or the Company’s agents, owners, members, officers, directors, managers, employees, representatives, or any other person or entity affiliated with the Company, or by any other person on the Property and/or participation I an Activity upon the Property.

2. Waiver and release of Liability. I on my own behalf and on behalf of my family, heirs, executors, personal representatives, estate, my successors and assigns hereby:

- (a) Release, waive, forever discharge, and covenant not to sue the Company and its agents, owners, members, officers, directors, managers, employees, representatives or any other person or entity affiliated with the Company, (The “Released Parties”), with respect to all losses, damages, expenses, claims, cause of action or other liabilities (including attorneys’ fees and costs), whether known or unknown arising out of any injury, damage, death or other loss in any way connected with my enrollment or participation in Activities at the Property and/or presence at or use of the Property, or the use of equipment, facilities, or animals at the Property (the “Claims”). I hereby waive all Claims I may have against the Released Parties, and agree that neither I, nor anyone acting on my behalf, will make a claim or file a lawsuit of any kind against any one or more of the Released Parties, as a result of any injury, damage, death or other loss suffered by me or my property regardless of the negligence of any person, including but not limited to the negligence of nay one or more of the Released Parties.
- (b) Agree to defend and indemnify (“indemnify” meaning protect by reimbursement or payment) and hold each of the Released parties harmless with respect to all Claims whether known or unknown.
- (i) Brought by or on behalf of me, my estate thereof, a family member, or anyone arising out of any Claim in any way connected with my enrollment or participation in an Activity at the Property, the use of the Property or other equipment facilities or animals at the Property, or presence on or about the Property, regardless of the negligence of nay person including but not limited to the negligence of any one or more of the Released Parties except to the extent of a claim brought against a Released party, and such damage or injury is due solely and directly to the negligence of the Released Party, and/or;
- (ii) Brought by a co-participant or any other person arising out of any Claim asserted as being caused, in whole or in part by my conduct in the course of being present at the Property and/or participating in an Activity at the Property and/or in the use of the Property or other equipment, facilities or animals at the Property, regardless of the negligence of any person, including but not limited to the negligence of any one or more of the Released Parties, except to the extent of a claim brought against a Released party, and such damage or injury is due solely and directly to the negligence of the Released Party.

3. General Provisions. I hereby expressly agree:

- (a) that this Agreement shall be governed and constructed according to the laws of the state of Michigan without regard to its conflict of law’s provisions.
- (b) that any action or proceeding concerning any Claim of the meaning or effort of any provision of the Agreement shall be conducted only in the federal or state courts located in Ingham County, Michigan, and that for such purposes, I expressly submit to the jurisdiction of such courts;
- (c) this Agreement contains the entire understanding between and among the parties concerning these matters. No waiver, modification, or amendment of nay of the terms of this Agreement shall be effective unless made in writing and signed by the party to be charged.
- (d) that if any portion of this Agreement is held invalid, the balance of the Agreement shall nonetheless continue in full legal force and effect.
- (e) that I voluntarily waive my right I may have to a trial by jury in any action involving any one or more of the Released Parties: and,
- (f) that I have carefully read, understand and voluntarily sign this Agreement and acknowledge that it shall be effective and binding upon me, my family, heirs, executors, personal representatives, estate, my successors and assigns.

<u>Participant Signature</u>	<u>Printed Participant Name</u>		<u>Date</u>
Address	City	State	Zip
Primary/Phone	Waiver Accepted by (Staff Name)		
Email (to receive upcoming hunt event notifications – please print clearly)			