



Office
Lija Day, Executive Director
3034 Quarterland Street
Strasburg, Colorado 80136
C - 303-669-5916 H - 303-622-9382
info@coservicedogs.com

Training Center
Sharon Davis, Training Director
11845 West Security Ave
Lakewood, Colorado 80401
720-249-8584
sharon@coservicedogs.com

Service Dogs for Autism, Diabetes, Epilepsy, Mobility, Medical Alert and Support in Colorado!

These are the terms and conditions for donating to us. Please read these terms and conditions carefully before donating. You should understand that by donating, you agree to be bound by these terms and conditions.

1. **Information about us**

- The site coservicedogs.com is owned and operated by Colorado Service Dogs, Inc... We are an approved 501c (3) organization in Colorado, USA. Our phone number is 303-669-5916 or 303-622-9382. Our main office is 3034 Quarterland Street, Strasburg, Colorado 80136-7422.
- 1.2 The site has been set-up as part of Colorado Service Dogs, Inc. whereby all donations are applied to the general fund.
- Approved 501c(3) public charity - EIN ~ 26-2228966
- Colorado Charity Registration Number ~ 20083003302
- Colorado Secretary of State Registration Number ~ 20081152489
- Colorado Department of Revenue Registration Number ~ 98-20383-0000

Bank Account Number ~ 2165557143 at First Bank (1stBank) of Colorado
Routing Number ~ 107005047

2. **Your status**

- By contributing to Colorado Service Dogs, Inc. through our site, you warrant that (this means you are making a legally binding promise):
- You are at least 18 years old.
- 2.2 All details you provide to us for using on our site will be correct, that the credit or debit card, or any electronic cash, which you use is your own and that there are sufficient funds or credit facilities to cover any donation you make. We reserve the right to obtain validation of your credit or debit card details or verification of the authenticity and ownership of these payment methods before taking any other steps to process your donation.

3. **Use of donations**

All money donated to Colorado Service Dogs, Inc. is applied to the general fund. Unless specifically told otherwise to be put toward a specific program or client.

Please consult your tax or financial advisor for specific questions about your donation.

4. **Payment methods for Donations**

For your convenience, the following methods of donations are accepted:

- (a) Credit cards: American Express, MasterCard, Visa and Discover Network card and any other credit cards that are being accepted by the payment gateway service at the time of your donation. The current payment gateways are Google Checkout™ and PayPal™. Colorado Service Dogs, Inc. does NOT handle, does NOT store, and does NOT have access to your credit card information. Minimum donation amount, through any of the payment gateways, is \$1.
- (b) Cash: Cash should be handed over, in person, only to an authorized Colorado Service Dogs, Inc. representative. Cash is NOT accepted from or through this website.
- (c) Checks: Personal check or cashier's check made payable to Colorado Service Dogs, Inc. Checks are NOT accepted directly from or through this website. Please hand over the check, in person, to an authorized Colorado Service Dogs, Inc. representative or mail it.
- (d) Colorado Service Dogs, Inc. also accepts bequests, transfers or gifts.

5. **Receipts for Donations**

(a) Colorado Service Dogs does NOT provide any receipt for anonymous donations.

- (b) Colorado Service Dogs, Inc. acknowledges and provides receipts for every completed transaction of non-anonymous donation. A receipt is sent through electronic mail. If an electronic mail address is not provided by the donor or is found to be invalid, a printed receipt will be mailed to the address provided by the donor through the First Class mail of the United States Postal Service. A non-anonymous donation transaction is deemed complete and a receipt is sent to the address of the donor, depending on the payment method, as follows:
 - (i) Credit cards: When the transaction is cleared by the payment gateway and the fund is deposited into the Colorado Service Dog, Inc. bank account. Colorado Service Dogs, Inc. will NOT provide any receipt for a failed transaction of credit card.
 - (ii) Cash: The date of transaction.
 - (iii) Checks: when the corresponding bank and the fund clear, the check is deposited into the Colorado Service Dog, Inc. bank account. For any dishonored or bounced check, Colorado Service Dog, Inc. will NOT provide any receipt for such donation, Colorado Service Dogs, Inc. will invoice the donor for an amount equivalent to the amount charged by the bank plus the postal charges, and that invoice needs to be paid immediately upon receipt.
- (c) The date of donation shown on the receipt varies, according to the payment method, as follows:
 - (i) Credit cards: The date the transaction was initiated through payment gateway.
 - (ii) Cash: The date cash was handed over to an authorized Colorado Service Dogs, Inc. representative.
 - (iii) Checks: The date the check was handed over to an authorized Colorado Service Dogs, Inc. representative or the date postal mail with the check was received at Colorado Service Dogs, Inc...
- (d) For bequests, transfers or gifts, Colorado Service Dogs, Inc. acknowledges and provides a receipt when such a transaction is completed by the donor AND Colorado Service Dogs, Inc. legally hold the donation in possession.

(e) Colorado Service Dogs, Inc. reserves the right to cancel any receipt issued by Colorado Service Dogs, Inc., if the donation was found to be illegal and/or not realizable/usable by Colorado Service Dogs, Inc... Such a cancellation may result in legal action, including but not limited to, prosecuting the donor fully permitted by law and informing Internal Revenue Service (IRS) and/or the law enforcement officials. In such a case, Colorado Service Dogs, inc. will release all information about such donation(s) and the donor(s) involved, to the law enforcement officials and fully co-operate with the law enforcement.

6. **Changes to our site**

6.1 We reserve the right to make changes or corrections, alter, suspend or discontinue any aspect of our site or the content or services available through it.

6.2 Please note that although we try to ensure that the content of our site is accurate, it may contain typographical errors or other inaccuracies.

7. **Security**

7.1 You are solely responsible in all respects for all use of and for protecting the confidentiality of any email or verification that may be given to you or selected by you for use on our site.

7.2 This site is as secure as we can reasonably make it using encryption technology and adopting security and anti-virus practices routinely used and adopted as a matter of good practice. However, you should understand that every internet site, and any computer that connects to the internet, as well as all internet communication, is susceptible to attack by computer hackers and viruses. We will do all we reasonably can to protect this site and all internet communications passing between us and you, but we cannot be held responsible for:

- (a) any losses fairly attributable to your failure to take reasonable precautions to prevent interception of or interference with any such communications (including, without limitations) failure to use and keep up to date firewalls and anti-virus software on your own computer; or
- (b) Any losses arising from fraudulent or unauthorized use of your credit or debit card or other forms of payment. If you become aware of fraudulent use or your card, or if it is lost or stolen, you should notify your card issuer.

8. **Liability**

8.1 We promise that our services will be provided with reasonable skill and care.

8.2 We exclude all other express or implied terms, conditions, warranties, representations or endorsements whatsoever with regard to our Services, our Site or any information provided through our Site.

8.3 We accept no liability for any indirect or consequential loss or damage, or for any direct or indirect loss of data, profit, revenue or business in each case, however caused, even if foreseeable. This means that we will not pay damages for any losses that are not directly associated with an incident that causes you to claim against us. In circumstances where you suffer loss or damage arising out of or in connection with the viewing, use or performance of our Site or its contents, then we do not accept any liability for this loss or damage whether due to inaccuracy, error, omission or any other cause or any other person or entity.

8.4 If we are liable to you for any reason, our liability will be limited to the amount of your donation.

- 8.5 You are responsible for ensuring that your computer system meets all relevant technical specifications necessary to use our Site and is compatible with our Site.
- 8.6 We cannot and do not guarantee or warrant that any material available for downloading from our Site will be free from infection, viruses and/or other code that has contaminating or destructive properties. You are responsible for implementing sufficient procedures and virus checks (including anti-virus and other security checks) to satisfy your particular requirements for the accuracy of data input and output.
- 8.7 The limitations and exclusions in this condition do not affect your non-excludable statutory rights and only apply to the extent permitted by applicable law.

9. **General**

- 9.1 We may, but you may not, assign any rights and/or transfer, sub-contract or delegate any obligations under these terms and conditions, and/or charge or deal in any other manner with these terms and conditions or any of our respective rights or obligations. These terms and conditions are personal to you and are entered into by you for your own benefit and not for the benefit of any third party.
- 9.2 These terms and conditions together with the website Terms of Use, Privacy Policy, and any payment method instructions are the whole agreement between you and us. You acknowledge that you have not entered into this agreement in reliance upon any statement, warranty or representation made by us or any other person and you irrevocably and unconditionally waive any rights to claim damages and/or to rescind these terms and conditions by reason of any misrepresentation (other than a fraudulent misrepresentation) that is not contained in the terms and conditions, privacy policy, and payment method instructions.
- 9.3 If any provision or term of these terms and conditions shall become or be declared illegal, invalid or unenforceable for any reason whatsoever, such term or provision shall be divisible from the other terms and conditions and shall be deemed to be deleted from them.
- 9.4 Failure or delay by either party enforcing an obligation or exercising a right under these terms and conditions does not constitute a waiver of that obligation or right.

10. **Complaints and reporting faults or misuse**

If you have any complaints or wish to report any technical problems with our Site or misuse by other users, please contact us by email at info@coservicedogs.com or by writing to:

Colorado Service Dogs, Inc. 3034 Quarterland Street, Strasburg, CO 80136-7422.

11. **Notices**

- 11.1 All notices shall be given:
 - (a) To us by email at info@coservicedogs.com or by mail: 3034 Quarterland Street, Strasburg, CO 80136-7422; or
 - (b) To you at the email or postal address you provide during registration.
- 11.2 Notice will be deemed received when an email is received in full (or else on the next business day if it is received on a weekend or a public holiday in the place of receipt) or three days after the date of posting.

Applicable Law

Colorado law governs these terms and conditions and your use of our Site.