

Rennie's Rose Red Poodles



SALES AGREEMENT[©]



This sales agreement is made on _____, between _____ [hereinafter referred to as seller], doing business existing under the laws of the State of _____, with its principal office located at _____, City of: _____ County of: _____; and _____ [hereinafter referred to as buyer], of the State of _____, located at _____, City of: _____ County of: _____.

SECTION ONE.

DESCRIPTION OF SALE TERMS

For the consideration of a combined sales price and shipping cost of \$ _____ Seller agrees to sell to buyer the following: _____ ([herein after referred to as goods])

SECTION TWO.

PAYMENT

Buyer agrees to pay for the goods as follows: \$ _____ down with the execution of this agreement and with the balance of \$ _____ to be paid prior to shipping or receipt of goods by seller. [The stated balance includes cost of shipping.]

SECTION THREE.

DELIVERY SCHEDULE

1. Upon receipt of payment in full, the Seller shall commence to deliver said goods over to the buyer. Delivery will be made in person at the buyers place of business or will be transported to the buyer by a mutually satisfactory method as agreed to as follows: _____

2. Subject to the provisions of Section Five, Seller will provide all required documentation to the Buyer who shall pay all expenses of packaging and preparations for shipment, including any agreed to insurance for both seller's and buyer's respective interests.

SECTION FOUR.

EXCUSE FOR NONPERFORMANCE

Seller’s obligations under this agreement are accepted subject to strikes, labor troubles (including strikes or labor troubles affecting any suppliers of seller), floods, fires, acts of God, accidents, delays, shortage of cars, contingencies of transportation, and other causes of like or different character beyond the control of seller. Impossibility of performance by reason of any legislative, executive, or judicial act of any governmental authority shall excuse performance of or delay in performance of this agreement.

SECTION FIVE.

WARRANTIES AND LIMITATIONS

1. Seller warrants the goods shall be delivered free of the rightful claim of any third person, and if buyer receives notice of any such claim, the buyer shall, within 10 business days, notify seller of such claim. If buyer fails to forward such notice to seller, it shall be deem to have released seller from this warranty as to such claim.

2. Conditions of warranty of goods and other terms of sale are provided as attached to this agreement. Further, the seller's web site provided all terms and conditions prior to the execution of this agreement. The buyer by attesting to this agreement stipulates to the availability of said terms and conditions for the buyer's perusal and review. Further the seller and buyer by attesting to this agreement each accept the conditions and terms as described therein.

3. There are no other warranties extending beyond the face of this agreement.

SECTION SIX.

ENTIRE AGREEMENT

The parties agree that this constitutes the entire agreement and there are no further items or provisions, either oral or otherwise. Buyer agrees that it has not relied upon any representations of seller as to prospective value or condition of the goods.

The parties have executed this agreement at their respective locations with date of agreement being the day and year first above written.

Signature of Seller

Witness

Signature of Buyer

Witness