

## PAYMENT OF BALANCE

Payments in any amount are accepted at any time after a deposit is made on a particular Puppy. Full Payment must be made by 6 weeks of age or at time of adoption if puppy is past 6 weeks. Shipping will occur no sooner than 14 business days after full payment.

## AKC PAPERS GUARANTEE

AKC REGISTRATION papers are guaranteed on all animals, whether Full or Limited, and registration numbers and codes will be provided to the buyer via e-mail for Registration at AKC.org after the required wellness check results have been e-mailed to us. For puppies that are registered by RB, the signed certificate will be mailed after the required wellness check results have been e-mailed to us.

## SHIPPING STATEMENT/POLICY

Puppy Parents, when your shipper picks up your baby or the baby is accepted by an airline, this is the same as if you take possession personally. Once the baby leaves Rare Bulldogs, we are no way responsible for any occurrences in connection with the baby. You as the new Puppy Parent, understand & agree that any shipper whether secured by you or Rare Bulldogs, does represent you in total responsibility for the puppy or dog once picked up by said shipping company or once accepted by any Airline Company. As a courtesy, Rare Bulldogs will make arrangements to ship puppies. If this is not possible, as the Buyer, you agree to make arrangements to pick up or ship this pup by the available date shown in the RB Web Site Nursery or within 3 days of purchase if puppy is past 8 weeks. I understand that I am totally responsible for any vet bills, medications, shots, etc. incurred in connection with this pup or dog after the available date unless prior arrangements are made by the Buyer and agreed upon by the Seller in writing. I understand that if this animal is left at Rare Bulldogs for 10 days after the available date without a written extension constitutes abandonment. Rare Bulldogs has the right to sell this puppy for board, vet bills, medications, additional advertising and any other expense incurred in connection with the abandonment of this animal. No refunds will be made. Our Flight Nannies work for the airlines & can only fly with their company & on STANDBY. This means that they cannot choose the day or arrival time for your baby's delivery, and they can be bumped from the scheduled flight at ANY time. They also can fly only to certain airports. Because of this, you must have someone available that can go to the airport at any time on any day to pick up the baby. If you are late to meet the Nanny, he/she may have to return with the puppy at your expense. Our Nannies CANNOT miss their return flight. There will be no refunds. If the Nanny has to stay overnight at any point, there is an EXTRA \$150 charge. By choosing this option for delivery, you are agreeing with this policy.

## REFUND/RETURN POLICY

No refunds under any circumstances. Any funds paid as a deposit, partial payments, or full payments made to owners or Rare Bulldogs, before or after delivery of animal are non-refundable. Purchaser agrees not to initiate a chargeback on funds paid with a credit or bank card for any reason. This includes payments made for you by other parties. Funds not used on chosen animal for any reason will be placed as an in-house credit under the name of the purchaser to be used by said at a future date on a puppy of their choosing. Some transactions will incur expenses to the Seller that will be deducted from the credit to the purchaser, including but not limited to advertising to resell and care for puppy held for purchaser.

## DEPOSIT POLICY

We require a \$300 & up Deposit to secure any baby. Deposits are NOT refundable. If you change your mind, decide that you do not want the puppy, or find out that you cannot have a puppy, you will forfeit your deposit. By placing a deposit, you agree and understand these terms. By placing a deposit on any puppy, you are making a legal agreement to purchase that puppy.

(Deposits not used are issued as credit if needed for unusual circumstances)

## FLORIDA PET LEMON LAW ...only applies to Florida Residents

Buyer acknowledges receipt of Florida Statute 828.29 known as The Florida Pet Lemon Law, from the seller (printed below) and buyer agrees to waive all rights under such law. Buyer acknowledges receipt of a written health and replacement guarantee from seller in place of the Lemon Law, which protects him in connection with the purchase of this puppy, as so disclosed in the guarantee.

Florida Pet Lemon Law: It is the consumers right, pursuant to section 828.29, Florida Statutes, to receive a certificate of veterinary inspection with each dog or cat purchased from a pet dealer. Such certificate shall list all vaccines and de-worming medications administered to the animal and shall state that the animal has been examined by a Florida- Licensed veterinarian who certifies that, to the best of the veterinarian's knowledge, the animal was found to be healthy at the time of the veterinary examination. In the event that the consumer purchases the animal and finds it to have been unfit for purchase as provided in section 828.29(5), Florida Statutes, the consumer must notify the pet dealer within 2 business days of the veterinarian's determination that the animal was unfit. The consumer has the right to retain, return, or exchange the animal and receive reimbursement for certain related veterinary services rendered to the animal, subject to the right of the dealer to have the animal examined by another veterinarian. (5) If, within 14 days following the sale by a pet dealer of an animal subject to this section, a licensed veterinarian of the

consumers choosing certifies that, at the time of the sale, the animal was unfit for purchase due to illness or disease, the presence of symptoms of a contagious or infectious disease, or the presence of internal or external parasites, excluding fleas and ticks; or if, within 1 year following the sale of the animal subject to this section, a licensed veterinarian of the consumers choosing certifies such animal to be unfit for purchase due to a congenital or hereditary disorder which adversely affects the health of the animal; or if, within 1 year following the sale of an animal subject to this section, the breed, sex, or health of such animal is found to have been misrepresented to the consumer, the pet dealer shall afford the consumer the right to choose one of the following options: (a) The right to return the animal and receive a refund of the purchase price, including the sales tax, and reimbursement for reasonable veterinary costs directly related to the veterinarian's examination and certification that the dog or cat is unfit for purchase pursuant to this section and directly related to necessary emergency services and treatment undertaken to relieve suffering; (b) The right to return the animal and receive an exchange dog or cat of the consumer's choice of equivalent value, and reimbursement for reasonable veterinary costs directly related to the veterinarian's examination and certification that the dog or cat is unfit for purchase pursuant to this section and directly related to necessary emergency services and treatment undertaken to relieve suffering; or (c) The right to retain the animal and receive reimbursement for reasonable veterinary costs for necessary services and treatment related to the attempt to cure or curing of the dog or cat. Reimbursement for veterinary costs may not exceed the purchase price of the animal. The cost of veterinary services is reasonable if comparable to the cost of similar services rendered by other licensed veterinarians in proximity to the treating veterinarian and the services rendered are appropriate for the certification of the veterinarian.

CALIFORNIA Pet Lemon Law...applies only to California residents.

Buyer acknowledges receipt of California Article 2 (commencing with Section 122125 of Chapter 5 of Part 6 of Division 105 of the Health and Safety Code from the seller (printed below) and buyer agrees to waive all rights under such law. Buyer acknowledges receipt of a written health and replacement guarantee from seller in place of the Lemon Law, which protects him in connection with the purchase of this puppy, as so disclosed in the guarantee.

STATEMENT OF CALIFORNIA LAW GOVERNING THE SALE OF DOGS The sale of dogs is subject to consumer protection regulations. In the event that a California licensed veterinarian states in writing that your dog is unfit for purchase because it became ill due to an illness or disease that existed within 15 days following delivery to you, or within one year in the case of congenital or hereditary condition, you may choose one of the following:

- (1) Return your dog and receive a refund of the purchase price, plus sales tax, and receive reimbursement for reasonable veterinarian fees up to the cost of the dog plus sales tax.
- (2) Return your dog and receive a dog of your choice of equivalent value, providing a replacement dog is available, and receive reimbursement for reasonable veterinarian fees up to the cost of the dog, plus sales tax.
- (3) Keep the dog and receive reimbursement for reasonable veterinarian fees up to 150 percent of the original purchase price of the dog plus sales tax on the original purchase price of the dog. In the event your dog dies, you may receive a refund for the purchase price of the dog, plus sales tax, or a replacement dog of your choice, of equivalent value, and reimbursement for reasonable veterinary fees for the diagnosis and treatment of the dog, if a veterinarian, licensed in this state, states in writing that the dog has died due to an illness or disease that existed within 15 days after the purchaser obtained physical possession of the dog after the sale by a pet dealer, or states that the dog has died due to a congenital or hereditary condition that was diagnosed by the veterinarian within one year after the purchaser obtained physical possession of the dog after the sale by a pet dealer. These fees may not exceed the purchase price of the dog, plus sales tax. In order to exercise these rights, you must notify the pet dealer as quickly as possible but no later than five days after learning from your veterinarian that a problem exists. You must tell the pet dealer about the problem and give the pet dealer the name and telephone number of the veterinarian providing the diagnosis. If you are making a claim, you must also present to the pet dealer a written veterinary statement, in a form prescribed by law, that the animal is unfit for purchase and an itemized statement of all veterinary fees related to the claim. This information must be presented to the pet dealer no later than five days after you have received the written statement from the veterinarian. In the event that the pet dealer wishes to contest the statement or the veterinarian's bill, the pet dealer may request that you produce the dog for examination by a licensed veterinarian of the pet dealer's choice. The pet dealer shall pay the cost of this examination. In the event of death, the deceased dog need not be returned to the pet dealer if you submit a statement issued by a licensed veterinarian stating the cause of death. If the parties cannot resolve the claim within 10 business days following receipt of the veterinarian statement or the examination by the pet dealer's veterinarian, whichever event occurs later, you may file an action in a court of competent jurisdiction to resolve the dispute. If a party acts in bad faith, the other party may collect reasonable attorney's fees. If the pet dealer does not contest the matter, the pet dealer must make the refund or reimbursement no later than 10 business days after receiving the veterinary certification. If the pet dealer has represented your dog as registerable with a pedigree organization, the pet dealer shall provide you with the necessary papers to process the registration within 120 days following the date you received the dog. If the pet dealer fails to deliver the papers within the prescribed timeframe, you are entitled to return the dog for a full refund of the purchase price, including sales tax, or a refund of 75 percent of the purchase price, including sales tax if you choose to keep the dog. This statement is a summary of key provisions of the consumer remedies available. California law also provides safeguards to protect pet dealers from abuse. If you have any questions, obtain a copy of the complete relevant statutes. This notice shall be contained in a separate document. The written notice shall be in 10-point type. The notice shall be signed by the purchaser acknowledging that he or she has reviewed the notice. The pet dealer shall permit persons to review the written notice upon request. NOTE: This disclosure of rights is a summary of California law. The actual statutes are contained in Article 2 (commencing with Section 122125 of Chapter 5 of Part 6 of Division 105 of the Health and Safety Code."

