

HODENHOF GERMAN SHEPHERDS

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PET SALES CONTRACT & GUARANTEE

Whereas Holly Reynolds, referred to hereinafter as Seller, agrees to sell and otherwise convey unto _____, referred to hereinafter as Buyer, the following described animal for the consideration of \$ _____:

Registered name:: VON HODENHOF _____ GSD _____ Sex _____

Date of Birth _____ Breeder _____

Sire _____ Dam _____

Further, Seller agrees to warrant the following:

1. That the dog is purebred and registerable with the AKC and papers:

_____ have been provided on _____.

_____ will be provided upon their return from AKC.

_____ will be provided with AKC limited registration.

_____ will be provided upon Seller's receipt of full purchase price.

_____ will be provided co-owned, & upon completion of the attached co-ownership agreement, will be signed over outright to the Buyer.

2. That the dog is not suffering from crippling hip displasia. For the purpose of this contract, crippling hip displasia is defined as that condition of the hips which so impairs the dog's mobility that a DVM of Seller's choosing recommends euthanasia. This warranty is to remain in effect for 24 months from date of purchase.

3. That the dog is not suffering from any congenital disease or defect which causes a DVM of Seller's choosing to recommend euthansia. This warranty is to remain in effect for 24 months from date of purchase.

4. Seller does not warrant that the dog is free of all AKC show disqualifying faults, unless otherwise agreed in this contract.

5. Seller further agrees that the dog will be examined within 48 hours hence by a DVM. If a pre-existing malady is discovered at that time, Seller will pay any and all costs of treatment for said malady, provided that the treatment is performed by a DVM of Seller's choosing and/or approval prior to the start of treatment. Provided further, if in the Seller's sole discretion, she feels euthanasia is appropriate, she may request same instead of treatment. If Buyer agrees to the destruction of the animal, Seller will replace the animal with one of equal value. However, if Buyer does not agree to the destruction of the animal, any and all of the warranties in this contract of the Seller will be considered null and void, including all obligations for costs of treatment. Pre-existing maladies, for the purpose of this contract, are defined as those conditions existing in the animal at the time of sale. This definition does NOT include follow-up wormings, or treatment for intestinal upsets due to re-locating the animal.

6. Replacements shall be made as soon as an appropriate puppy becomes available, solely at the Seller's discretion.

Buyer agrees that these and all other special warranties, if any, shall be considered null and void in the event that the Buyer registers the dog with any Breed registry WITHOUT using the kennel name "HODENHOF" in the official registered name of the dog.

AGREED UPON ON THIS DATE: _____

BUYER'S PRINTED NAME

BUYER'S SIGNATURE

ADDRESS

CITY/ST/ZIP

EMAIL

PHONE

SELLER'S SIGNATURE