

BREED \_\_\_\_\_ AKC #: \_\_\_\_\_  
DATE WHELPED \_\_\_\_\_ SEX \_\_\_\_\_ COLOR \_\_\_\_\_  
SIRE \_\_\_\_\_ AKC # \_\_\_\_\_  
DAM \_\_\_\_\_ AKC# \_\_\_\_\_

BUYER'S NAME \_\_\_\_\_  
BUYER'S ADDRESS \_\_\_\_\_  
BUYER'S CITY \_\_\_\_\_ STATE \_\_\_\_\_ ZIP CODE \_\_\_\_\_  
PHONE NUMBER \_\_\_\_\_  
EMAIL ADDRESS \_\_\_\_\_

TOTAL DUE – Form Of Payment Is CASH only - \$ \_\_\_\_\_

This contract is entered between BEVERLY WEDDINGTON (Hereinafter “SELLER”) and  
\_\_\_\_\_ (Hereinafter “BUYER”).

BUYER AND SELLER AGREE TO THE FOLLOWING PROVISIONS OF THE SALE:

BUYER agrees that he/she has viewed the subject puppy in person before final purchase.

BUYER agrees to have subject puppy examined by a licensed Veterinarian of BUYER'S choosing within 48 normal business hours, excluding weekends and holidays, from date of sale – BUYER'S Veterinarian examination results must be forwarded to SELLER within 24 hours of wellness check. If the Veterinarian certifies that, at the time of sale, the puppy/dog was unfit for purchase due to a congenital or hereditary disorder, SELLER must afford BUYER the right to choose one of the following options:

1. The right to return the animal and receive a refund of the purchase price, including sales tax, but excluding the veterinary costs related to the certification that the puppy is unfit; or
2. The right to return the animal and receive an exchange dog of the BUYER'S choice of equivalent value, but not a refund of the veterinary costs related to the certification that the puppy is unfit.

SELLER may specifically state at the time of sale, in writing to the BUYER, the presence of specific congenital or hereditary disorders, in which case the BUYER has no right to any refund or exchange for those disorders.

The refund or exchange shall be made by the SELLER not later than 10 business days following receipt of a signed Veterinary Certification. The BUYER must notify the SELLER within 2 business days after the veterinarian's determination that the animal is unfit. The written certification of unfitness must be presented to the SELLER not later than 3 business days following receipt thereof by the BUYER.

If SELLER does not have a litter of puppies available, then BUYER'S replacement puppy will be satisfied with next available litter.

Replacement puppies have NO Health Guarantee of any kind.

The puppy may not be determined unfit for sale on account of an injury sustained or illness contracted after the BUYER takes possession of the puppy. A Veterinary finding of intestinal or external parasites is not grounds for declaring a puppy unfit for sale unless the animal is clinically ill because of that condition.

If SELLER wishes to contest a demand for refund or exchange made by BUYER, the SELLER may require the BUYER to produce the puppy for examination by a licensed Veterinarian designated by the SELLER. Upon such examination, if the BUYER and the SELLER are unable to reach an agreement that constitutes one of the options set forth above within 10 business days following receipt of the puppy/dog for such examination, the BUYER may initiate an action in a court of competent jurisdiction to recover or obtain reimbursement of refund, or exchange.

It will be at BUYER'S expense to provide transportation of puppy to SELLER'S Veterinarian of choice for examination or to return dog to SELLER in exchange for replacement puppy.

Avid Microchip must be registered in BUYER'S name within 30 days of receipt of puppy.

If, within One (1) year following the sale of subject dog, a licensed veterinarian of the BUYER'S choosing certifies such dog to be unfit for purchase due to a congenital or hereditary disorder which adversely affects the health of the dog, BUYER may return the dog to SELLER for a replacement puppy of equal value/quality, selected by SELLER, if and when SELLER has the next litter of puppies. At SELLER'S discretion, BUYER may elect to keep the original dog in addition to receiving replacement puppy, in which case, BUYER agrees to accept all responsibility of veterinarian care on the dog. SELLER reserves the right to have a second veterinarian of her choice to evaluate the dog's condition before a replacement puppy will be honored.

The exchange shall be made by the SELLER not later than 10 business days following receipt of a signed Veterinary Certification. The BUYER must notify the SELLER within 2 business days after the veterinarian's determination that the animal is unfit. The written certification of unfitness must be presented to the SELLER not later than 3 business days following receipt thereof by the BUYER.

AKC paperwork must accompany returned puppy/dog. If needed, AKC registration will be signed over to SELLER'S name at SELLER'S expense.

BUYER agrees that subject puppy is being sold as a Companion Pet. BUYER agrees that subject puppy will not be bred and agrees to spay/neuter at 6 months of age \_\_\_\_\_. AKC Limited Registration papers will be forwarded to the BUYER when Spay/Neuter Certificate with notation of subject puppy's date of birth and microchip number is provided to Cambeas Puppies from BUYER'S Veterinarian. The BUYER has 3 working days after procedure to provide Spay/Neuter Certificate to SELLER. If proof of Spay/Neuter is not provided, then BUYER forfeits any type of Registration.

Under no conditions and at no time during the life of the Puppy will SELLER pay or assist in paying veterinary expenses after the Puppy is purchased, including any such expenses directly or indirectly related to any inheritable/genetic defects. HYPOGLYCEMIA is not covered by this warranty. Hypoglycemia is not hereditary and is preventable by making sure that your puppy is properly eating.

If the puppy should expire during the Health Guarantee timeline, BUYER must notify SELLER within two (2) business days and a necropsy must be performed at BUYER'S expense to determine cause of death by a licensed veterinarian and results sent to SELLER within ten (10) business days of procedure.

The SELLER assumes no responsibility after the Puppy leaves premises for BUYER'S inability to keep Puppy due to change of mind, "surprise gift" is not wanted, restrictions of animal ownership at place of residence, family member is allergic, Puppy pees on antique carpet, etc.

BUYER agrees not to initiate a chargeback on funds paid with a credit or bank card for any reason. This includes payments made for BUYER by other parties. If SELLER agrees to issue any refunds on a payment that was made via credit card (which will be processed through Paypal) that was processed within 60 days from purchase date there will be no refund fee but if after 60 days from purchase date, a 3% refund fee of total dollar amount refunded will be assessed.

If at any time during the life of subject puppy/dog or at any time beyond the timeframe of this Health Guarantee, any legal actions are brought against SELLER, the litigation must be in the jurisdiction of Clearwater, Pinellas County in the State of Florida. Should it become necessary for the SELLER to take legal action to defend herself or otherwise enforce the provisions of this Contract, the BUYER agree(s) to pay all of SELLER'S court costs and reasonable attorney fees. This Health Guarantee Contract shall be deemed legally binding.

This guarantee as stated has been read and completely understood by the BUYER. 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 Guarantee (written above) from SELLER in place of the Florida Lemon Law, which protects him in connection with the purchase of this puppy, as so disclosed in the Health Guarantee.

Pursuant to Florida State Statutes 828.29, BUYER freely and voluntarily waives all rights and accepts the above provisions as BUYER'S sole recourse. FLORIDA STATE STATUTE 828.29 - "It is the consumer's 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 deworming 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 have been 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".

This Sales Contract is non-transferable. Should BUYER relinquish ownership in the Puppy, for any reason, this Sales Contract shall be deemed null and void.

By signing Health Guarantee Contract, BUYER understands that this is a legally binding Contract and understands all terms as set forth above.

BUYER'S SIGNATURE: \_\_\_\_\_  
DATE: \_\_\_\_\_

SELLER'S SIGNATURE: \_\_\_\_\_  
DATE: \_\_\_\_\_

Beverly Weddington  
info@cambeas.com  
(727) 669-2980 –FAX

## Limited Registration

Limited Registration means that the dog is registered but no litters produced by that dog are eligible for registration.

Chapter 3, Section 4A of the AKC's Rules Applying to Registration and Discipline states the following: "Limited Registration may be requested for a dog when application for individual registration of the dog is submitted, provided the application, together with a request for such limitation, is filed by the owner(s) of the litter at birth.

No offspring of a dog for which Limited Registration has been granted is eligible for registration. Each registration certificate for such dog shall carry notice of the limitation, and the limitation shall continue, regardless of any change of ownership, unless and until the owner(s) of the litter at birth shall apply to AKC for removal of the limitation."

A dog registered with an AKC Limited Registration shall be ineligible to be entered in a breed competition in a licensed or member dog show. It is eligible, however, to be entered in any other licensed or member event. These events include: Obedience, Tracking, Field Trials, Hunting Tests, Herding, Lure Coursing, Agility and Earthdog.

Limited Registration is determined by the litter owner(s). The litter owner(s) check the Limited box on the AKC Dog Registration Application.

Limited Registration certificates are white with an orange border; the Full Registration certificate is white with a purple border.

Limited Registration can be changed to Full Registration only by the litter owner(s). The litter owner(s) will need to obtain the Application to Revoke Limited Status. That form will then need to be completed and sent to our Raleigh address with the processing fee. After processing, we will send a Full Registration certificate to the dog's owner.

Limited Registration helps breeders protect their breeding programs. If breeders do not want puppies used for breeding purposes, they can request the Limited Registration option for those puppies.

\_\_\_\_\_  
I Have Read And Understand The Definition Of AKC Limited Registration (signature)

\_\_\_\_\_  
DATE