

Taxidermy/Freeze Drying Booking Form & Disclaimer

Clients Details

(Office use only - ID Number: _____)

Full Name: _____

Pet Name: _____

Address: _____

Home Phone: _____ Business Phone: _____ Mobile: _____

E-mail: _____

Type of pet: (eg dog, cat, rabbit) _____ Weight: _____

Date pet dropped off: _____ Delivery method (eg courier, post, personal delivery) _____

Date & time pet died: _____ Date & time pet was frozen or chilled: _____

Condition of pet at drop off: (eg frozen, chilled or live) _____

Description of position you would like your pet mounted in:

Have you supplied photos or pictures on a storage device? (please specify) _____

Quoted Price \$ _____

Deposit date _____ \$ _____ Instal 1 date _____ \$ _____ Instal 2 date _____ \$ _____

20% non refundable deposit required when the animal is dropped off at the taxidermist, then 30% non refundable at commencement of work, then balance of payment at pick up

FINAL AGREEMENT

The **Service Provider** is the business owner and person offering the taxidermy/freeze drying services.

The **Client** is the person requiring taxidermy/freeze drying services, or their representative.

I acknowledge that:

- (1) Every attempt will be made by the service provider to reproduce my pet to its original state, but I understand this depends largely on the quality of photos I have provided & the state I have delivered the pet in. I acknowledge my pet will not look exactly as it did when it was alive. All attempts will be made to match eye colour but this is restricted by market availability.
- (2) This agreement starts the day the pet is delivered to the above business premises, and continues until services have been rendered or the finished product has been picked up by the owner and fully paid for.
- (3) If one of the parties wishes to terminate this agreement, 14 days notice must be given. Whether the client or Service Provider terminates the contract, all costs incurred by the Service Provider must be paid in full by the client before goods will be released. Deposits already paid remain non refundable.
- (4) The client will receive a phone call, text or email on completion of the service. All monies due are to be paid within 14 days of this phone call, text or email. If monies are not received within 14 days, a reminder phone call, text or email will be made. If all monies outstanding are not received within 7 days of the reminder phone call, then a final notice, in writing, will be issued.
- (5) The client may not remove any goods from the Service Providers property while any part of the service debt is unpaid. If the client does not pay the whole of the service fee and any additional costs by the final notice, all goods become the property of the Service Provider, and he may do with them as he wishes, including selling the goods to reclaim any debts owed by the client. Any profits gained from such a sale, remains the property of the Service Provider.
- (6) A FINAL NOTICE must state the total debt owing up until the date of the notice and that all goods will be sold if the debt is not paid in full within 30 days from the date the notice is given. A notice will be given by either delivering it in person, posting by registered post to the address set out in the schedule for this agreement or as last known to the sender, or sending it by email to the address set out in this agreement, or as last known to the sender. A notice is considered to be delivered 2 days after it was posted or emailed.
- (7) The Service Provider reserves the right to vary the quoted rates at any time, with notice, if product is found to be in an unacceptable state (eg excessive fat, advanced state of deterioration, etc).
- (8) The Service Provider reserves the right to charge a monthly accounting fee of \$20 on overdue accounts.
- (9) I release the Service Provider from all claims and indemnify the Service Provider against all claims made by, or on behalf of, me or any other persons in respect of any loss or damage caused by any equipment, equipment failures, substance, persons or animals, whether such loss or damage was caused directly or indirectly by the negligence of the Service Provider or otherwise, or by the Service Provider's servants or agents.
- (10) The Service Provider does not take any responsibility for damage or deterioration caused during postage or transport of animals.

I have fully read and understand the terms and conditions of this agreement. I agree to be bound by the terms and conditions herein.

Print Name: _____ Signature: _____ Date: _____

DOWN UNDER TAXIDERMY & HUNTING

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E-mail completed form to:

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