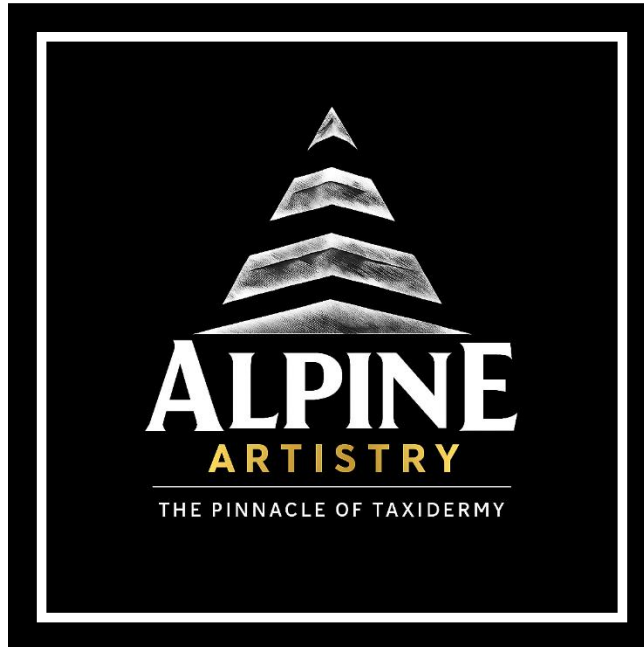


TAXIDERMY SERVICE AGREEMENT & LIABILITY WAIVER



ALPINE ARTISTRY LLC

This agreement is entered into between **Alpine Artistry LLC** (“Taxidermist”) and the undersigned client (“Client”).

1. DEPOSITS & AUTHORIZATION TO BEGIN WORK

- A **non-refundable deposit of fifty percent (50%)** of the estimated total cost is required **prior to any work commencing**.
 - Deposits must be paid **within thirty (30) days** of specimen drop-off or receipt.
 - No specimen will be placed into the production schedule, nor will materials be ordered, until the required deposit is received.
 - Failure to submit the required deposit within thirty (30) days constitutes **abandonment** of the specimen. Upon abandonment, ownership of the specimen transfers immediately and irrevocably to **Alpine Artistry LLC**, which may dispose of, sell, or otherwise use the specimen at its sole discretion to recover costs, labor, and materials.
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2. FINAL PAYMENT & CREDIT CARD AUTHORIZATION

- The remaining balance is due **thirty (30) days prior to estimated completion**.
 - Client expressly authorizes Alpine Artistry LLC to charge the credit card on file for:
 - The remaining balance due,
 - Any unpaid amounts,
 - Storage fees,
 - Collection costs,
 - Chargeback fees or administrative costs incurred as a result of non-payment.
 - All deposits are **non-refundable**, including but not limited to cancellations, delays, or dissatisfaction unrelated to workmanship.
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3. COMPLETION NOTICE, PICKUP & STORAGE FEES

- Client will be notified when the mount is complete.
 - Completed mounts must be picked up within **fifteen (15) days** of notification.
 - Mounts not picked up within fifteen (15) days will incur a **storage fee**, unless prior written arrangements are made.
 - Any mount not picked up within **thirty (30) days of completion notification** shall be deemed **abandoned property** under applicable state law.
 - Abandoned mounts become the sole property of Alpine Artistry LLC and may be sold, transferred, destroyed, or otherwise disposed of without further notice. Any purchaser shall be deemed the lawful owner.
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4. ASSUMPTION OF RISK & LIMITATION OF LIABILITY

- Client understands that taxidermy involves inherent risks associated with biological materials.
- Alpine Artistry LLC shall not be responsible for damage, deterioration, or loss due to, including but not limited to:
 - Fire, theft, vandalism, power outages, or acts of God

- Improper field care, transportation, freezing, thawing, or pre-existing damage
 - Hair slippage, insect infestation, discoloration, or natural degradation
 - Client agrees that **maximum liability**, if any, shall be strictly limited to the amount paid for services rendered.
 - Alpine Artistry LLC shall not be liable for replacement value, trophy value, sentimental value, or consequential damages.
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5. TURNAROUND TIME DISCLAIMER

- Due to the custom nature of taxidermy and ongoing supply chain disruptions, **no completion date is guaranteed**.
 - Any estimated turnaround time provided is **non-binding** and shall not constitute a contractual obligation.
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6. PRICING ADJUSTMENTS

- Specimens not authorized for mounting within a reasonable timeframe may be subject to **price increases** in effect at the time work begins.
 - Price increases may reflect material, labor, shipping, or vendor cost changes.
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7. TAGS, LICENSES & CLIENT RESPONSIBILITIES

- Tags provided will include Alpine Artistry LLC's business information (address, phone number, import license number).
 - Client is responsible for properly attaching **one (1) tag to each hide, skull, and set of horns**.
 - Failure to properly tag specimens may result in delays or refusal of service.
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8. CHARGEBACKS, COLLECTIONS & LEGAL FEES

- Client agrees not to initiate a chargeback for services rendered under this agreement.

- Any chargeback initiated without lawful cause shall be considered a breach of contract.
 - Client agrees to reimburse Alpine Artistry LLC for:
 - Chargeback fees,
 - Collection costs,
 - Attorney's fees,
 - Court costs incurred in enforcing this agreement.
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9. GOVERNING LAW & VENUE

- This agreement shall be governed by and interpreted in accordance with the laws of the **State of** _____.
 - Any legal action arising from this agreement shall be brought exclusively in the courts located within that state.
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10. ENTIRE AGREEMENT

- This document constitutes the **entire agreement** between the parties.
 - No oral statements or representations shall modify or supersede this agreement.
 - Any modification must be made in writing and signed by both parties.
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CLIENT ACKNOWLEDGMENT & SIGNATURE

By signing below, Client acknowledges that they have read, understood, and agree to all terms and conditions contained in this agreement.

Client Name (Printed): _____

Client Signature: _____

Date: _____

Phone: _____ **Email:** _____

SHORT-FORM WEBSITE ACKNOWLEDGMENT (OPTIONAL USE)

By submitting a specimen or making payment, Client agrees to Alpine Artistry LLC's payment, storage, abandonment, and liability policies.