

Saddle Purchase / Saddle Trial Agreement

This agreement, signed and dated in duplicate, is intended to be a binding legal agreement. Terms:

(1) **Rebecca Stamm/Selle à Vie** (Seller) sells to _____ (Buyer) at the end of the trial period, one- Name and description of saddle _____ (i.e 2010 CWD SE02 17.5" 3C) with serial numbers _____ (filled out by staff) for amount \$_____ (filled out by staff), by _____ (methods of payment: Credit Card- 3% fee, PayPal- a possible 3% fee if goods and services used or Venmo). Warranties and guarantees that are made regarding the saddle on trial, if returned back to seller, include that the tree is unbroken, saddle is in the same shape as it was when initially sent, if there are any damages to saddle (leather ripped, tree broken, scratches, deformities, anything stolen off of saddle, etc.) seller gets to keep deposit amount that buyer agreed to by signing and dating this form.

(2) Seller has delivered the above saddle to buyer on _____ (date- filled out by staff) at _____ (address) and Seller is in receipt of the full sale price.

Buyer phone number or email: _____

(3) Buyer agrees to try the saddle, clean the saddle and to be responsible for the saddle and its condition during the term of the trial, which shall end on _____ (filled out by staff), approximately ten days after buyer received the saddle. If the saddle isn't received in time to meet the trial end date, then the trial may be extended. Please keep in touch with the seller.

(4) If Buyer wishes to keep and purchase the saddle prior to the end of the trial, Buyer will message/email/call the Seller via the initial communication method with this notification (i.e Facebook, website, advertisement, phone text message or call, etc.). The sale will then be complete and final.

(5) If Buyer wishes to return/not purchase the subject saddle, Seller must receive contact from the Buyer to this effect on or before _____ (date- filled out by staff). If no contact from the Buyer is received by that date and time, the sale is complete and final. There will be a \$100 restocking fee if the buyer notifies us about a return AFTER the 10 day trial period.

(6) If seller is charged with a fee from buyer's payment method, seller is not responsible for that fee if the saddle is to be refunded. Example would be if the buyer

pays \$1,500 via PayPal security or credit card and seller receives \$1,450 due to security fee, seller will only refund buyer what was actually received of \$1,450

(7) To receive a full refund, Buyer must (a) contact/notify the Seller, as in #4, above, and (b) ship/mail the subject saddle back to the Seller, cleaned, fully insured, not broken, well packed and shipped all at the Buyer's expense no later than on _____ (date- filled out by staff) at Seller's local UPS store located at 22011 107th St., Bristol, WI 53104. Seller will send a refund to the Buyer in the full amount received of the saddle purchase less any original shipping cost upon receipt of the saddle and finding it in the same condition as when the trial began.

(8) Buyer is signing this form after reading and understanding the Trial and Refund Policy found on the Selle à Vie website - www.selleavie.com.

Signed and accepted Date :

_____ *Rebecca Stamm (e-signature)* _____
BUYER SELLER

Buyer printed name:

Seller printed name:

_____ **Rebecca Stamm/Selle à Vie** _____