



**doggone
smart**

doggone  **safe**

License Agreement

Be Doggone Smart at Work

This agreement is between Doggone Safe, a non-profit corporation with headquarters at 2295 Mohawk Trail, Campbellville ON, Canada and _____ (NAME), Of _____ (ADDRESS), hereinafter referred to as the Licensee.

1. Doggone Safe owns the trademarks, Doggone Safe and Be Doggone Smart at Work and their associated logos.
2. The Licensee warrants that (s)he has met the criteria specified for qualification as a Be Doggone Smart at Work presenter and has provided documentation of qualifications to Doggone Safe. Doggone Safe reserves the right to modify qualification requirements from time to time.
3. The Licensee is granted permission to use the Doggone Safe trademarks Doggone Safe and Be Doggone Smart at Work and associated logos to promote their business and the Be Doggone Smart at Work program. Trademarks and logos may be used by the Licensee in print and on-line. All on-line imprints of the trademarks or logos must be associated with a live link to <http://www.doggonesafe.com> and the text www.doggonesafe.com must appear on each page of printed material on which the trademarks or logos are displayed.
4. The Licensee is granted permission to use the Doggone Safe Be Doggone Smart at Work Power Point presentation for presenting a dog safety seminar to workers under the condition that the seminar is booked through Doggone Safe and a financial agreement is reached between Doggone Safe and the customer.
5. The Licensee agrees not to use the Be Doggone Smart at Work materials in whole or in part for any purpose without written permission from Doggone Safe.
6. Doggone Safe will maintain a list of registered Be Doggone Smart at Work Licensees on a public web page with links to the Licensees' web sites. New Licensees will be acknowledged in the Doggone Safe newsletter which will be published in electronic format from time to time.
7. With the mutual agreement of Doggone Safe and the Licensee, Doggone Safe will assist in the procurement of funding from funding agencies or private industry for the delivery of the Be Doggone Smart at Work program. Doggone Safe will compensate the Licensee for time spent in program delivery and in travel expenses associated with program delivery upon delivery to Doggone Safe of the program feedback forms from program attendees and receipts for associated pre-approved expenses.

Initial on behalf of DGS _____

Initial on behalf of Licensee _____

8. The Licensee agrees not to take a live dog into a Be Doggone Smart at Work presentation.
9. It is understood and agreed that Doggone Safe, by granting the license under this Agreement, is not endorsing or warranting the quality or soundness of goods or services sold by Licensee. Licensee shall not express or imply (nor allow any persons or entities over whom Licensee has control for purposes relevant to this paragraph, to express or imply) in any setting or circumstance, that Doggone Safe endorses or warrants the quality or soundness of any product or service provided by the Licensee.
10. Licensee agrees to indemnify and hold and save Doggone Safe, its directors, officers, employees, agents, and servants harmless from and against any and all losses, claims, damages, judgments, expenses (including attorneys fees and costs of litigation), penalties, or liabilities arising out of: (1) any claims or suits or threats of suits (including product liability claims or suits) which may be brought or made on the basis of any alleged defects in, inherent dangers in, negligence in the manufacture or marketing of, injuries or death allegedly resulting from, or dissatisfaction with Licensee's products or services; (2) any claims, charges, suits or threats of suit (including actions or complaints by governmental agencies, whether brought in judicial or administrative forums) for misrepresentation, false advertising, violation of any Canadian, U.S. federal or state consumer protection statute, unfair trade practices, or like causes, however styled, involving Licensee's products, Licensee's advertising or promotion of such products, or Licensee's use of Doggone Safe Trademarks or logos; and (3) any claims, charges, suits or threats of suit alleging violation by Licensee of any applicable Canadian, U.S. federal, state, or municipal charitable solicitation statute, law or ordinance.
11. Doggone Safe agrees to indemnify and hold Licensee, its directors, officers, employees, and agents harmless from and against all losses, claims, damages, judgments, expenses (including attorneys fees and costs of litigation) penalties, or liabilities arising out of any claims or suits, or threats of suits which may be brought or made against Licensee for copyright or trademark infringement by reason of Doggone Safe's breach of the warranties or representations made in 1. above. Licensee shall give Doggone Safe prompt written notice of any such claims, or suits, or threats of suit.
12. This agreement will commence on the date set forth below and will remain in effect until cancelled by one of the parties.
13. Either party may cancel this agreement with 30 days written notice.
14. The Licensee will immediately stop using Doggone Safe logos or trademarks in any form in print or on-line and will not imply any association with Doggone Safe from the date of cancellation of this agreement. Doggone Safe presentation materials will be returned to Doggone Safe or destroyed upon cancellation of this agreement and will not be used again in any form by the Licensee.

Signed on behalf of Doggone Safe: _____ Date: _____

Signed on behalf of Licensee: _____ Date: _____