

Bio-Pulse PEMF Canine System **NEW**

Rental and Payment Plans for US Based Customers Only Respond Systems, Inc 20 Baldwin, Dr. Branford, CT 06405 ph: 800.722.1228 fax: 203.481.2456 respondsystems.com

Date:					
Customer Name:					
Billing Address:					
Shipping Address:					
Telephone: Emai	il:				
A	В	C	D	E	F
A System/Option (circle applicable)	Purchase	3 Month Rental	3-Mo Payoff	Monthly payment	#of
I IV . I D . I 20 E" 20" 2"	¢000	†			payments
Large Vinyl Bed – 28.5" x 38"x 2"	\$899	\$250	\$649	\$230	3
Large Suede Bed – 28.5" x 38" x 2"	\$879	\$250	\$629	\$222	3
(Circle: Gray or Tan)	+= 00		h=0.4	*4= 0	
Large PEMF Nylon Mat – 36"x 30" x 1"	\$729	\$225	\$504	\$178	3
Medium Suede Bed – 28.5"x 30" x 2"	\$729	\$225	\$504	\$178	3
(Circle: Gray or Tan)		+	+	+	
Small Bed Nylon – 18" x 24" x 1"	\$599	\$225	\$374	\$139	3
Custom or Conference Pricing					
Shipping					
Applicable Taxes					
Total Including Shipping					
Cash Purchase: Total column "B" plus shipping charges. Payment is due in full. 3 Month Rental: Initial payment is amount shown in column "C" plus shipping charges, representing the first 3 months rental charge. Customer is responsible for the system during the rental period. Customer may terminate this agreement after the first 3 months, as long as payments are current and the system is returned in good working condition, within 10 days of the expiration date of the rental. If system is not returned within 10 days after the end of the initial 3 months, Customer agree to pay off the balance of the system due shown as total of column "D"(customer initial). Customer may enter the Extended Payment Plan, column "E" to effect purchase of the system upon customer request, and upon agreement of Respond Systems, Inc.					
Extended Payment Plan: After initial payment column "F", the system is paid in full. All payment 11.6%. The total amount paid is the total of column payments in column "F", plus any shipping chargeresponsible for the equipment during the rental. with no penalty. Call us for details on a payoff am Initial here for automatic monthly billing.	ts go towards th nn "C" plus the n es. Payments m The Extended P ount.	ne purchase of monthly paym ust be made w Payment Plan o	the equipm nent amount vithin 10 day	ent, and intere in column "E" vs of due date.	est is calculated at times the number of Customer is
Note: Invoices delinquent beyond 30 days are charged attorney, you are responsible for all fees incurred. Ple conditions printed on the reverse side. I understand y I certify that the facts set forth in the above application make any inquiries concerning my financial standing a	ase enter our ord our credit terms a n are true and con	er for the above and agree to the nplete to the be	e items to be of e proper paym st of my know	lelivered subjec nent in consider vledge. You are	t to the terms and ation of extended credit hereby authorized to
Customer Signature:		_ Sales R	epresentat	ive:	

Terms and Conditions of Sale

Warranty Information:

- A. For a period of one (1) year from the date of Respond Systems, Inc. order document is received upon purchase of equipment, Respond Systems, Inc. warrants to the original customer that the equipment is free from manufacturing defects. This warranty is only applicable to purchase of equipment by the original customer from Respond. Systems, Inc. The warranty is void if the equipment has been subject to improper or abnormal use. If a manufacturing defect is discovered during the stated warranty period, the defective equipment must be returned to Respond Systems, Inc. for repair. All transportation costs, for return, will be borne by the customer. Respond Systems, Inc. will make a best effort to expedite the repair and return of repaired equipment. The original customer's sole and exclusive remedy in the event of a defect is limited to the correction of the defect by repair, replacement, or refund of the purchase price at Respond Systems 'Inc. election and sole expense.
- B. Except as provided herein no employee or agent or other person is authorized to give any warranties of any nature on behalf of Respond Systems, Inc.
- C. Except as provided herein, Respond Systems, Inc. makes no warranties, including warranties of fitness for a particular purpose.
- D. Some states and countries do not allow limitations on how long an implied warranty lasts, so the above limitations may not apply to customer.
- E. The warranties granted herein give the original customer specific legal rights, and the original customer may have other rights which vary from state to state or country to country.
- F. NOT COVERED IN WARRANTY: Regular routine maintenance due to use such as but not limited to recalibration, cord or component replacements due to excessive wear and tear, cleaning or removal of dirt contamination. Customer or animal inflicted damage including damage done from improper use or accident including but not limited to physical damage such as cracks, dents, scratches, rips, holes, water damage, power surge damage, or electrical issues that result from any of the above.

Limitation of Liability:

- A. Except as provided herein, Respond Systems. Inc. shall have no liability or responsibility to customer or any other person or entity with respect to liability, loss or damage caused or alleged to be caused directly or indirectly by equipment sold, by Respond Systems, Inc. or leased to customer by a third party' including, but not limited to; any loss of business or anticipating profits or consequential damages resulting from the use or operation of the equipment. In no event shall Respond Systems, Inc. be liable for loss of profits, or any indirect, special, or consequential damages arising out of any breach of this warranty or in any manner arising out of or connected with sale or lease, use or anticipated use of the equipment.
- B. Notwithstanding the above limitations and warranties, Respond Systems, Inc. liability hereunder for damages incurred by customer or others shall not exceed the amount paid by customer for the particular equipment involved.
- C. No action arising out of any claimed breach of this warranty or transactions under this warranty may be brought more than one (I) year after the cause of action has accrued or more than two (2) years after the date of Respond Systems, Inc. order document for the equipment, whichever first occurs.
- D. Some states and countries do not allow the limitation or exclusion of incidental or consequential damages, so the above limitation(s) or exclusion(s) may not apply to the customer.

Purchase Information:

- A. Title to the equipment shall remain in Respond Systems, Inc. until the agreed purchase price, thereof is paid in full in cash, at the time specified thereof, and thereupon the title to said equipment shall, without any further action on the part of Respond Systems, Inc., be transferred to and vested in the customer.
- B. From the time the equipment is delivered to the customer until it has been fully paid for by the customer, the customer assumes liability for all destruction, loss or damage to the equipment however caused, and will pay to Respond Systems, Inc. the full price or such amount thereof as remains unpaid of the equipment.
- C. Any taxes, with respect to such purchase price, shall be paid by the customer unless otherwise expressly prescribed by law.
- D. If the customer fails to pay the agreed net purchase price in full, in cash, or if a receiver shall be appointed for the customer, or if the customer shall make an assignment for the benefit of creditors, or if a petition in bankruptcy shall be filed by or against the customer, then Respond Systems, Inc. may declare the entire sum remaining unpaid to be immediately due and payable and may enter, with legal process, and using such force as may be necessary, into or on the premises where said equipment, or any part thereof may be located and repossess the same, and thereafter hold the same absolutely free from all claim of the customer, retain all payment and for the use, wear and tear thereof, or as much thereof as may be permitted by law. And the customer for himself and his successors in interest hereby waives all claim and right of action for trespass or damages by reason of such entry, taking possession of and removal, and also waives, so far as is consistent with public policy, the benefits of this province that may conflict with the condition of the order, or with causes of action hereby given.