

THE GOLDEN PURVEYORS

APPOINTED MERCHANT AGREEMENT

This *Appointed Merchant Agreement* ("Agreement") is made effective as of [Date] by and between *The Golden Purveyors* ("Supplier"), a corporation organized and existing under the laws of Florida, with its principal place of business located at *963 N. Orange Avenue, Winter Park Florida* and [Merchant Name] ("Merchant"), a corporation organized and existing under the laws of [State], with its principal place of business located at [Address].

WHEREAS, Supplier is engaged in the distribution of premium cigars, including but not limited to "The Golden Andalusian Bull" ("Product");

AND WHEREAS, Merchant desires to be appointed as an exclusive seller of the Product within {State/Territory/Distance/Etc.}, subject to the terms and conditions set forth herein.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, it is hereby agreed as follows:

1. Appointment: Supplier hereby appoints Merchant as its exclusive seller of the Product within the specified territory, and Merchant accepts such appointment subject to the terms and conditions of this Agreement.
2. Opening Order: Merchant agrees to place an opening order valued at \$8,000, which shall include:
 - Five (5) 14 Count The Golden Andalusian Bull Boxes
 - One (1) The Golden Purveyors Display
 - Marketing and advertising fees (one-time fee), covering ongoing social media, website, and graphic design support, includes cost of display.
 - Twenty-eight The Golden coffins for individual sale of the Product
3. Pricing: The retail price of the Product is set at \$200 per unit. Any discounting or alteration of this price by Merchant will result in immediate removal from the appointed merchants program.
4. Payment and Invoicing:
 - Invoicing for the Product shall be conducted by Supplier.

- Payment for the Product shall be made to the owner of the corresponding NFT (e.g., 1 - 7) associated with the boxes received by Merchant.
Payment is due fourteen (14) days following receipt of the Product by Merchant. 3% Fee for Credit Card transactions.

5. Termination: This Agreement may be terminated by either party with [Specify Notice Period] days written notice to the other party. Upon termination, all unsold Products must be returned to Supplier, and any outstanding payments shall be settled within [Specify Days] days of termination.

6. Governing Law: This Agreement shall be governed by and construed in accordance with the laws of Florida.

7. Entire Agreement: This Agreement contains the entire agreement between the parties hereto and supersedes any prior understandings, agreements, or representations by or between the parties, written or oral, to the extent they relate in any way to the subject matter hereof.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

****The Golden Purveyors****

By:

Name:

Title:

Date:

****[Merchant Name]****

By: _____

Name:

Title:

Date: