Terms and Conditions of Rental

IMPORTANT DECLARATION
In this agreement:
"The Rentor" means the naive person, desirous of renting a dog, who inserted the coin - unaware of the contractual minefield they entering into.
"The Lessor" means the unaccountable, multinational company desirous of maximising its directors’ bonus payments, principally concerned that the small print of the agreement should protect them in any eventuality.

RENT-A-DOG cannot refund any unused seconds if the dog is returned early.
Dog must be returned with a full stomach, or will be fed prime rump steak, charged to your account.
Where rental conditions includes damage collision waiver and theft protection, they are subject to a driver excess of £1,000,000. Please note: the insurance does not cover walking the dog, or anything else that might result in a claim.
The dog shall not be used for:
The carriage of passengers or property for hire or reward.
For racing, pacing, reliability trials, speed testing or driving instruction.
To propel or tow any vehicle.
In violation of any Act, Order or Regulation affecting the use, loading or condition of the dog, or for any illegal purposes.

In the event that the dog should be detained by the police or the Director of Public Prosecutions, the rentor will be personally liable for the loss of use of the dog during the period of detention.
By inserting a coin you have agreed to the terms of this agreement. Any additional costs incurred, including street cleansing and luxury holidays for the RENT-A-DOG staff, will be charged to your credit card.
Confirm scratches and bald patches on dog before comencing rental. You are liable for any additional damage recorded at the end of the rental period.

Copies of the Rental Agreement may obtained from www.theunderthepiershow.com