

CONDITIONS OF USE

Welcome to www.colleentoland.com.

Colleen Toland, Inc. provides this site and the products offered thereon to you subject to the following conditions. **If you visit colleentoland.com or any of the other website properties listed below, you accept these conditions.** Please read them carefully.

This website is Copyright ©1998-2009, Colleen Toland, Inc.

The products contained herein are copyright Colleen Toland 1979 – 2009. All Rights Reserved. Reproduction in part or whole is strictly prohibited.

All content included on this site, including, but not limited to, text, graphics, logos, button icons, images, digital downloads, and data compilations is the property of Colleen Toland, Inc. its principals or its content suppliers and is protected by United States and international copyright laws. The compilation of all content on this site is the exclusive property of Colleen Toland and is protected by U.S. and international copyright laws. You may not use any of the content or software of or for this site without the expressed prior written consent of Colleen Toland for each such use.

TRADEMARKS

Colleen Toland, Colleen Toland, Inc., colleentoland.com, colleentoland.net, colleentoland.org, colleentoland.us, colleentoland.info, colleentoland.biz, colleentoland.cn, colleentoland.cn.com, colleentoland.com.cn, colleentoland.net.cn, colleentoland.org.cn, colleentoland.tw, colleentolandinc.com colleentolandinc.net, colleentolandinc.org, and colleentolandinc.us, scripts, and service names are trademarks or trade dress of Colleen Toland. These trademarks and trade dress may not be used in connection with any product or service that is not Colleen Toland's product or service, and may not be used in any manner that is either likely to cause confusion among customers or users of this site (and/or potential customers or users of this site) or that disparages or discredits Colleen Toland, or Colleen Toland, Inc., its principals, employees or assigns. All other trademarks that appear on this site are the property of their respective owners and you may not do anything with them without the prior consent of such owners.

LICENSE AND SITE ACCESS

Colleen Toland, Inc. grants you a limited license to access and make personal use of this site and not to download (other than page caching) or modify it, or any portion of it, without the express prior written consent of Colleen Toland, Inc. for each such incidence. This license does not include any resale or commercial use of this site or its contents; any collection and use of any product listings, descriptions, or prices; any derivative use of this site or its contents; any downloading or copying of account information; or any use of data mining, robots, or other data gathering and extraction tools. This site and any portion thereof may not be reproduced, duplicated, and copied, sold, resold, visited, or otherwise exploited for any purpose without the express prior written consent of Colleen Toland for each such incidence. You may not frame or utilize framing techniques or the like to enclose any trademark, logo, or other proprietary information (including images, text, page layout, or form). You may not use any meta tags or any other "hidden text" utilizing Colleen Toland's name or trademarks. Any unauthorized use of this site or any of its content terminates the permission or license granted to you for the lawful or permitted uses of this site. You are granted a limited, revocable, and nonexclusive right to create a hyperlink to the home page of colleentoland.com or any of the other website properties listed above, so long as the link does not portray colleentoland.com, Colleen Toland, Colleen Toland, Inc., or its products, services or suppliers in a false, misleading, derogatory, or otherwise offensive matter. You may not use any logo belonging to Colleen Toland or any of its (or others') other proprietary graphic or trademark as part of the link.

RISK OF LOSS

All items purchased from colleentoland.com are purchased pursuant to Colleen Toland Inc's standard shipment contract. Among other things, this means that the risk of loss and title for such items pass to you upon our delivery of the purchased item to the carrier and all the other terms and conditions of your purchase will be as set forth by Colleen Toland, Inc. in that contract and in any special conditions that Colleen Toland, Inc. may deem appropriate to your purchase and add to that contract for your purchase.

PRODUCT DESCRIPTIONS

Colleen Toland, Inc. attempts to be as accurate as possible. However, Colleen Toland, Inc. does not warrant that product descriptions, pictures or other content of this site are accurate, complete, reliable, current, or error-free. If the product you purchased is not as described or pictured, Colleen Toland, Inc. shall have the right to correct the description, picture or other error and your sole remedy shall be the right to a refund of the amount paid by you, provided and on the condition that you return the purchased product in unused condition, together with original packaging.

DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY

THIS SITE IS PROVIDED BY COLLEEN TOLAND, INC. ON AN "AS IS", "AS AVAILABLE" BASIS. COLLEEN TOLAND, COLLEEN TOLAND, INC. AND ITS EMPLOYEES OR ASSIGNS MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AS TO THE OPERATION OF THIS SITE OR THE INFORMATION, CONTENT, MATERIALS, OR PRODUCTS DISPLAYED ON THIS SITE. YOU EXPRESSLY AGREE THAT YOUR USE OF THIS SITE IS AT YOUR SOLE RISK.

TO THE FULL EXTENT PERMISSIBLE BY APPLICABLE LAW, COLLEEN TOLAND, COLLEEN TOLAND, INC. AND ITS EMPLOYEES OR ASSIGNS DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. COLLEEN TOLAND, INC. DOES NOT WARRANT THAT THIS SITE, ITS SERVERS, OR E-MAIL SENT FROM COLLEEN TOLAND, INC. ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. COLLEEN TOLAND, COLLEEN TOLAND, INC. AND ITS EMPLOYEES OR ASSIGNS WILL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND ARISING FROM THE USE OF THIS SITE, INCLUDING, BUT NOT LIMITED TO DIRECT, INDIRECT, INCIDENTAL, PUNITIVE, AND CONSEQUENTIAL DAMAGES.

APPLICABLE LAW

By visiting colleentoland.com or purchasing products through this site you agree that the laws of the state of California and the County of Sonoma, without regard to principles of conflict of laws, will govern these Conditions of Use, your use of this site, the shipment contract for your purchases through this site and any dispute that might arise regarding those matters.

DISPUTES

Any dispute relating in any way to your visit to or use of colleentoland.com, or to products you purchase through colleentoland.com and the shipment contract for such purchases shall be submitted to confidential arbitration in Superior Court, County of Sonoma, California except to the extent you have in any manner violated or threatened to violate any intellectual property rights, for which intellectual property right violations or threatened violations you agree Colleen Toland may seek any and all legal and equitable relief, including injunctive relief, in any state or federal court in and for Sonoma County, California, free of any and all restrictions contained herein and you consent and agree to exclusive jurisdiction and venue of such courts.

Arbitration under this agreement shall be conducted under the commercial arbitration rules then prevailing of the American Arbitration Association (the "AAA") before a single arbitrator selected by Colleen Toland from a pool of ten arbitrators randomly selected by the AAA. The arbitrator's award shall be in writing, shall be final, binding and conclusive with neither party having a right to any appeal, and may be entered as a judgment in any court of competent jurisdiction. Each party agrees that it shall pay their own fees and costs of arbitration and that the arbitrator is not authorized to award any party any sum for the time, costs and expenses, including legal fees, of the arbitration. Each party also agrees that the arbitrator shall not have any right to award punitive damages.

MODIFICATION AND SEVERABILITY

Colleen Toland reserves the right to make changes to its sites, policies, and these Conditions of Use at any time without prior notice. If any of these conditions shall be deemed invalid, void, or for any reason unenforceable, that condition shall be deemed severable from these Conditions of Use and shall not affect the validity and enforceability of the remaining conditions thereof.