

Terms and Conditions - Toy Train Auction Colorado Toy Train Foundation

- 1. Registered bidders attending this auction acknowledge having read and agreed to the terms and conditions of the auction.
- Settlement shall be at the conclusion of the auction. Successful bidders shall be called to remit payment, in order
 of their registration and bidder number. Once payment has been validated, bidders shall immediately remove their
 property. Property left at the conclusion of the auction shall become property of the Colorado Toy Train
 Foundation
- 3. All items are sold AS IS, WHERE IS, without any Guarantees or warranties, written or implied, or refunds. It is the bidders' responsibility to inspect all items prior to bidding.
- 4. All sales are final once a bid is awarded. There are no refunds, exchanges, or refusals. All disputes are resolved at the discretion of the auction chair. The winning bidder and the price recorded by the auction clerk on the auction form takes priority and is official.
- 5. Sales tax shall be collected on all sales from this auction.

If you are a reseller, please bring a copy of your valid current Sales Tax to the auction. Without a copy of the license, you will be assessed sales tax.

- 6. Settlement options: A five percent (5%) buyer premium shall be added to all sales. Settlement options are either cash or credit card (Discover, Mastercard, or Visa). A five percent (5%) discount shall be given for all cash (or check) settlements. Note, Absentee Bidders have additional terms and conditions which can be found on the Absentee Bidder page.
 - Accepted Credit Cards: Discover, Mastercard, and Visa credit cards.
 - Personal checks accepted if pre-approved by CTTF. If registering online, send an email to coloradotoytrains@msn.com to request check use. If registering by USPS mail, please note your request on the form.
- 7. Personal food and beverage items are not allowed in the auction hall. Personal items may be consumed outside the auction venue. Animals and pets are not allowed in the auction venue.
- 8. The Colorado Toy Train Foundation is not responsible for any injuries, loss of property, or damage to personal property. Should any litigation be commenced between parties to this agreement, the prevailing party shall be entitled to, in addition to such other relief as may be granted, a reasonable sum of attorney's fees for such litigation as determined by the court.

For auction questions please email us at: coloradotoytrains@msn.com