# STANDARD BOARDING AGREEMENT

THIS AGREEMENT, for good and valuable consideration receipt of which is hereby acknowledged, dated the day of, 20made by and between
hereinafter referred to as 'STABLE', providing services as an independent contractor, located at and residing at
, hereinafter referred to as 'OWNER'. owner of the hereinafter-described horse (s). These parties warrant that they have the right to enter into this AGREEMENT.
1. Fees, Term and Location
In consideration of \$ per horse per month paid by OWNER in advance on the day of each month, STABLE agrees to board the herein described horse (s) at on a month to month basis commencing, 20 Partial months boarding shall be paid on a pro-rata basis based on the numbers of days boarded in a standard 30 day month.
2. Description of Horse (s)
Name:       AGE:         Color:       Sex:         Breed:       Registration/Tatoo Number (if applicable):         Value of Horse:       \$
(In the event that this AGREEMENT provides the herein described boarding services for more than one horse, the same information, in the same format, as provided in this Section 2, shall be set in writing and attached hereto as Exhibit 'A', which is hereby incorporated in full by reference.)
3. Feed and Facilities
FARM agrees to provide the following, in addition to normal and reasonable care and handling to maintain the health and well being of the animal (s).
Stall minimum size stall
Turn-Out maximum number of horses pastures or paddock (turn-out) on a daily basis.
Grain pounds of grain per day fed times per day
Feed Type specify feed type if applicable
Hay pounds of hay per day fed times per day
Hay Type specify type if applicable
Shoeing and Worming
STABLE will or will not agree (s) to provide the necessary shoeing and worming of the horse as is reasonably necessary. Provided however, such expense for same shall be the obligation of OWNER hereunder. Upon

presentation by STABLE of the bill for said services rendered, including service charges, if any, OWNER shall pay said bill within fifteen days that the bill is submitted to OWNER.

Grooming												
STABLE		shall	or _			\$	shal	ll not pro	ovide re	easor	nable	
grooming f	for said	hors	se (s)	fees	s fo	or wh	nicł	ı	sha	all d	or	
	_ shall	not	become	part	of	and	be	included	within	the	aforesaid	fees.

Special Instructions to STABLE

Furthermore, it is expressly recognized and understood that the boarding of said horse (s), as agreed to herein, is not a personal services contract and accordingly, any services provided for hereunder may be performed by STABLE or its employees, officers, agents and/or family members.

#### 4. Exercise

The OWNER sh	nall be solely	responsible	for	the exercise	of t	he horse	(s)	and it
is expressly	understood b	y OWNER that	the	horses		will	or	
	_ will not be	turned out.						

## 5. Ownership/Coggins Test

OWNER warrants that it owns said horse (s), that there are no liens against said horse (s), express or implied by law, and will provide prior to time of delivery of said horse (s), to STABLE, proof satisfactory of a negative Coggins test current within the twelve month period immediately preceding delivery of the horse to STABLE.

### 6. Risk of Loss

During the time that the horse (s) is/are in the custody of STABLE, STABLE shall not be liable for any sickness, disease, theft, death or injury which may be suffered by the horse. This includes, but is not limited to, any personal injury or disability the horse may receive while of STABLE's premises. OWNER fully understands and hereby acknowledges that FARM does not carry any insurance on any horse s) not owned by STABLE, including, but not limited to, such insurance for boarding or any other purposes, for which the horse(s) is/are covered under any public liability, accidental injury, theft or equine mortality insurance, and that all risks relating to boarding of horse (s), or for any other reason, for which the horse (s) is/are in the possession of STABLE, are to be borne by OWNER.

## 7. Hold Harmless

OWNER agrees to hold STABLE harmless from any claim resulting from damage or injury caused by said horse, OWNER or his guests and invitees, to anyone, including but not limited to legal fees and/or expenses incurred by STABLE in defense of such claims.

### 8. Liability Insurance

OWNER warrants that he presently carries in full force and effect, and throughout the period of this AGREEMENT shall continue to carry and maintain in full force and effect, liability insurance protecting OWNER and STABLE from any and all claim (s) arising out of or relating to this AGREEMENT, in the following amounts:

\$ accider	nt; and,	_ persona	al injury,	and, \$	-		maximum	per
\$ \$			rty damage, aximum per					
9.	Emergency	Care						
STABLE number (	agrees to )	attempt	to contact	OWNER, at	the	following	emergency	telephone

Should STABLE feel that medical treatment is needed for said horse (s), provided however, that in the event the STABLE is unable to so contact OWNER within a reasonable time, which time shall be judged and determined solely by STABLE, STABLE is then hereby authorized to secure emergency veterinary care and/or blacksmith care, and by any licensed providers of such care who are selected by STABLE, as STABLE determines is required for the health and well-being of said horse (s). The cost of such care secured shall be due and payable by OWNER within fifteen days from the date OWNER receives notice thereof, provided however, that STABLE is authorized to arrange direct billing by said care provider to the OWNER.

#### 10. Stable Rules

Owner hereby acknowledges receipt and understanding of the current STABLE Rules, which are incorporated by reference in full, as if fully set forth herein. OWNER agrees he and his guests and invitees will be bound and abide by these Rules, and accepts responsibility for the conduct of his guests and invitees according to these Rules. OWNER acknowledges the Rules include but are not limited to:

STABLE Safety Rules;

STABLE Hours of Operation;

Notice of Required Release and Waiver for minors;

Statement of Applicable state equine liability laws;

Required Veterinary care;

STABLE may revise these Rules from time to time and OWNER agrees any revision shall have the same force and effect as current Rules. Failure, as determined in STABLE's sole discretion, of OWNER or OWNER's guests and invitees to abide by STABLE Rules may result in STABLE declaring OWNER in default hereunder and result in termination of this AGREEMENT.

# 11. Default

Either party may terminate this AGREEMENT for failure of the other party to meet any material terms of this AGREEMENT, including but not limited to item 11 Stable Rules. In the case of a default by one party, the other party shall have the right to recover legal fees and expenses, if any, incurred as a result of said default. Any payment due STABLE under this AGREEMENT shall be due and payable by the tenth day of the month and immediately in the event of termination. Failure to make any payment by said due date shall place OWNER in default hereunder. Acceptance by STABLE of any late payment shall not constitute a waiver of subsequent due dates or determinations of default.

## 12. Assignment

This AGREEMENT may not be assigned by OWNER without the express written consent of STABLE.

#### 13. Notice of Termination

OWNER agrees that thirty (30) days notice shall be given to STABLE as to the termination of this AGREEMENT.

## 14. Right of Lien

## 15. Mediation/Arbitration by Equine Dispute Resolution Service

In the event of any dispute or disagreement relating in any manner whatsoever to this AGREEMENT the parties agree and consent to engage in mediation in a good faith effort to resolve the dispute amicably before either party resorts to court action. Mediation shall be conducted by and according to the rules of the Equine Dispute Resolution Service (EDRS) and shall be commenced within 45 days of such disagreement or the request of either party to mediation. In the event that the parties are unable to successful resolve said dispute through said mediation, then, in that event, the parties agree to submit the dispute to binding arbitration by and according to the rules of Equine Dispute Resolution Service (EDRS), within 30 days of any declaration of impasse by EDRS.

THIS AGREEMENT IS SUBJECT TO THE LAWS OF THE State of

that the parties are unable to successful mediation, then, in that event, the part binding arbitration by and according to	ies agree t	o submit	the dispu	ite to
Service (EDRS), within 30 days of any determined the THIS AGREEMENT IS SUBJECT TO THE LAWS OF	claration o	f impass	se by EDRS.	
Executed at	on the dat	e first	set forth	above.
"STABLE"				
ву:				
Address:				
Telephone: ( )				

"Owner"			
Ву:			
Address:			
Telephone:	(	)	