Equine Valley Stables LLC Horse Boarding Agreement 205 Portland Road

Gray, ME 04039

Agreement ("Agreement") is made this day of	,, by and
between Equine Valley Stables LLC, a Maine limited liability company with	a mailing address of
205 Portland Road, Unit 3, Gray, Me 04039, hereinafter referred to as "Sta	
with a	
, her	
as "Owner," These parties warrant that they are fully authorized and emp	
this Agreement for boarding horse owned by Owner and described below.	
1. Fees, Terms, and Location	
In consideration of \$700.00 for board per horse per month paid by Ov	vner in advance on
the first day of each month, the current Stable agrees to board the he	rein described horse
at its boarding facility at 205 Portland Road, Gray, Maine (the "Premis	
month basis commencing Stable reserves	
owner at any time after the commencement of boarding that the hors	•
of this Agreement is deemed to be unfit for boarding services describe	,
sole discretion of the Stable. In such case, Owner shall be solely response	•
the horse within seven (7) days of said notice and for payment of all fe	•
from or related to the horse's boarding at the Premises. Boarding Fee	<u>-</u>
Stable after the fifth day and before the eleventh day of the month in	•
will be subject to a late fee of \$20.00. Boarding Fees received by the S	
day of the month in which they are due will be subject to a late fee of	_
Fees received by the Stable after the twentieth day of the month in w	•
be subject to a late fee of \$50.00 and Boarding Fees received by the S	
day of the month in which they are due will be subject to a late fee of	\$100.00.
2 Description of Harco (Use a congrate Agreemer	at for oach
2. Description of Horse (Use a separate Agreemer	it for each
horse.)	
Name:	
Age:	
Sex: Color:	
Proods	

nsurance Carrier, Policy, and Phone # (if applicable):
Allergies/Medical Conditions:
/eterinarian's Name
Telephone
Farrier's Name
Геlephone
Special Instructions
3. Feed and Facilities
Stable agrees to provide the following, in addition to normal and responsible care and handling to maintain the health and well-being of the horse: Stable will clean stall daily; Stable will turn out the horse daily (weather permitting at Stable's sole discretion); Stable will provide to the horse hay daily; grain will be provided at Owner's expense; Stable will provide water to the horse at all times. Owner understands and agrees that any and all services provided by Stable may be performed by the Stable, its employees, members, managers, agents, and contractors.
Special Instructions: (a)(b)
(c)

4. Vaccinations, Veterinary Care, Worming, and Farrier

On or before arrival of the horse to the Premises, Owner agrees to provide proof of current Tetanus, Rabies, West Nile, Flu and Rhino vaccinations, and a current negative Coggins Test for the horse. The horse is required to have yearly vaccines (see previous sentence for required vaccines) while boarded at the Premises. Owner must also follow the Stables deworming program at additional costs. Additionally, Owner is responsible for all routine farrier and veterinary services, including the scheduling of such services. Owner is also required to provide the correct amount of Sand Clear, or an equivalent product approved by Stable Owner, for their horse. Stable will distribute and feed the previously mentioned Sand Clear, or the equivalent product approved by Stable Owner, on the first week of each calendar month.

5. Risk of Loss

During the period of time covered by this Agreement and thereafter, the Stable shall not be liable for the horse's sickness, disease, theft, death, or injury, whether such loss is sustained on the Premises or elsewhere, or during loading the horse into or unloading the horse from a trailer or transporter of any kind, or in connection with transporting the horse. All costs, no matter how catastrophic, connected with boarding or for any other reason for which the horse is on the premises of Equine Valley Stables, are to be borne by Owner.

6. Hold Harmless

Owner will defend and, except to the extent caused by the gross negligence or willful conduct of Stable, indemnify Stable and its employees, agents, members and managers, and save them harmless from any and all injury, loss, claim, damage, liability and expense (including reasonable attorneys' fees) in connection with the loss of life, personal injury or damage to property or business, arising from, related to, or in connection with the horse boarding that is the subject of this Agreement or with the use by Owner of the Premises or any part of Stable's property, or occasioned wholly or in part by any act or omission of Owner, its contractors, subcontractors, or their respective agents, servants or employees and any person or property while on or about the Premises. The provisions of this paragraph shall survive the termination or earlier expiration of the term of this Agreement. Without limitation of any other provision herein, neither the Stable nor its employees, agents, members or managers shall be liable for, and Owner hereby releases them from all claims for, any injuries to any person or damage to any property, including without limitation to Owner's horse, sustained by Owner or any person claiming through Owner due to the Premises or any part thereof being in need of repair or due to the happening of any accident in or about the Premises or due to any act or neglect of any other horse owner or of any employee, invitee or visitor of Owner.

7. Emergency Care

Stable agrees to attempt to contact Owner, at the following emergency telephone number(s) ________, should Stable feel that medical treatment is needed for said horse. In the event the Stable is unable to contact Owner within a reasonable time, which time shall be judged and determined solely by Stable, Stable is hereby authorized to arrange for emergency veterinary care and/or farrier care by any licensed providers of such care who are selected by Stable, as Stable determines is advisable for health and wellbeing of said horse. The cost of such care shall be due from and payable by Owner within five (5) days from the date Owner receives notice thereof. Stable is authorized to arrange direct billing by said care-provider to the Owner. Stable shall assume that owner desires surgical care if recommended by a veterinarian in the event of colic or

other life-threatening illness, unless Owner notifies Stable in writing in advance that the horse is not a candidate for any surgical procedure.

8. Rules

Owner hereby acknowledges receipt of a copy of the current Stable Rules, which are incorporated herein by reference. Owner acknowledges and agrees that Owner and Owner's guests and invitees will comply with said Stable Rules and that any violation of any such Rule will be deemed a breach of this Agreement. Owner shall at all times be responsible for the conduct and actions of Owner's guests and invitees while on the Premises. Stable Rules include, without limitation, the following:

- •All riders must wear an ASTM/SEI certified helmet at all times when on horseback.
- •All riders must have a shoe or boot with a heel.
- No yelling and/or shouting on the Premises.
- No running on the Premises.
- No eating or drinking while riding.
- No smoking or tobacco products anywhere on the Premises.
- Must be respectful to every person and animal on the Premises.
- No unauthorized dogs allowed on premises.
- Pick up after yourself (including sweeping, raking, picking up manure in barn aisle and ring)
- Keep your designated area in the tack room clean.
- Stable hours: 8 a.m. to 8 p.m. daily (except Sunday: 1:00 p.m. 8:00 p.m.)
- Every rider or guest (or both parents and/or guardians, in the case of riders under the age of 18) must sign required release form.

Stable reserves the right to amend or expand these Rules from time to time. Owner agrees that such any amended or expanded Rules shall have the same force and effect as current Rules.

9. Default; Non-Waiver

Either party may terminate this agreement for failure of the other party to comply with any material terms of this agreement, including but not limited to Item 9, Stable Rules. In case of a default by one party, the prevailing party shall have the right to recover reasonable attorney's fees and expenses, if any, incurred as a result of said default. Any payment due to Stable under this Agreement shall be due and payable by the tenth day of the month and immediately upon termination of this Agreement. Failure by the Owner to make any payment by the due date shall constitute a default hereunder. No waiver by Stable of any breach by Owner of any of its obligations,

agreements or covenants hereunder shall operate as a waiver of any subsequent breach or of any other obligation, agreement or covenant, nor shall any forbearance by Stable to seek a remedy for any breach by Owner be a waiver of Stable's rights and remedies with respect to such or any subsequent breach.

10.Assignment

This Agreement may not be assigned by Owner without the express written consent of Stable, at the sole discretion of Stable.

11. Notice of Termination; Notices

Owner may terminate this Agreement on a minimum of thirty (30) days notice to Stable. All notices must be in writing. The posting of updated rate schedules in a conspicuous or open place in Stable shall constitute notice of any and all rate changes or regulation changes as may be deemed appropriate by Stable.

12. Remedies

Owner acknowledges that Stable may seek any and all remedies available under Maine law for non-payment of fees due from Owner under the terms of this Agreement. Such remedies include lien rights prescribed in Title 10 of the Maine Revised States Annotated § 3352.

14. Entire Agreement

This contract represents the entire Agreement between the parties. No other Agreement, promises, or representation, verbal or implied, are included herein unless specifically stated in the written agreement. This contract is made and entered into the State of Maine and shall be enforced and interpreted in accordance with the laws of the said state.

15.Enforceability of Agreement

In the event one or more parts of this agreement are found to be unenforceable or illegal, the other portions hereof shall be deemed in full force and effect. This contract is non-assignable and non-transferable. This contract represents the entire agreement between parties. No other agreement or promises verbal or implied are included unless specifically stated. This contract is made and entered into the State of Maine and will be interpreted under the laws of this state. Executed at Equine Valley Stables LLC on the date first set forth above. Stable's Signature:

Ounar's Signature.	
Owner's Signature:	

Owner's Name Print:				
Address:				
City, State, and Zip Code:				
Email Address:				
Cell Phone:				
Other Phone (please describe): _				
Emergency Contacts and Phone:				
(1)				
(2)				
16. Additional Services				
 Holding for Vet, Farrier, C Boots or wraps applied da Soaking Alfalfa, Beat Pulp 	aily = \$30/montl	h.		
Behavioral Summary				
Please respond to the following s	o we may bette	er meet the needs o	f your ed	quine partner:
• Cribs	yes	no		
• Chews	yes	no		
• Kicks	yes	no		
• Bites	yes	no	horses	humans
• Weaves/stallwalks/paws	yes	no		
Good with other horses?	Dogs?	Other animals?		
• Does this horse do anything that elaborate in the space below:	nt could cause a	person to be hurt?		If yes, please
