



HUNTER STALLION STATION

10163 Badger Creek Lane ~ P.O. Box 531 ~ Wilton, California 95693 ~ (888) WEE-FOAL ~ (916) 687-8843

Board and Management Contract

This Agreement is made on _____ between Hunter Stallion Station, herein referred to as HSS
Date
and _____, herein referred to as Owner. In consideration of the mutual promise
Name of Owner

Contained herein, the parties agree as follows:

Subject to the following terms and conditions, the Owner shall board:

Name of Stallion Breed Registration Number

Nick Name Sex Age Color Condition Value

herein referred to as Stallion with HSS for the 20__ breeding season..

Initial
1. Owner agrees to pay board for the Stallion at a rate of \$650.00 per month which includes daily grooming and turnout. Owner agrees to keep stallion at HSS through entire breeding season, a minimum of 2/1/2004 through 6/30/2004. Should owner want to terminate contract and remove stallion prior to 6/30/04, owner must contractually complete all contracts with mare owners to the satisfaction of HSS, and pay balance of board due through June 30, 2004.

Initial
2. HSS staff must be present to admit or release the Stallion. Owner must notify HSS at least 48 hours in advance of delivery or pickup as to the approximate arrival or departure time.

3. The equivalent of one month's board is required upon arrival, as a minimum, for each Stallion. Board is billed in advance and fractions of a day count as a full day. Board is due in advance on the first of every month. All charges not paid in full by the 15th of the month will be applied to the credit card on file. Advertising fees, veterinary and farrier bills shall be paid in full as incurred or will be applied to the credit card on file.

4. Owner will provide HSS, upon the Stallion's arrival, with a completed contract, copy of registration papers (front and back), list of most recent vaccinations and de-worming, instructions for specialized feeding and farrier work if applicable, and blankets as needed.

5. Owner declares that Stallion is healthy and in sound breeding condition upon arrival to HSS. Owner understands it is the Owner's responsibility to carry full insurance including coverage on the Stallion and all personal property. Owner agrees to have the HSS veterinarian perform any necessary veterinary services including vaccinations, deworming, farrier services and semen evaluations as needed. These administrations or procedures shall be performed by HSS or its authorized subcontractors at Owner's expense.

Initial
6. Should an emergency arise, HSS is hereby authorized by owner to exercise its judgment in rendering whatever medical attention HSS deems prudent. HSS shall, as soon as practical but without unnecessarily compromising the treatment or comfort of said Stallion make reasonable attempts to contact owner.

7. Owner hereby agrees and states that he/she has inspected HSS's facilities, and by signing this

Initial

contract, has accepted their condition as being adequately safe and secure for said Stallion. Owner agrees that HSS and any persons associated with HSS, will not be responsible for any disease, accident, sickness or death which may occur to said Stallion and that the HSS personnel will exercise their judgment in supervising and caring for the Stallion. Owner will, likewise, not be responsible for any disease, accident, or death to stallions owned by others.

- 8. Owner agrees to, and will honor all terms of the Breeding Contract and file all necessary breeding reports with the pertaining breed association by its filing deadline.
- 9. Owner agrees to honor the Live Foal Guarantee for all mares bred at HSS. In the event the Stallion is sold the owner will either pass on the Live Foal Guarantee responsibility to the new owner or Owner will reimburse all qualifying mare owners the stud fee less any booking fee.
- 10. It is agreed, that should the Stallion die, be sold, or become unfit for service, this contract shall be terminated and all fees and expenses become due and payable. Any prepaid fee shall be refunded to the Owner.
- 11. This contract shall be binding when executed.

Initial

12. This contract shall be executed in and interpreted under the laws of the State of California.

Initial

13. In any action arising out of the provisions of this agreement, the prevailing party shall be entitled to reasonable attorney's fees and costs. A party shall be deemed a prevailing party for the purpose of this agreement if judgment is rendered in his or her favor or where the litigation is dismissed in his or her favor prior to, or during the trial, unless the parties otherwise agree to the settlement or compromise.

Signature of Owner

Executed on: _____
Date

Owner (Print Name)

At _____
Physical Address

Mailing Address

In _____
City, State, and Zip Code

City, State, Zip Code

Telephone Area Code and Number

E-mail Address and Fax Number

Signature of Hunter Stallion Station Agent

Insurance Carrier

www. Hunterstallion.com

Policy #

Phone #