



HUNTER STALLION STATION

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

Board and Services Contract

This Agreement is made on _____ between Hunter Stallion Station, herein referred to as HSS 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 Horse	Breed	Registration Number

Nick Name	Sex	Age	Color	Condition	Value

Herein referred to as Horse with HSS.

- Board shall be paid by owner as follows: (check selected Board program)
 - Outside paddock with shelter \$ 10.00/day
 - Indoor pipe pen \$ 14.00/day
 - Stall (16x16) Mares & Geldings \$ 18.00/day
 - Stall (16x16) Stallions only \$ 23.00/day
 - Foal at side \$ 2.00/day
 - Stall (12x12) Stallions, Mares & Geldings \$ 18.00/day
- HSS staff must be present to admit or release animals. Owner must notify HSS at least 24 hours in advance of delivery or pickup as to the approximate arrival or departure time.
- The equivalent of one month's board is required upon arrival, for each Horse. 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. Payments not received by the 10th of the month will incur a late fee of 5%. All board, handling fees, veterinary and farrier bills shall be paid in full at the time of, or prior to, said Horse's departure.
- Owner will provide HSS, upon the Horse'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 at needed.
- Owner hereby requests and authorizes HSS to perform those procedures normally associated with said Horse's reason for admission. Owner hereby acknowledges receipt of, and agreement to HSS's Board And Handling Services and Fees.
- Horse shall be evaluated periodically by HSS with respect to timely administration of vaccines, de-wormers, foot care, and dental care. When needed, as determined by HSS or as requested by Owner, these administrations or procedures shall be performed by HSS or it's authorized sub-contractors at Owner's expense.
- 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 Horse make reasonable attempts to contact owner.

8. It is hereby agreed that this entire contract, upon execution, when applicable to any female animal which subsequently gives birth at HSS, shall also automatically apply to the offspring so born, from the moment of birth. Said birth will change the board situation, and hence the board rate applying to said animal and its offspring. Said offspring shall be covered by this contract, so long as they remain unweaned at HSS. Upon weaning, Owner shall be required to execute new and separate Board and Services contracts pertaining to the Horse.
9. Owner hereby agrees and states that he/she has inspected HSS's facilities, and by signing this contract, has accepted their condition as being adequately safe and secure for said Horse. 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 Horse and that the HSS personnel will exercise their judgment in supervising and caring for the Horse. Owner will, likewise, not be responsible for any disease, accident, or death to horses owned by others.
10. This contract shall be binding when executed.
11. This contract shall be executed in and interpreted under the laws of the State of California.
12. 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.

_____	Executed on: _____
Owner (Print Name)	Date
_____	At _____
Street Mailing Address	Physical Address
_____	In _____
City, State, Zip Code	City, State, and Zip Code

Telephone Area Code and Number	

E-mail Address and Fax Number	
_____	_____
Signature of Owner	Signature of Manager