Equine Lease Agreement

Lessee:	Lessor:
Name:	_ Name:
Address:	Address:
Ph No#	Ph No#
This agreement is entered into by	(Lessee)
and _	as Lessor.
Lessor warrants that he/she is the owner o	of the horse, and agre
	_ (lessee) subject to the following terms of this nts that s/he agrees to lease said horse subject
The parties agree as follows:	
1. Term	
The term of this lease shall commence on	n, 20, and terminate
of this lease in which case the new term sl both parties hereto, and these same terms Lessee shall/shall not have the option to	return the horse to Lessor prior to the end of t ees hereunder are fully paid up and current
2. Description.	
The lease covers the horse described belo	OW:
Name:	_ DOB: Sex:
Colour: Breed:	Reg No#:
Brands:	Locations:
3. Lease Payment Fee	
Lessee shall pay to Lessor a fee in the am	nount of \$, payable as follows:

	Payment	Due Date	
	1		
	2		
	3		
	4		
Les	Limitations and Use of Horse see covenants, warrants, and agreese set forth below:	es NOT to use the horse for any purpose other tha	àп
Les pro Les per ma	fessional where appropriate. see shall not have the right to reloca	except Lessee's Trainer, instructor or other cate the horse without the Lessor's express written ere and signed and dated by the parties) except as etition purposes.	
6. F	eed and Facilities/Instructions fo	or Care.	
Les	see's own expense, to maintain hor	and customary practices for care of horse at rse in good health and provide any and all d farrier needs at Lessee's cost and at no cost to	
В.	Lessee agrees to feed and stable to	the horse leased herein as follows:	
1.	Stall.	(minimum size);	
2.	Pasture or Turnout	;	
3.	Grain kg per da	ay, times per day;	
4.	Hay g/kg per da	ay, times per day;	

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6.	Horse to be covered in winter: yes/no/at lessee's discretion.
C.	Special Instructions:
D. and	Exercise. Lessee shall provide the following exercise of said horse at the frequency time period set forth below:

7. Transportation

Additional.

Lessee/Lessor (indicate one) shall assume all transportation costs relating to the leasing of said horse hereunder. In the event Lessee shall assume the responsibility and custody the transportation of said horse s/he shall provide all usual and customary care in transportation of said horse including, but not limited to the following special instructions:

8. Ownership Registration

Lessor warrants that s/he has good and clear title to said horse free from any liens or encumbrances. The animal included in this lease shall remain the sole property of lessor, and the lessee shall have no right, title, or loan to any other party of said animal except as stated here.

9. Covenant Not to Encumber

Lessee agrees not to encumber said horse with any lien, charge, or related claim and to hold Lessor harmless therefrom.

10. Risk of Loss and Insurance

A. Lessee assumes risk of loss or injury to said horse, except to the extent caused by an act of Lessor's agent, contractors, or employees. The lessor shall not be held responsible for loss, damage, injury, claim, demand, cost and expense (including legal expense) arising out of or connected with the use, stabling or actions for the leased animal whether under control and supervision of the lessee or not. The lessor will not be responsible for any accident or injury to any person or animal who comes in contact with the above named animal, during the term of this lease.

B. Lessee shall at her/his own expense maintain in full force and effect during the term of this Lease policy or policies of mortality and loss of use insurance written by an insurance carrier acceptable to Lessor. A binder of said insurance shall be provided to Lessor prior to Lessee taking delivery of the horse; and, a copy of the said policy must be mailed, registered mail, to Lessor within a month of Lessee's taking delivery of the horse. If for any reason said animal must be put down, the lessor shall accept the insurance as adequate compensation and hold no further claims against the lessee. In the above situation proper Veterinary care must be utilized and the lessor must be notified immediately.

C. The liability under s Lessor as sole benefic	said policy shall be no less than \$ iary.	, payable to
months if a	not have the option to renew this Lease for a request is made in writing	days prior to the
expiration of the term	of this Lease, provided, however, the horse i	s available for Lease.
and dated, and attach	e of option, if any, shall be confirmed in writined hereto. Any option period term shall have nents herein are hereby included by reference them.	e the terms and
ight of first refusal to ¡	or places the horse up for sale, Lessee sha l ourchase said horse withinse for a price not to exceed \$	
During said conditions of this Leas	month period Lessee shall be fully boe.	ound by all terms and

12. Default

Upon material breach of this agreement by one party, the other party may terminate same; provided, however, notice of said material breach is sent certified mail to the party in breach setting forth said breach.

Upon material breach of this agreement, Lessor reserves the right to remove such horse without incurring any additional responsibility to Lessee. Lessee shall be responsible to pay Lessor any reasonable costs incurred in removing such horse and such costs shall be due and payable to Lessor by Lessee hereunder. In the case of a default by one party, the other party shall have the right to recover mediation, arbitration, attorney fees and costs incurred as a result of said default.

13. Assignment or Transfer

This Agreement shall not be assigned or transferred by either party hereto without the prior written consent of the other party. Any such assignment or transfer shall be set forth in writing, dated, and signed by the parties hereto and attached hereto.

14. Captions and Headings

Any captions or headings used in this Agreement are for descriptive purposes only and are not to be considered terms of this Agreement.

15. Agreement

This Agreement constitutes the entire Agreement between the parties. Any modifications or additions must be in writing and signed by all parties to this Agreement. No oral modifications will be considered part of this agreement unless reduced to writing and signed by all parties before a notary.

16. Law This Agreement shall be governed by the	e laws of	·				
Any legal action must be brought in the county of, provided however, the parties agree to required Mediation and Arbitration of any disputes relating to this transaction.						
Signed this day of	, 20					
Lessee:	Lessor:					