BOARDING AGREEMENT



Name:			
	Prov:		
PC:	Phone:		_
Email:			
Dated:			
1. Fees, Term and L	ocation		
day of each month, I Equestrian on a mon	+ GST per horse per ANDLORD agrees to board th to month basis. Partial most of da boarded in a standard 3	he herein described hornths boarding shall be p	rse(s) at Canoe Creek
2. Description of Ho	orse		
NAME :		AGE:	
COLOUR :		SEX :	
BREED :			

3. Feed and Facilities

CANOE CREEK EQUESTRIAN agrees to provide the following, in addition to normal and reasonable care and handling to maintain the health and well being of the animals(s)

- 12' x 12' minimum sized stall with attached paddock
- Your grain fed 2x a day.
- One bin per horse provided to OWNER in feed room
- Beet pulp/fiber max or alfalfa cubes (soaked) if requested
- 4 hay feedings per day
- 4. BOARDER represents and warrants that they are the owner of record of Horse, or that they have express authority of the owner of record to enter into this Agreement and to house horse with Canoe Creek Equestrian. If BOARDER is not the owner of record of Horse, BOARDER nonetheless agrees to be fully bound by the terms of this agreement and liable for all sums hereunder.

If BOARDER is not the owner of record of Horse, the owner of record is:

Name:			
Address:			
City:	Prov	Postal Code :	
Phone:	Email:		

- 5. OWNER warrants that it owns said horse that there are no liens against said horse, express or implied by law, and will provide prior to time of delivery of said horse, to LANDLORD, proof of required vaccines.
- 6. Risk of Loss

During the time that the horse is in the custody of LANDLORD, LANDLORD 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 that horse may receive while on LANDLORD's premises. OWNER fully understands and hereby acknowledges that Canoe Creek Equestrian does not carry any insurance on any horse not owned by LANDLORD, including but not limited to such insurance for boarding or any other purposes for which the horse is covered under any public liability accidental injury, theft or equine mortality insurance, and that all risks relating to boarding of horse, or for any other reason for which the horse is in the possession of LANDLORD are to be borne by OWNER

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

7. Emergency Care

8. Stable Rules

The OWNER agrees to abide by the attached Stable Rules and understands that additional charges will be made to their account for failure to abide by those rules and accepts responsibility for the conduct of his guests and invitees according to these rules. They also understand that property damaged outside the realm of "normal wear and tear" will be billable to their account. Replacement of rails is \$20.00, posts are \$50.00 and shelter posts are \$200.00. Chewing of these items can be prevented by soaping the wood with ivory bar soap.

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

9. 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 the Stable Rules. Any payment due to the LANDLORD 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 LANDLORD of any late payment shall not constitute a waiver of subsequent due dates or determinations of default.

10. The Term

This agreement shall continue on a month-to-month basis until either party provides the other a one month Notice of Termination. The LANDLORD shall in like fashion give notice of any increase in monthly charge at least one month in advance of the date of such increase.

11. Assignment

This AGREEMENT may not be assigned by OWNER

12. Right of Lien

OWNER is put on notice that LANDLORD has and may assert and exercise a right of lien, as provided by the laws of the Province of British Columbia, for any amount due for the board and keep of horse, and also for any storage or other charges due hereunder, and further agrees LANDLORD shall have the right without process of law, to attach a lien to your house after two months of non-payment or partial payment and LANDLORD ca then sell horse to recover its loss.

13. Responsibility of OWNER

- Third party liability insurance (HCBC) with respect to ownership/lease of said horse:
- · Veterinarian and Farrier charges;
- · Payment to the Landlord of rent/board charges as set out;
- Any and all damage or injury to horse or Tenant or any guest or invitee of Tenant or property of Tenant or invitee.

14. Facilities

- a. Indoor riding arena included in board
 - i. Any jumps, poles etc need to be put away after each use.
- b. Outdoor riding arena included in board
 - i. Any jumps, poles etc need to be put away after use
- c. Laundry the washer and dryer are NOT included in this AGREEMENT. There is an option to pay for washing by the LANDLORD at the LANDLORD's discretion.
- d. Cross Country Fields these can be used with LANDLORD permission. No jumping of any jumps without permission from LANDLORD as well as an insured certified coach.
- e. Cross ties can be used for tack up/ grooming/ hoof trimming etc
 - i. Ensure all items are put away properly and cleaned up
 - ii. If excess amount of hair or hoof clipping are left ensure these are all swept and put in the garbage (not muck heap)
 - iii. Ensure all manure is cleaned up.
 - iv. Horses may not be left unattended in cross ties.
- f. Driveway/hacking area
 - i. Driveway (hill) up to the indoor arena is included in boarding agreement
 - ii. Driveway following behind the pens and all land around the LANDLORD's residence is off limits to OWNER.

15. Damages

Cost of damages beyond regular wear and tear are the responsibility of the owner.

16. Visitors

CANOE CREEK EQUESTRIAN is a private schooling/ boarding barn. Do not bring friends or family into the barn/stable area without permission. Take extra care handling your horses around the riding students and their ponies. Spectators may watch lessons/riding from the viewing area in the indoor arena or outside the outdoor.

Stable Rules - Please initial all lines.

LANDLORD	FER	OWNER
PER	PER	
OATED this	day of	20
I have rea being teri		failure to comply may result in this contact
Fees w	vill be levied for holding horses for far	rriers and/or veterinarians.
Pets an	re not allowed at the facility. This inclu	udes dogs on a leash.
	orse; including but not limited to the	property except in Stable and Paddock indoor arena/outdoor arena/ driveways/ tack
LANDLORI		andard of care acceptable to LANDLORD. It is right to contact the Veterinary or Farrier
Visitor	rs are not permitted in the barn.	
Access	s to the bathroom is from the exterior of	of the barn.
The L	ANDLORD's tack room is not to be us	sed by OWNER
	nd belonging to the LANDLORD is mo D's personal residence, yard and drive	eant to be left – Respect the privacy of the way.
	ms belonging to the LANDLORD or of not used/touched by OWNER.	other OWNERS on the property are to be
Barn h	ours are 7am-9pm - please inform LA	NDLORD if you wish to ride outside these
Visitor	rs may not ride horses without permiss	sion from LANDLORD.
Horse	s are not to be taken into either the inc	door or outdoor arenas to roll.
Free lu	anging is NOT permitted in indoor or o	outdoor arenas.
neighbourho	od as you are representing our facility.	