



ROGER VAN DOORENE DBA AS
VAN DOREN SHOW JUMPING

BOARDING AGREEMENT 2012

This Agreement is made on the _____ day of _____, 20____,

Between Van Doren Show Jumping Stables, (sometimes hereinafter referred to as “Stable”) and

_____ (sometimes hereinafter referred to as

“Owner”) residing at _____, owner of the horse described in

Section 2 below.

1. Fees.

Full Board.

a. In consideration of \$610.00 per horse per month paid by Owner in advance on the first day of each month, Stable agrees to board said horse beginning on

_____.

Boarding fees for the month shall be prorated per day to begin on the date delivered to the Stable. If increase in board rate is warranted, a 30 day notice will be posted. A \$20.00 late fee charge will be added if payment is not made by the 10th day of the month. A \$20.00 service charge will be added to all returned checks.

b. Full board is described as: Fresh water provided daily

Regular feedings

Daily stall cleaning

Pasture turn-out (weather permitting)

Owners who do not desire a turn-out will be subject to a \$2.00/day surcharge to compensate Stable for increased cleaning, bedding, and hay consumption.

c. If desired by Owner, in consideration of \$20.00 per pasture horse per month paid by Owner in advance on the first day of each month, Stable agrees to blanket said

horse per Owner's instructions.

Additional services are available at the www.vandorensideshowjumping.com website for a fee paid in the same timely fashion.

Pasture Board.

- a. \$240 per horse per month. Payment schedule same as Full Board.
 - b. Pasture board is described as: Pasture with available Water
- Additional Charges: Cost of Grain when additional feeding is required.

Hay Surcharge.

Due to the changing weather conditions, hay will be surcharge at \$60.00 per animal.

2. Description of the Horse.

Name: _____

Age: _____

Color: _____

Sex: _____

Breed: _____

Height: _____

Registration/Tattoo Number: _____

Initials: Stable _____ Owner _____

3. Turnout.

If Owner does not wish horse to have turn-out, Owner will be expressly responsible for all exercise. The Stable believes that in the best interest of the horse, regular exercise should be provided. Therefore, no horse will be allowed to stand in stall any longer than three (2) days, at which time Stable will hand-walk horse at owner's expense of a \$15.00 handling fee.

4 . Risk of Loss/Hold Harmless.

During the time that the horse is in custody of Stable, Stable shall not be liable for any sickness, disease, stray, theft, injury, or death which may be suffered by the horse or any other cause of action, whatsoever, arising out of or being connected in any way with the boarding of said horse. This includes, but is not limited to, any personal injury or disability the horse may receive while on Stable's premises.

WARNING:

Under Tennessee Law, an equine professional is not liable for an injury to or death of a participant in equine activities resulting from the inherent risks of equine activities, pursuant to Tennessee Code Annotated, Title 44, Chapter 20, Section 1.

5. Indemnity.

Owner agrees to hold Stable harmless and indemnify from any claim caused by said horse and agrees to pay all costs, including but not limited to attorneys' fees, incurred by Stable in defense of a claim resulting from damage by said horse(s).

6. Emergency Care.

If medical treatment is needed, Stable will notify Owner. In the event that Owner cannot be reached, Stable has authority to secure emergency veterinary and/or farrier care. Owner agrees to be responsible and liable to veterinarian and farrier for all costs, and agrees to hold Stable harmless from any costs of such care.

7. Shoeing and Worming.

All horses are required to be on a regular worming and trimming/shoeing program. Owner is obligated to pay the expenses of such services, including a reasonable stable charge. Such bill shall be paid within 15 days from the date the bill is submitted to Owner. Arrangements for scheduling and holding horse for the farrier or veterinarian are the responsibility of Owner. Stable will provide this service with prior arrangement, for an hourly fee. Farrier costs must be paid prior to service.

8. Ownership-Coggins Test.

Owner warrants that he/she owns the horse(s) and will provide, prior to the time of delivery, proof of a negative Coggins test (performed within the last year) and a current (issued within the last six (6) months) Health Certificate. The Health Certificate should include proof of the following vaccines: Rabies, Flu, Rhino (two times a year), Tetanus, and Encephalitis (two times a year).

9. Termination.

Either party may terminate this Agreement pursuant to notice requirements as set forth below. In the event of a default, the wronged party has the right to recover attorneys' fees and court costs resulting from this failure of either party to meet a material term of this Agreement.

10. Notice/Non-Assignment.

Owner agrees to give Stable thirty (30) days written notice to terminate this Agreement. The Owner cannot assign this Agreement unless the Stable agrees in writing.

11. Right of Lien.

Stable has the right of lien as set forth in the law of the State of Tennessee for the amount due for board and additional agreed upon services and shall have the right, without process of law, to retain said horse(s) until the indebtedness is satisfactorily paid in full.

12. Severability of Agreement.

It is agreed that each paragraph of this Agreement has been separately and individually agreed upon and contracted for by and between the parties, and any subsequent determination of invalidity of any paragraph of this agreement or any subsection hereof, is specifically agreed to have no effect on the remainder of the agreement which shall remain and continue in full force and effect.

13. Photography and Videography.

All photography + videography taken at the barn maybe used on the www.vandorenshowjumping.com website is for viewing, training and or education purposes of past or present students and horses and is the property of van doren show jumping and will be viewed on the internet.

14. Entire Agreement.

This document constitutes the entire agreement between the Parties and there are no other agreements between them except as noted below. All rates and services applicable to the Stable are listed on the website: www.vandorenshowjumping.com

THERE IS A LIMITATION OF LIABILITY AGREEMENT THIS AGREEMENT IS SUBJECT TO THE LAWS OF THE STATE OF TENNESSEE

Executed this the _____ day of _____, 20_____.

STABLE Signature: _____

OWNER Signature: _____

Address

Telephone and E mail Address

_____.

To arrange for extra services, please contact:

**Roger Van Doorene
615 275 8889**