



ROGER VAN DOORENE DBA AS
VAN DOREN SHOWJUMPING

HORSE LEASING AGREEMENT

HORSE OWNER (LESSOR) _____

ADDRESS: _____

PHONE: _____ EMAIL: _____

NAME OF HORSE: _____

SEX: _____ REGISTRATION NO. _____ COLOR _____

PURPOSE OF LEASE: (what use can the horse be put to) _____

LEASED TO (LESSEE) _____

ADDRESS: _____

PHONE: _____ EMAIL: _____

ADDRESS HORSE IS TO BE KEPT _____

CAN HORSE LEAVE THE COUNTY? _____

CAN HORSE LEAVE THE STATE? _____

Who accepts responsibility for vet, farrier, and health care during the term of lease _____
(owner must be notified as soon as possible about any illness or injury to the horse mentioned above)

AMOUNT OF LEASE: _____ TERM: _____

Both parties listed above agree that the above named horse shall be considered leased for the term of this contract. The horse must be returned in good physical condition to the owner on _____

Unless other arrangements have been made in writing between said parties prior to that.
The lessee(s) agrees to take full responsibility for the care of the horse/pony at lessee's expense. It is understood that the lessee(s) will follow practices of good animal husbandry in protecting this animal from illness, injury, or suffering. This will include all necessary immunizations, other veterinary care, proper and adequate food, water, shelter, and farrier attention. However, in case of illness and/or injury, the lessee(s) will notify the lessor and report treatment and progress at reasonable intervals. Lessee(s) warrants that the horse has been inspected and agrees to accept said horse in present condition. Lessee(s) shall pay for

and provide transportation of the horse from the Lessee(s) to the Owner at the termination of the lease.

Owner shall have the right at any time, in person or by authorized agent, to go upon the lessee(s)'s premises to inspect the horse and determine if said horse is being properly cared for and in good health. The title and ownership of the leased horse shall be and remain in the name of the Owner. Lessee(s) shall not assign this lease nor sublease the horse covered. The leased horse shall be turned over to the lessor in a healthy condition as determined by an agreed upon a veterinarian if the lessor feels it necessary.

The lessee(s) will insure the horse/pony for the sum of \$ _____ with the owner listed as beneficiary, and will keep up the payments on said full mortality insurance policy at the lessee's expense for the duration of the lease. In the event of death of this animal, the lessee(s) will notify the lessor at once and the lessee(s) will order an autopsy by the veterinarian mutually agreed upon.

Leasing party agrees to carry mortality insurance on the horse for the term of contract. yes no
Leasing party agrees to carry health insurance on the horse for the term of contract yes no

Owner shall not hold Lessee(s) liable for any serious injury or death of the horse arising from events not resulting from negligence on the part of the Lessee(s). Lessee(s) shall hold the Owner harmless for any injury to persons or damages to any property caused by the leased horse.

Leasing party is responsible for any liability, damage, or injury to property or person caused by the above mentioned horse while under the terms of this contract. Owner shall not be held liable for any damages, injury, death or destruction caused by the above named horse while under the terms of this lease. It is the responsibility of the leasing party to pay for all transport costs and to make any arrangements for such. Leasing party has the option of obtaining at his/her own expense, a veterinary health inspection prior to signing this agreement.

Warning: There are inherent risks of injury that you voluntarily accept in connection with your riding, and other activities (which are not limited to grooming, longeing, feeding, bathing, hoof care, etc.) with the horse. LESSEE, as part of this Agreement, agrees to sign the Waiver of Liability attached to this Agreement.

Warning: This agreement is subject to the laws of the state of tennessee.

Under Tennessee Law, an equine professional is not liable for an injury or death of a participant in equine activities, pursuant to Tennessee Code Annotated, Title 44, Chapter 20

This lease agreement may be voided with 30 days' WRITTEN notice from either party for any reason, or may be voided immediately if the LESSOR and/or stable manager deems that the horse's health is put at risk by acts or omissions of LESSEE. If less than 30 days' notice is given by LESSEE, then payments for the next 30 days will be due notwithstanding.

SIGNED: _____ OWNER

SIGNED _____ LEASER

DATE _____