



Honahlee, PC

BOARDING AGREEMENT

THIS AGREEMENT, dated _____, 20____, is made between HONAHLEE, PC, and Oregon professional corporation, hereinafter referred to as “Honahlee,” And _____ hereinafter referred to as “Owner,” owner of the horse(s) hereinafter described, whose address is _____ and whose telephone number is _____.

1. Hoanhlee agrees to board the horse(s) described herein at Honahlee Farm, 14005 SW Tooze Rd, Sherwood, Oregon 97140 for a period commencing _____ and ending _____.
2. The horse(s) to be boarded are the following:

<u>Name</u>	<u>Sex</u>	<u>Color</u>	<u>Breed and Reg. No.</u>

3. Owner agrees to pay Honahlee \$_____ per day per horse. Payment shall be in advance. If the boarding period exceeds a month, payment shall be made on the first day of the Agreement and on the first day of each month thereafter.
4. Honahlee agrees to provide adequate feed and facilities for normal and reasonable care required to maintain the health and well-being of the horse(s).
5. During the time that a horse(s) is in custody of Honahlee, Honahlee shall not be liable for any sickness, disease, stray, theft, death or injury which may be suffered by the horse(s) or any other cause of action whatsoever arising out of or connected in any way with the boarding of said horse(s). This includes, but is not limited to, any personal injury or disability the horse may receive while on Honahlee's premises.
6. Owner fully understands and agrees that Honahlee does not carry any insurance on any horse(s) not owned by it for boarding or for any other purposes, that the horse(s) are not covered under any public liability, accidental injury, theft or equine mortality insurance and that all risks connected with boarding or for any other reason for which the horse(s) is/are in the possession of and on the premises of Honahlee, are to be borne by the Owner and that Honahlee is to have no liability therefor.

7. Owner agrees to hold Honahlee, its officers, directors, shareholders, and employees harmless from any claim resulting from damage or injury caused by said horse(s) to any person or property and agrees to pay any legal fees, and/or expenses incurred by Honahlee in defense of such claims.
8. During the board of the Horse(s), all normal and ordinary veterinary care shall be provided by Honahlee, at Owner's expense.
9. With respect to veterinary care or procedures (such as reproductive services), these shall be provided by Honahlee if either: requested by Owner or consented to by Owner; or, in the event Honahlee determines that the horse(s) continuing good health requires prompt veterinary care, and in this latter case, Honahlee will use reasonable efforts to contact Owner and obtain Owner's consent, but if Honahlee is unable to contact Owner using reasonable efforts, Owner hereby authorizes Honahlee to provide such veterinary care or services as are required for the horse(s)' good health.
10. Owner fully understands that the practice of veterinary medicine and care is not an exact science, and that risks are involved and that there is a possibility for complications in any veterinary practices, care, procedures, anesthesia or surgery. With respect to all care and services to be provided by Honahlee, including, but not limited to, the services referred to in paragraphs 5, 8 and 9, Owner hereby fully and completely releases Honahlee and its officers, directors, shareholders, and employees, from any and all liability, claims, causes of action, injury, or damages arising out of any act or omission in connection with Honahlee's services under this agreement or any veterinary care, practices, or procedures, including, but not limited to, reproductive services, surgery, or the administration of anesthetics.
11. Prior to delivery of horse(s) to Honahlee and during their stay, Owner will comply with vaccination and deworming schedules as outlined by Dr. Metcalf. Honahlee may refuse to accept delivery of horse(s) if horse(s) shows signs of disease or illness.
12. If Owner desires that Honahlee release said horse(s) to any third party, Owner must provide to Honahlee written consent to such release before Honahlee will give possession of said horse(s) to the third party.
13. Owner is put on notice that Honahlee has right of lien, as set forth in the law of the State of Oregon, for the amount due for the board and keep of such horse(s), and shall have the right to retain the said horse(s) until the amount of such indebtedness is discharged or otherwise proceed in accordance with Oregon Lien Law.
14. Honahlee may terminate this Boarding Agreement at any time and return horse(s) to Owner at Owner's expense.
15. This Agreement is subject to and governed by the laws of the State of Oregon.
16. The person signing this agreement represents that they are either the owner of the horse(s) or an authorized representative of the owner.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day first above written.

Owner or Owner's Representative

HONAHLEE, P.C.

By: _____

AUTHORIZATION FOR VETERINARY TREATMENT, ADMINISTRATION OF
ANESTHESIA AND THE PERFORMANCE OF OPERATIONS AND/OR PROCEDURES

ANIMAL'S NAME: _____

OWNER'S NAME: _____

ADDRESS: _____

TELEPHONE NUMBER: _____

1. I hereby authorize Dr. _____ and those whom she may designate as associates or assistants to perform upon the following veterinary treatment, (name of animal) _____ operation and/or procedures: _____

It has been explained to me that, during the course of the operation, unforeseen conditions may be revealed or encountered which necessitate surgical or other procedures in addition to or different from those contemplated. I therefore further request and authorize the above named veterinarian or her designees to perform such additional surgical or other procedures as she or they deem necessary or desirable.

2. I consent to the administration and to the use of such anesthetics as may be deemed necessary or desirable, subject to the following exceptions: _____

(indicate exception or "None").

3. I further consent to the administration of drugs, infusions, plasma or blood transfusions or any other treatment, injection or procedure deemed necessary in the judgment of the veterinary staff.
4. I further consent to the examination for anatomical purposes and disposal by the above named veterinarian or her designee of any tissue or parts which may be removed.
5. I also consent to the photographing, videotaping and/or closed-circuit televising, and publication thereof, of the operation(s) or procedures to be performed provided the identity of the animal or owner is not revealed and the use thereof is limited to veterinary~ scientific or educational purposes. I waive all rights that I may have to any claims for payment, royalties or other enumerations in connection with any exhibition of foregoing recording(s).
6. The nature and purpose of the operation and/or procedures, the necessity therefor, the possible alternative methods of treatment, the risks involved and the possibility of complication in the treatment of the animal's condition have been fully explained to me and I understand the same. I recognize that the practice of veterinary medicine and surgery is not an exact science and I acknowledge that no guarantees or assurances have been made to me concerning the results of such procedures.

7. With respect to all veterinary care, practices, procedures, surgery or administration of anesthetics provided by Honahlee under the terms of this Authorization, Owner hereby fully and completely releases Honahlee, and its officers, directors, shareholders, and employees, from any and all liability, claims, causes of action, injury or damages arising out of any act or omission in connection with Honahlee's services under this Authorization, or any veterinary care, practices or procedures, including, but not limited to, reproductive services, surgery, or the administration of anesthetics.

I CERTIFY THAT I HAVE READ AND FULLY UNDERSTAND THE ABOVE CONSENT AND RELEASE OF LIABILITY, THAT THE EXPLANATIONS THEREIN REFERRED TO WERE MADE AND THAT ALL BLANKS OR STATEMENTS REQUIRING INSERTION OR COMPLETION WERE FILLED IN AND ANY INAPPLICABLE PARAGRAPHS STRICKEN BEFORE I SIGNED.

Owner or Authorized Representative of Owner

Witness: _____ Date: _____ Time: _____ (AM/PM)