Pond-A-Luce-A Stables

Equine Training Agreement

THIS AGREEMENT is	s made this	day of	20	_by and between Amber
Luce hereinafter refer				
Owner		(hereinafte	r "OWNER")	
Address		County		<u></u>
City	Sta	te Zip Co	de	_
Address City Phone Number(s)		Email		_
				
1. HORSE				
This Agreement perta	ins to OWNER	R'S horse(s) more sp	ecifically identifi	ed as (collectively referred
to as the				
"HORSE"):				
Name of Horse				(hereinafter
"HORSE")				
Breed		_Registration Numb	er	
Date Foaled	Sex	Color	Approxima	ite Value
Insurance Company		Conta	act Number	
Insured Amount		Policy Number_		
Unsounaness/Medica	al History			
Preferred Veterinariar	า			
Preferred Farrier				
trained or cared for by or any other agreeme	nd conditions s y TRAINER, re ent. In the even reement shall b	set forth herein shall gardless of whether t the HORSE is remo be deemed reinstated	be applicable to each horse is ic oved from the pi d as Rates appli	each and every horse lentified in this Agreement remises for any reason icable to the time said of
Is this a Conditi		Sale? Yes	No	
The horse has receive	ed previously:			
No Training in barn				
Green (first three year	rs under saddle	e)		
Elementary (Second I	evel or below)			
Well Trained Just Nee	eds Tuning Up			
Has a problem with (e				
	explain)			(saddling, bridling for
example) etc.				(saddling, bridling for
				(saddling, bridling for
example) etc.				(saddling, bridling for
example) etc.				(saddling, bridling for

2. FEE AND TERM

In consideration of OWNER'S selection of fees and services from the current fee schedule of TRAINER, TRAINER agrees to furnish training and care necessary for the training of the HORSE, commencing on the date of arrival. TRAINER reserves the right to raise fees upon thirty (30) days' notice of any increase to the OWNER. All training fees are due at beginning of month. If OWNER, instructs TRAINER to enter the horse at a show or event, once TRAINER enters the HORSE, OWNER is obligated to pay all entry fees, show fees, transportation expenses and other pro-rated expenses, even if OWNER elects to not take the HORSE to the show or event. These fees may be waived by TRAINER, at TRAINER'S sole discretion. If fees are not paid by the 5th of the month, the OWNER agrees to be charged for all invoiced fees, \$50.00, & a 10% processing fee. TRAINER agrees to train the HORSE at the stables located at 37803 Military Rd Auburn Wa 98001. If horse needs to travel elsewhere for training such as visiting a show for familiarization owner gives permission and further releases trainer from any and all liability regarding travel trailering and further considerations while at the show or for schooling purposes.

Agreed Training fees:

Training rides are \$45 for individual rides				
Packages: 1. Partial Training \$550/month *2 rides per week and 1 lesson per week (All training rides and lessons can be interchanged.) 2.Full training \$900/month *4 training rides per week, 1 lesson per week. (All training rides and lessons can be interchanged.)				
If horse is deemed dangerous an extra \$35 will be charged during time of ride. Dangerous rides consist of horses who are presently unable to release energy in a safe way, or those who need training for issues and behaviors due in cause of bad habits such as rearing, bolting, bucking, pulling back in ties, biting or kicking while tacked or groomed, or uncontrolled spookiness.				
Please check which days you would ideally like your horse worked. (these days may flex)				
MondayTuesdayWednesdayThursdayTridaySaturdaySunday				
Rides will be conducted by Amber Luce and assistants.				

FEED, FACILITIES AND SERVICES PROVIDED

TRAINER agrees to provide training and care for normal and reasonable care required to maintain the health and well-being of the HORSE. TRAINER will manage and supervise feed schedule in order to maintain normal and reasonable health of the HORSE. Additional lessons will be available at an additional charge or discussed per training package. OWNER shall be responsible for all expenses related to additional feed, supplements or medications required for the HORSE. OWNER agrees to provide the necessary shoeing, worming, and veterinary care, for the HORSE as is reasonably necessary, at OWNER'S expense. OWNER acknowledges OWNER has inspected facilities and finds them safe and in proper order.

3. VACCINATIONS

OWNER warrants that the HORSE is free of all communicable diseases upon delivery to TRAINER. On or prior to arrival, the OWNER shall provide a record of HORSE'S current vaccination for required vaccinations, a negative Coggins test performed within 1 year prior to arrival and the HORSE'S hauling card. If the HORSE arrives without any required records, TRAINER may elect to decline acceptance of the HORSE or provide the vaccinations and tests at OWNER'S expense.

4. EMERGENCY CARE

TRAINER agrees to employ reasonable attempts to contact OWNER, in the event of the HORSE'S medical emergency. If TRAINER is unable to contact OWNER, and if emergency .care appears warranted in the reasonable opinion of TRAINER, TRAINER shall secure emergency veterinary and/or farrier care deemed reasonably necessary for the health and wellbeing of the HORSE. TRAINER assumes that OWNER desires surgical care for the HORSE, if recommended by a veterinarian, in the event of colic or other life-threatening illness, unless TRAINER is expressly instructed in writing by OWNER that surgical care is not desired for HORSE. OWNER agrees all costs of such care secured shall be paid by OWNER within fifteen (15) days from the date OWNER receives notice thereof, or TRAINER is authorized, as OWNER'S agent, to arrange direct billing to the OWNER.

Choice of Vet	Phone
Maximum Amount US dollars iss	ued if owner is not present

6. INSURANCE

OWNER understands that it is OWNER'S sole responsibility to insure the HORSE. If OWNER elects not to insure the HORSE, OWNER fully understands that TRAINER does not carry insurance on HORSE, that the HORSE is not covered under any public liability, accidental injury, theft or equine mortality insurance, and that all risks connected with training or for any other reason for which the HORSE is in the possession of and on the premises of TRAINER, are to be borne by OWNER.

7. LIMITAION OF LIABILITY AND INDEMNIFICATION

OWNER agrees to hold harmless and release TRAINER and its subsidiaries, affiliates, agents, servants and employees from any and all loss, damage or legal liability arising from any fault or negligence of TRAINER and/or TRAINER'S subsidiaries, affiliates, agents, servants or employees. OWNER agrees it will bring no claims, demands, actions, causes of action, and/or litigation against TRAINER and/or its subsidiaries, affiliates, agents, servants and employees related to the same. Further, TRAINER shall not be liable for any sickness, disease, stray, theft, death or injury that may be suffered by the HORSE while in TRAINER'S custody, nor for any other loss, damages or injury arising out of or connected with boarding or other services pursuant to this Agreement. TRAINER shall not be liable for any personal injury or disability which the OWNER, and their agents, representatives, family or guests may receive while on premises. OWNER agrees to indemnify and hold TRAINER harmless from any claim related to damages, illness, or injury whatsoever caused by the HORSE, or from any claim by OWNER, or his/her agents, representatives, family or guests arising from their presence on their premises, and agrees to pay all expenses and reasonable attorney's fees incurred by TRAINER in defending against such claims. OWNER acknowledges the inherent risks associated with equine activities, and is willing and able to accept full responsibility for his/her own safety and welfare and releases the TRAINER, and any other equine owner or agent, from liability unless the TRAINER, equine owner or agent is grossly negligent or commits willful, wanton or intentional acts or omissions. OWNER also acknowledges that OWNER executes this Agreement on behalf of OWNER, as well as all of OWNER'S children, family members and guests. TRAINER shall not be responsible for theft, loss, damage, or disappearance of any tack or equipment, or other property stores on the premises, as same is stored at OWNER'S own risk.

8. DEFAULT/TERMINATION

Should OWNER become delinquent in fee payment, or otherwise breach any element of this Agreement, or violate any rule of TRAINER, and such actions continue uncured for ten (10) days after OWNER receives notice thereof, this Agreement shall be terminated by TRAINER at TRAINER'S sole option, and OWNER must remove the HORSE within ten (10) days' receipt of notice of termination of this Agreement by TRAINER. OWNER or TRAINER agrees that thirty (30) days' written notice shall be given to the other party prior to the termination of this Agreement. It is also agreed that this Agreement may be changed by TRAINER upon thirty (30) days' notice.

9. RELEASE

OWNER shall make arrangements with TRAINER for the HORSE'S release at least 48 hours in advance of said release. OWNER resumes all responsibility for, and releases TRAINER from, any

responsibility or liability for the HORSE'S health, soundness, breeding condition, transportation and care. Should OWNER desire that TRAINER release the HORSE to any third party, OWNER must provide to TRAINER his or her detailed written consent and instructions for such release before TRAINER will give possession of the HORSE to the third party. All amounts due to TRAINER (and all service providers) from OWNER must be paid prior to OWNER'S removal of the HORSE from TRAINER.

10. RIGHT OF LIEN

13. PRIOR TRAINING

TRAINER has the right of lien as set forth by the laws of the State of Washington, for the amount due for the board and upkeep of the HORSE, and for any services provided by TRAINER to HORSE. TRAINER shall have the right, without process of law, to retain the HORSE and other property until the amount of said indebtedness is discharged. TRAINER will not be obligated to retain and/or maintain the HORSE in question in the event the amount of the bill exceed the Anticipated unregistered value of the HORSE. In the event TRAINER exercise its lien rights as above described for non-payment, this Agreement shall constitute a Bill of Sale and authorization to process transfer applications for any breed registration as may be applicable to said HORSE upon affidavit by TRAINER'S representative setting for the material facts of the default and foreclosure, as well as TRAINER'S compliance with foreclosure procedures as required by law. In the event collection of this account is handled by an attorney, OWNER agrees to pay all attorneys' fees, costs and other related expenses.

11. MERGER, ENTIRE AGREEMENT AND SERVRABILITY

This Agreement contains the entire understanding of the parties concerning its subject matter and there are no oral or written promises or representations upon which OWNER is relying except as expressly set forth herein. This Agreement may be modified only in writing executed by OWNER and TRAINER. The invalidity or enforceability of any term of this Agreement shall not affect the validity and enforceability of any other term.

12. APPLICABLE LAW, JURISDICTION, VENUE, ATTORNEY'S FEES, LIMITATION OF ACTIONS

This agreement shall be construed and governed by the laws of the State of Washington. Jurisdiction and venue for all disputes connected with this Agreement shall be proper in the county in which TRAINER is located. In the event lawsuit is brought with respect to enforcing this Agreement, the prevailing party shall be entitled to recover its reasonable attorney's fees and costs incurred in such action. Any action for claim brought against TRAINER related to this Agreement, or any loss due to negligence, must be brought within one (6) months of the date such loss occurs.

List any prior training the horse has received. Name of Facility Name of Trainer Type of Training Was owner satisfied with training yes ______ no ____ Explain Briefly:

Owner understands training will be the agreed upon days at approximately 1 hour sessions (within reason based upon horse) daily. Owner understands there is no guarantee on training, and that trainer will make every attempt to work with the horse by acceptable standards in the industry, and make every attempt to meet the goals listed above..

SIGNER STATEMENT OF AWARENESS UNDERSIGNED, HAVE READ AND DO UNDERSTAND THE FOREGOING AGREEMENT, WARNINGS, RELEASE AND ASSUMPTION OF RISK.				
OWNER Signature	Date			
TRAINER Signature	Date			