Horse Lease Agreement

1. Parties
Horse Owner/ Agent:
Lessee:
This agreement is entered into by Horse Owner/ Agent and Lessee. Horse Owner/ Agent warrants that it is the owner of the horse
and agrees to lease said horse to Lessee subject the following terms and conditions; and whereas, Lessee warrants that he/she
agrees to lease said horse subject to the following terms and conditions. The Parties agree as follows:
2. Term
The term of this lease shall commence on, and the duration shall be indefinite unless either party shall otherwise give 30 day written notice of desire to terminate agreement OR in the event of sale of said horse.
3. Description
This lease applies to the horse described here:
Horse's Name Sex Markings/Brands/Identifying Characteristics
- Control (Mary Drive) and Trans
Location of Horse During Lease Term 4. Payment
Lessee shall pay to Horse Owner/ Agent a monthly lease fee in the amount of \$ Lease
payment is due on the first of each month with a 5-day grace period. Payments greater than 7 days past due will be charged a late
fee of 10% per month. Monthly fee will be prorated if this agreement is signed after the first of the month.
5. Limitations and Use of Horse
Lessee covenants, warrants, and agrees NOT to use the horse for any purpose(s) other than those set forth here:
Horse Owner/ agent promises and warrants that said horse is fit for said purpose(s). Lessee agrees to bar any other riders except
Lessee's Trainer, Riding Instructor, or other professional where appropriate. Lessee shall not have the right to relocate said horse
without Horse Owner's express written permission (which shall be attached here and signed and dated by both Parties) except for
usual and customary competition purposes.
6. Ownership Registration
Horse Owner/ agent warrants that said horse is free from any liens or encumbrances. The horse included in this lease shall remain
the sole property of Horse Owner/ agent, and the Lessee shall have no right, title, or loan to any other party of said horse except as
stated herein. Lessee shall not loan, lease, or otherwise transfer the horse, or any right in the horse, to any third party without the
prior written consent of Horse Owner/ agent, which consent may be withheld in Horse Owner's sole discretion. 7. Covenant Not to Encumber
Lessee agrees not to encumber said horse with any lien, charge, or related claim and to indemnify, defend, and hold harmless
Horse Owner there from.
8. Risk of Loss and Insurance
Lessee assumes risk of loss or injury to said horse if lessee is negligent or careless, except to the extent caused by an act of Horse
Owner's agents, contractors, or employees. Horse Owner shall not be held responsible for loss, damage, injury, claim, demand, cost
and expenses (including legal expenses) arising out of or connected with the use of the horse, whether by Lessee or any other
person. Horse Owner will not be responsible for any accident or injury to any person or animal that comes in contact with the above
named horse during the term of this lease. 9. Default
Upon material breach of this agreement by one Party, the other Party may terminate the same.
10. Agreement
This Agreement constitutes the entire Agreement between the Parties. Any modifications or additions must be in writing and signed
and dated by all Parties to this Agreement. No oral modifications will be considered part of this agreement unless reduced to writing
and signed by all Parties.
11. Law
This Agreement is governed by the laws of the State of California. Any dispute or claim that arises out of, or
that relates to this Agreement, or to the interpretation or breach thereof, or to the existence, scope, or validity of this Agreement or
the arbitration Agreement, shall be resolved by arbitration in this same state, and any judgment upon the award rendered pursuant to such arbitration may be entered in any court having jurisdiction thereof.
to such arbitration may be efficied in any count having junisurction thereof.

HORSE OWNER/ AGENT

date

date

LESSEE