

## Royal Arabian Training Agreement

This agreement is made and entered into on this \_\_\_\_\_ day of \_\_\_\_\_ 201\_, by and between \_\_\_\_\_ hereinafter designated "Trainer", and \_\_\_\_\_ hereinafter designated "Owner". Trainer agrees to accept Owner's horses:

Reg# No. \_\_\_\_\_ for training: and it is the plan and intention of the owner to place this horse in training. For and inconsideration of the mutual agreements hereinafter set forth, the Owner and Trainer mutually agree as follow:

1. Owner shall pay the trainer for professional services. As described below, the fees of \_\_\_\_\_ a month.
2. Invoices are payable upon receipt. On completion of this Agreement, the remainder of expenses shall be paid in full. Owner MAY NOT REMOVE HORSE FROM TRAINER'S POSSESSION UNTIL ALL EXPENSES ARE PAID IN FULL.
3. In the event that payment is over due by 30 days, Trainer is entitled to a lien against the horse for the value of services rendered and shall be entitled to enforce lien according to the appropriate laws of the state: or at trainer's option, may sell the horse in a private sale for the amount due.
4. Trainer's veterinarian will examine horse and administer medical care as deemed necessary or its health and safety. All veterinarian and farrier expenses shall be paid by Owner.
5. The trainer shall train horse to the best of her ability and perform all services in accordance with generally accepted professional standards. Trainer shall provide suitable facilities and care for horse in a good and decent manner with feed being determined by the training schedule and individual.
6. The Trainer has complete control over the manner of training and shall take all precautions for the proper performance thereof.
7. Both parties agree Trainer and any person associated with the trainer is not liable for the death, sickness, and/or accident including consequential damages, caused by his/her horse.
8. The horse shall be in a healthy and sound condition, free from infectious, contagious or transmissible disease. A current Coggins Test, photostat copy of registration paper (both sides) veterinarian's health certificate, plus a health, worming, and immunization record must accompany the horse. If they do not, trainer's veterinarian will examine and /or test horse at Owner's expense. Trainer reserves the right to refuse horse if not in proper condition.
9. Owner shall pay for those expenses at the rates listed on the current Royal Arabian Services and Price schedule.
10. Trainer reserves the right to notify Owner within 30 days of horse's arrival if horse, in Trainer's opinion, is deemed dangerous, handicapped or untrainable. In such case, Owner is responsible for removing horse within 10 days for all fees incurred during horse's stay. After all fees have been paid in full, the Agreement is complete and shall not constitute a breach or default of contract.
11. Upon 30 days notice to the Trainer, the Owner may terminate this agreement for any reason he deems sufficient in his business judgment. In such case, the Trainer shall be paid for all fees incurred up to the termination date. After all fees have been paid in full, this Agreement is completed and shall constitute a breach or default of contract.
12. Trainer strongly recommends that Owner carry full insurance on horse as Trainer is not responsible for same.
13. This agreement is non-assignable and non-transferable.
14. Additional agreements: If none check here.
15. This agreement represents the entire agreement between the parties. No other agreements or promises, verbal or implied, and included unless specially stated in this written agreement.
16. The Agreement is made and entered into the State of Oregon, and shall be enforced and interpreted under the Laws of the State.

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Trainer's Signature

Owner's Signature

P.O. Box 73, Butte Falls, Oregon, 97522 Tele: 541-865-9302/Fax 541-865-7894  
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