Boarder/ Owner/ R	ider Name (Responsible Party):			
Home Phone:	Cell Phone:			
City:		State: Zip:		
E-mail		1		
	if Owner / Boarder cannot be reached, N	ame:		
	Cell / Work Phone:			
Horse Information	:			
Do you own this hor	rse? (Y/N) If not, please have own	ner fill out boarder info form &	sign boarding cont	ract
Foaled/Age:	Color:	Sex (mare, gelding, stallion):		
Markings:	Height:	Weight:		
Breed:	Height: Other Identifying Marks:			
Medical History of	Horse:			
	Frequency:	Last Episode:		
Founder:		When:		
What do you prefer	your horse to be fed?			
Any known food alle	ergies:			
Habits/Vices (such a	as cribbing, biting, weaving, rinsing food,	morning naps, etc.)		
		• •		
Does your horse hav	e a history of escaping from stalls, or oth			
•	,			
Ferrier:	Telep	hone:		
	_			
Insurance:				
Is the Horse insured	?(Y/N) What is the val- quine Mortality):	ue of your horse: \$		
Insurance Carrier (E	quine Mortality):	Policy Number:		
**IMPORTANT! PI	ease leave a credit card on file with your	choice of Equine Hospital in case	of emergency treati	ment (otherwise
	pital denying treatment for your horse)- t			(
y	F	, upp)	
Veterinary Emerge	ency Contact:	Phone:		
May we contact you	r vet for a reference and to request a copy	of your horses' shot record? []	 Y [] N	
History:				
Horses Current Loca	ation/ address:			
Phone	How long has your hor	se been boarded at this location:		
May we contact for a	a reference? [] Yes [] No			
•				
Arrival Date:				
Desired Stall: (Check	k One) Barn w/ in and out: Barn	(Inside): Mare Motel:	Pipe Stall:	Pasture:
`	,	. ,		
Reference Check:				
Have you ever been	asked to leave a boarding facility (i.e.	- evicted)(Y/N) If yes	explain:	
Please list the facili	ties you have boarded at recently if	you have not boarded recently p	lease list 4 referenc	es minimum
	(farm name)			
	(farm name)			
	(farm name)			
4	(farm name)			
May we contact list	ted references?(Y/N)		,	
•	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			
I agree that all the	information above is accurate to the be	st of my knowledge:		
Boarder/Owners Nat	me:nature			
Boarder/Owners Sig	nature	Date:		



WITNESS THIS AGREEMENT this day of	, in the year	, by and between Royal Ridge Equestrian
Center, hereinafter referred to as "Stable" and		, hereinafter referred to as "Owner",
"Boarder" and/or "Rider".		
1. FEES, TERM, AND LOCATION.		
Owner acknowledges and accepts those terms set forth in the said rates be daily, weekly, or monthly. Payment shall be is not paid in a timely manner shall be subject to a finance chas been paid. In the event the subject animal is removed for deemed reinstated at rates applicable at the time of said return horse's arrival if the horse, in Stable's opinion, is deemed to Owner shall be solely responsible for removing the horse we presence upon the premises. This contract shall be deemed	ssued in accordance with the large of 10%. And shall be from the premises for any rourn. Stable reserves the right to be dangerous or undesirable within five (5) days of said in	nat rate schedule on a timely basis. Any charges charged 10% per month until the full amount eason and returned, this agreement shall be into notify Owner within fifteen (15) days of the ble for Stable's establishment. In such case, notice and for all fees incurred during the horse's
This agreement is a month to month term.	terminates and concrete to	apon the paymont of the rees.
Rent is due in advance or on the 1st day of each and every		\$ per month, beginning on mailed or personally delivered to 15069
Sycamore Canyon road, Poway, CA 92064. Rent will be colate fee of 10% on the unpaid portion of rent will be applied by the 10 th , Stable shall be entitled to exert a lien against sa described below, for any amounts due, and shall be entitled equipment for the amount due in accordance with the laws has the right to lock and secure horse(s) stall and Owner's p	considered late if not receive ad and deemed as additional aid horse, and personal prop I to enforce said lien and fo of the State of California.	ed by 5:00 pm on the 5 th day of each month. A rent. In the event said payment is not received perty upon the premises as more further preclose its interest against said horse and/or Owner understands that on the 10 th day, Stable
Prior to boarding at the facility, Owner shall deposit a security deposit to pay any month's rent. S	• 1	

2. DESCRIPTION OF HORSE(S) TO BE BOARDED.

Owner agrees to submit a fully completed Owner Information Sheet for each horse boarded upon execution of this agreement. The terms and conditions set forth herein shall be applicable to each and every animal boarded by Owner.

reasonably necessary to remedy any of Owner's defaults, including but not limited to: In the payment of past due rent, to repair

3. HORSES WITH VICES

- -Horses that are known cribbers or are later found to be cribbing, may be required to wear a cribbing collar and/or have hotwire placed on its stall
- -Horses that are tail chewers will be required to have hotwire placed on its stall
- -Horses that are overly aggressive will be required to have hotwire placed on its stall

damage to the stall or facility either by Owner's horse or Owner, exclusive of ordinary wear & tear.

If owner refuses to follow above requirements within 5 days of notification by stable, the stable has the right to purchase and install materials required. Owner will then be charged a reasonable fee for cost of supplies and time of labor.

4. FEED, FACILITIES, SERVICES, AND OWNER RESPONSIBILITIES.

Stable agrees to provide adequate feed and facilities for normal and reasonable care required to maintain the health and well being of the animals. Owner acknowledges that owner has inspected the facilities and finds same in safe and proper order. The standard services to be provided herein and the charges therefore are as posted in the Stable and are subject to change at Stable's discretion.

Owners are required to exercise, walk, and/or turnout horse(s) minimum of 2 times per week. Or arrange for horse(s) to be exercised and/or turned out. If horse is kept in the pasture or a paddock it is not required. Stable has the right and may charge you for services rendered if horse(s) are not properly exercised.

5. RISK OF LOSS AND STANDARD OF CARE.

DURING THE TIME THAT THE HORSE(S) IS/ARE IN CUSTODY OF STABLE, STABLE SHALL NOT BE LIABLE FOR ANY SICKNESS, DISEASE, ESTRAY, THEFT, DEATH OR INJURY WHICH MAY BE SUFFERED BY THE HORSE(S) OR ANY

OTHER CAUSE OF ACTION, WHATSOEVER, ARISING OUT OF OR BEING CONNECTED IN ANY WAY WITH THE BOARDING OF SAID HORSE(S).

The Owner fully understands that Stable does not carry any insurance on any horse(s) not owned by it for boarding or for any other purposes, whether 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) in the possession of, and on the premises of Stable are to be borne by the Owner. Stable strongly recommends equine mortality insurance be obtained applicable to the subject horse(s) by Owner and that a certificate of insurance be furnished to Stable; the absence of such certificate shall result in an election of self-insurance by the boarder.

THE STANDARD OF CARE APPLICABLE TO STABLE IS THAT OF ORDINARY CARE OF A PRUDENT HORSE OWNER AND NOT AS A COMPENSATED BAILEE. IN NO EVENT SHALL STABLE BE HELD LIABLE TO OWNER FOR EQUINE DEATH OR INJURY. OWNER AGREES TO OBTAIN EQUINE INSURANCE FOR ANY ANIMALS VALUED IN EXCESS OF TWO THOUSAND FIVE HUNDERD DOLLARS (\$2,500), AT OWNER'S EXPENSE, OR FOREGO ANY CLAIM FOR AMOUNTS IN EXCESS OF TWO THOUSAND FIVE HUNDRED DOLLARS (\$2,500). OWNER AGREES TO DISCLOSE THIS ENTIRE AGREEMENT TO OWNER'S INSURANCE COMPANY AND PROVIDE STABLE WITH THE COMPANY'S NAME, ADDRESS AND POLICY NUMBER. FAILURE TO DISCLOSE INSURANCE INFORMATION SHALL BE AT OWNER'S RISK.

6. HOLD HARMLESS.

Owner agrees to hold Stable harmless from any and all claims arising from damage or injury caused by owner's horse(s) to anyone, and defend Stable from any such claims. Owner agrees to disclose any and all hazardous or dangerous propensities of horse(s) boarded with Stable.

7. EMERGENCY VET AND FERRIER CARE.

Stable agrees to attempt to contact Owner should Stable feel that medical treatment is needed for said horse(s), but, if Stable is unable to contact Owner, Stable is then authorized to secure emergency veterinary, and blacksmith care required for the health and well-being of said horse(s) within a time period that the stables feels appropriate. All costs of such care incurred shall be paid by Owner within fifteen (15) days from the date Owner receives notice thereof, or Stable is authorized, as Owner's agent, to arrange direct billing to Owner.

Owner agrees to notify Stable of any and all change of addresses, emergency telephone numbers, itineraries or other information reasonably necessary to contact Owner in the event of an emergency. In the event Owner departs for vacation or is otherwise unavailable, prior to departure Owner shall notify Stable as to what party is authorized to make decisions in the Owner's place with regard to the health, well-being, and/or medical treatment of the horse(s).

8. LIMITATION OF ACTIONS

Any action or claim brought by Owner against Stable for breach of this Contract or for loss due to negligence must be brought within one (1) year of the date such claim or loss occurs. It is a material inducement for Stable to accept Boarder's horse(s) that Boarder intends and agrees to this private limitation of actions.

9. SHOEING/TRIMMING AND WORMING.

Owner agrees to provide the necessary shoeing or trimming and worming of the horse(s) unless otherwise agreed upon as is reasonably necessary, at Owner's expense. Owner agrees to provide Stable with all health records with regard to the horse(s). Owner agrees to have the horse(s) wormed and vaccinated on a regular schedule, and in the event this is not accomplished and proof of such is not presented to Stable within thirty (30) days of requested information, Stable is authorized to arrange for such treatment, but not obligated to do so; such expense shall be the obligation of Owner, and upon presentation by Stable of the bill for such services rendered, including service charges, any bill shall be paid within fifteen (15) days from the date the bill is submitted to the Owner.

10. OWNERSHIP-COGGINS TEST.

Owner warrants that he owns the horse(s) and will provide proof satisfactory to Stable of the negative Coggins test if requested.

11. CHANGES OR TERMINATION OF THIS AGREEMENT

The parties agree that this Agreement may be changed or terminated upon thirty (30) days' notice, regardless of the rental period. **All notices must be issued in writing**. Boarders that leave without written and received notice will be assessed a full month's rent which shall be deducted from the security deposit. Deposit will be refunded within 20 days after vacated stall and tack shed are inspected (if applicable). The posting of updated rate schedules in Stable shall constitute notice of any and all rate changes or regulation changes as may be deemed appropriate by Stable.

12. RULES AND REGULATIONS.

The Owner agrees to abide by all the posted rules and regulations of the Stable. In the event that Boarder does NOT follow all rules and regulations of the Stable, Boarder understands it could result in their immediate and/or permanent expulsion from the property. In the event someone other than the Owner shall call for their horse(s), such person shall have written authority signed by the Owner to obtain said horse(s). Boarder is responsible for reading and keeping a current copy of Rules and Regulations.

13. RIGHT OF LIEN/ FORCLOSURE.

The Owner is put on notice that Stable has a right of lien, for the amount due for the board and keep of such horse(s), and also for storage and services, and shall have the right, without process of law, to retain said horse(s) until the amount of said indebtedness is discharged. However, Stable will not be obligated to retain and/or maintain the horse(s) in question in the event the amount of the bill exceeds the anticipated unregistered value of the horse(s). In the event Stable exercises Stable's lien rights as above-described for non-payment, this Agreement shall constitute a Bill of Sale and authorization to process transfer applications and foreclosure. In the event collection of this account is turned over to an attorney, Owner agrees to pay all attorneys' fees, costs, and other related expenses for which a minimum charge of \$250.00 will be assessed. Owner understands that to the extent of any law or regulation may provide for rights and or duties other than those set forth in this section, the parties agree to waive such rights and duties and will agree that this section will control.

14. PROPERTY IN STORAGE ON STABLE'S PREMISES.

Owner may store certain tack, trailers and equipment on the premises of Stable at an additional charge to Owner. Stable shall not be responsible for the theft, loss, damage or disappearance of any tack, trailer(s), or equipment or other property stored at Stable, Owner understands that any items are stored at the Owner's risk. Stable shall not be liable for the theft, loss, damage, or disappearance of any tack or equipment. Hooks, cabinets, and any items permanently attached to tack shed door, walls or shelving must remain so removal does not cause damage. Vehicles cannot be stored upon the premises and in the event that a vehicle is left unattended it will be subject to one hundred dollars (\$100) per day storage cost. Trailer storage is also available at an additional charge to owner. Trailers must be for the use of horse transportation, must have current registration and in operable condition.

15. INHERENT RISKS AND ASSUMPTION OF RISK.

The undersigned Owner and all guests of Owner acknowledges there are inherent risks associated with equine activities such as described below and hereby expressly assumes all risks associated with participating in such activities. The inherent risks include, but are not limited to the propensity of equines to behave in ways such as, running, bucking, biting, kicking, shying, stumbling, rearing, falling or stepping on, that may result in an injury, harm or death to persons on or around them; the unpredictability of equine's reaction to such things as sounds, sudden movement and unfamiliar objects, persons or other animals; certain hazards such as surface and subsurface conditions; collisions with other animals; the limited availability of emergency medical care; and the potential of a participant to act in a negligent manner that may contribute to injury to the participant or others, such as failing to maintain control over the animal or not acting within such participant's ability.

16. ENTIRE AGREEMENT.

This contract represents the entire agreement between the parties. No other agreements, promises, or representations, verbal or implied, are included herein unless specifically stated in this written agreement. This contract is made and entered into in the State of California, and shall be enforced and interpreted in accordance with the laws of said State.

17. ENFORCEABILITY OF CONTRACT.

In the event one or more parts of this contract are found to be unenforceable or illegal, a court of competent jurisdiction may sever such provisions so that the other portions here of shall be deemed in full force and effect.

RELEASE OF LIABILITY

The undersigned Boarder and all guests of Boarder acknowledge there are inherent risks associated with equine activities such as described below and hereby expressly assumes all risks associated with participating in such activities. The inherent risks include, but are not limited to the propensity of equines to behave in ways such as, running, bucking, biting, kicking, shying, stumbling, rearing, falling or stepping on, that may result in an injury, harm or death to persons on or around them; the unpredictability of equine's reaction to such things as sounds, sudden movement and unfamiliar objects, persons or other animals; certain hazards such as surface and subsurface conditions; collisions with other animals; the limited availability of emergency medical care; and the potential of a participant to act in a negligent manner that may contribute to injury to the participant or others, such as failing to maintain control over the animal or not acting within such participant's ability. Owner also agrees to have all guests sign a release of liability form located at Stable.

(Initials)	(Name of Owner/Rider)

connection therewith, and Stable's current rules and	expressly waives regulations, whic me extent upon th	any claims for any injury or loss arising therefore. Rider agrees to abide by and follow h an updated version shall be posted. Rider further acknowledges that the behavior of a be ability of rider. Rider assumes all risks therefore and warrants a full and fair disclosures.	any
(Initials)	(Name of Owne	r/Rider)	
or action, damages, judgn	nents, orders, cost	to hold harmless, indemnify and defend Stable against any and all claims, demands, caus or expenses, including attorney's fees, which may in any way arise from or be in any upon the property of 15069 Sycamore Canyon Road, Poway, CA 92064 and the facilitie	way
(Initials)	(Name of Owne	r/Rider)	
diseases. Stable reserves t	he right to refuse by Stable danger	horse, Rider warrants said horse shall be free from infection, contagious or transmittabl service to or use of any horse upon the premises that does not appear to Stable to be in ous or undesirable. Rider/Owner will assume all costs associated due to infection, ll not hold Stable liable.	.e
shall be brought within or Two-Hundred Fifty Dolla Thousand Dollars (\$10,00 applicable statutes in this	ne (1) year of the ins (\$250.00) for p (00.00) for damage jurisdiction whose	ept Rider and any equine, Stable requires that any action brought under this Agreement incident of accident giving rise to said claim. Rider agrees that damages shall be limited property damage, medical or other actual expenses incurred, and a maximum of Tensuch as pain and suffering, or loss of life. Rider agrees to waive the protection of any e purpose, substance and/or effect is to provide that a general release shall not extend to rson giving the release does not know or suspect to exist at the time of executing said	
AUTHORIZATION TO	OBTAIN MED	ICAL TREATMENT FOR MINOR CHILD	
	bear any and all	nd all medical treatment Stable deems reasonably necessary for my minor child/children cost connected therewith. Stable shall incur no financial liability for medical treatment	.•
Name(s) of Child(ren)	Date of Birth	Tetanus Shot Date	
Health Insurance Carrier:		Plan or ID Number	
PROTECTIVE EQUES	TRIAN HEADG	EAR AND RELEASE AGREEMENT WARNING	
	ases the risk of se	or legal ward, have been warned and advised by Stable and I do understand that not wear rious injury and/or death. If the rider and/or parent or guardian, if minor, refuses to wear	
(Initials)	(Name of Board	er/Rider)	
RELEASE OF LIABILI	ITY		
dischargeSTABLE_ ar on their behalf, or and fro unanticipated, resulting fr	nd their respective m all claims, dem om or arising out	or legal ward, heirs, administrators, personal representatives or assigns, release and e officers, directors, employees, agents, representatives, insurers, assigns, and others action, ands, or causes of action, whether the same be known or unknown, anticipated or of bodily injury or property damage that may be sustained, or property damage which notified – ASTM Equestrian Helmet.	_

(Name of Boarder/Rider)

(Initials)

	n the case of any potential legal action arisi ore, in the case of any potential legal action		
(Initials)	(Name of Boarder/Rider)		
AUTHORIZATION	TO OBTAIN EMERGENCY VETERI	NARIAN AND/OR FARRIE	R TREATMENT
Management is hereb necessary for my hor	by authorized to obtain any and all emerger se.	ncy veterinary and/or farrier trea	atment Stable deems reasonably
All costs of such care	any cost connected therewith and shall page secured shall be paid Owner. Stable shall tained pursuant to this authorization.		
	ght to act on a reputable presumption that of ent of colic, or other life-threatening illnes		
	MARK ONE OF THE FOLLOWING:		
	<u>IS</u> a surgical candidate <u>S NOT</u> a surgical candidate.		
	Insurance	information if applicable	
	(Name of Boarder/Rider) ease leave a credit card on file with your choital denying treatment for your horse)- this		
AUTHORIZATION	TO RELEASE HORSE FROM FACIL	LITY	
	orized to allow any and all person(s) listed authorize and grant the below listed individuals and Grounds.		
Name:	Pho	one Number:	_
Name:	Pho	one Number:	_
Stable shall incur no	financial or legal responsibility once horse	(s) has been removed from the	Stable Facilities or Grounds.
(Initials)	(Name of Boarder/Rider)		
ENTIRE AGREEM	ENT		
are included herein u	ents the entire agreement between the particular specifically stated in written agreement and interpreted in accordance with the law	ent. This Contract is made and e	
BELOW AFTER RE UNDERSIGNED, H.	PARENTS OR LEGAL GUARDIANS, O ADING THIS ENTIRE DOCUMENT. BO AVE READ AND DO UNDERSTAND T SE AGREEMENT. I/WE FURTHER ATT	OTH SPOUSES MUST SIGN F HE FOREGOING AGREEMEI	OR THEMSELVES. I/WE THE NT, WARNINGS, ASSUMPTION OF
Signature of Owner (Authorized Agent)	Date:	
Print Name:	Parent or Guardian (If owner is a minor)	Date:	
Address:	City: (Evening)	State:Zip:	-
Telephone: (Day)	(Evening) Leasee: (Authorized Agent)	(Cell) Date:_	_
Stable Owlief allu/01	Leasee. (Aumorized Agent)	Date	

The following is a list of rules and regulations:

RESPECT OF OTHERS:

*Boarders MUST respect management, employees, vets, farriers and other trainers who conduct their business services at the facility.

*The horse owner understands and agrees that the facility grounds are to remain at all times, suitable for other persons in such area, and that <u>no belligerent, malicious, defamatory, lewd, vulgar, profane, racist, or otherwise objectionable conduct or language will be tolerated</u>. The horse owner hereby consents that his/her conduct will at all times be dignified and civil, and hereby authorizes his/her immediate expulsion and permanent exclusion from the facility grounds if he/she breeches this covenant.

*Spending quality time with one's horse is precious to all of us. Boarders will respect the privacy of each individual and not impose on them with gossip, personal problems or unwanted advice.

RELEASE FORMS:

*Release forms are required for any person who comes on to the facility grounds. See management for forms if you cannot locate them in the barn.

ATTIRE:

*Proper equestrian shoes/footwear **are recommended** to be worn at all times while on the facility grounds. Anyone not wearing proper shoes/footwear understand that there is risk involved, that includes but is not limited to being stepped on by a horse.

*Appropriate clothing is required. No bathing suites, excessively revealing clothing, or any clothing deemed inappropriate by management will not be tolerated

*All riders understand that there is an inherent risk when riding and that it is recommended to always wear a properly fitted and approved riding helmet. If no approved protective equestrian helmet is worn it is at the riders own risk.

ALCOHOL:

*Alcohol is not permitted on the facility grounds unless there is prior written approval from barn management.

TRAIL COURSE/ JUMPING OBSTACLES:

*If you or your horse moves an obstacle, please return it to its original place immediately as most courses are set by the trainers.

SMOKING:

*No smoking

TRAINERS/ INDEPENDENT CONTRACTORS:

*Only insured trainers who have received approval from barn management may train and/or instruct on facility grounds.

*If you "appear" to be giving a lesson/ training or giving advice this is considered a lesson situation and it is not allowed without approval from Stable.

HORSE HANDLING, RIDING, BLANKETING, SUPPLEMENTING, ETC:

Horse owner MUST be present if you are to handle a horse other than your own. This includes blanketing, riding, handling, feeding, watering etc. The exception to this rule – insured, stable approved trainers are allowed to handle and care for non-owned horses.

ANIMAL CARE:

Any excessive force, whip or spur use, over exertion, kicking, smacking, yelling at any horse on the facility grounds could result in immediate expulsion from the property.

LEASE HORSES

*Management approval is required for all horse leases and a copy of said agreement must be given to Stable.

*One lease is allowed per person.

PERSONAL ARTICLES:

*Stable is not responsible for personal articles that are lost or stolen.

*All tack and supplies, with exception of the halter, lead rope and/or blanket, are to be stored in the tack shed.

*Any items not properly stored may be picked up by stable management and/ or employees and placed in a designated lost and found area. After two full weeks and no claiming of item(s), stable has full right of possession of item(s) and may throw away, donate, or do with whatever is deemed appropriate by management.

*No Tack Boxes/ Trashcans/ Containers will be allowed in front of stalls/ sheds without approval from barn management

TYING OF HORSES:

*At no time will the boarder or handler tie a horse to any of the stall gates, arena gates or fencing.

*Horses should only be tied in designated tie areas

CRIBBING HORSES:

*Horses that crib may be required to wear a cribbing collar. Any damage caused by the cribbing will be charged to the owner for replacement and/or repair costs.

MAINTENANCE:

*It is the shared responsibility of both the boarder and Stable to report any problems or maintenance issues regarding broken jumps, gates, stalls, etc.

CONCERNED BOARDERS:

*If a boarder has any problems or concerns pertaining to their horse's or other horse's stall, feed, or general well-being, it is their responsibility to inform management in person or through a written letter/note. At no time should the boarders spread rumors or gossip regarding concerns.

*If another boarder/ participant is breaking the stable rules please inform management directly rather than handling the situation yourself.

HOURS:

*The facility gate will open at 7:00 AM and close at 9:00 PM. The boarding facility is open daily to boarders unless posted otherwise by management.

CHILDREN SUPERVISION:

- *All children must be under adult supervision at all times while on the facility grounds.
- *It is not the responsibility of the Stable, Trainers, or its' Staff to supervise children while on facility grounds.

STORAGE

*Do not leave feed bags or bags of bedding outside of your stall or tack shed, if they are not removed within 24 hours stable has the authority to dispose of or remove such unapproved items.

CLEANLINESS:

- *It is the responsibility of the boarder/owner to ensure that all areas used for clipping or shoeing are cleaned to their respective state upon completion.
- *Muck buckets are for manure only, please put trash in designated trash cans.
- *Please remind your farrier to clean up and use a magnet to pick up metal nails.

VEHICLE USAGE AND PARKING:

- *Motor driven vehicles, with the exception of Vet's, Management, Horseshoer's, and Trainer's vehicles, are to be confined to the parking locations.
- *PLEASE DRIVE SLOW!!!! 5 mph!!!!
- *Please do not drive into the barn or mare motel areas- no exceptions!
- *Vets/shoers/trainers/etc. please do not block the barn aisle, mare motel aisle, trailers, tack sheds or other neighboring stalls with your vehicle

DOGS:

Dogs must stay with/ near owner at all times. No barking, running, or aggressive behavior allowed. Management reserves the right to restrict any dog from the property for any reason. All dogs are to remain on a leash.

TRAIL RIDING:

*All boarders are to be held responsible to stay on designated trails and not to trespass onto any adjacent private property or open field.

HAY:

*Boarders are not allowed access to the hay storage area for any reason!

ARENA SAFETY:

- *Left-shoulder to left-shoulder when passing.
- *Any horse and/ or rider that is deemed hazardous or a danger to other riders and or its' participants may be asked to leave by management.
- *No galloping when other horses are in the arena.
- *If you are under the age of 18 you must be under trainer or adult supervision to jump. If you would like to use our jumps you are required to be in a training program with an approved onsite trainer or you must have prior management approval.
- *If a rider is jumping other riders must stay on the rail for safety reasons.

LANDSCAPING:

*Horses are allowed to graze on seasonal grass growing but please do not allow horses to graze on planted agriculture and landscaping near our sprinkler systems. Please be careful of some weeds as they may be hazardous to your horse's health

WASH RACKS/ HORSE WASHING:

*The washing of horses is to be confined to wash rack areas only and all manure should be removed.

PAINTING/ REMODELING OF STALLS & TACK SHEDS:

*Boarders are permitted to attach nails, screws, and shelving into studs of tack sheds (not walls) but cannot remove of such construction once installed

EASEMENT DISCLOSURE:

*Please be aware that there is to be <u>ABSOLUTELY NO DIFFING, TRENCHING, OR POSTS TO BE INSTALLED ANYWHERE ON FACILITY GROUNDS</u> due to the San Diego County Water Authority Aqueduct Easement.

I/ we agr	ee to follow all	I rules and	regulations	listed above	otherwise I	understand that fin	es and/or in	nmediate ex	cpulsion from t	he property	may be
pursued:											

Name:	·	
Signature:		Date:

STALL REQUIREMENTS:

- 1. SALT/ MINERAL BLOCKS: No salt/mineral blocks/ licks in feeders or hanging on stall fences (a fine of \$200 or more may apply if feeder AND/OR stall is damaged; blocks may be placed on the ground in a feed tub provided by the owner)
- 2. STALLS ADDITIONS: No wood boards, mesh, wire, hotwire, tarps, screws, nails, etc. are permitted without management approval.
- 3. HORSE LICKS/TOYS: No popsicle or "toy food" may be hung in stalls (may be placed on the ground in a feed tub provided by the owner)
- 4. FEEDS: Wet feeds such as beet pulp and bran mashes are not allowed in metal feeders (feed may be placed on the ground in a feed tub provided by the owner).
- 5. WATER BUCKETS: Maximum of four 5 gallon water buckets are permitted in stalls. No large water buckets permitted
- 6. RUBBER MATS: Stall mats are permitted but please do not block aisles. No rinsing of stalls and/or mats permitted.
- 7. BEDDING:
 - a. Must use acceptable bedding options such as Dry stall, Fine Pine Bedding/ aka "Premium Bedding" (fine/small wood shavings), Absorbit, Pellets, Cedar rest, Rice hulls (NO MEDIUM- LARGE WOOD CHIP SHAVINGS!!!).
 - b. Excessive Bedding must be placed under the shelters to avoid flooding
 - c. Additional dirt is permitted with management approval. Stall dirt may not be higher than mare motel center aisle.
- 8. STORAGE: No bedding or feed may be stored in front of your stall.

Not following these requirements may result in a <u>fine</u> and/or a <u>\$30/ hour</u> labor fee to fix the problem(s) and/or the cost(s) incurred for damages

agree to follow all stall require	ments listed above:	
Name:	Signature:	Date:
	MONTHLY RENT BREAKDOY	<u>VN</u>
	STALL/BOARD\$	
	TACK SHED\$	
	TRAILER STORAGE\$	
	BLANKETING\$	
	SUPPLEMENTING\$	
	TRAINING/ LESSONS\$	
	TURNOUTS\$	
	LUNCH (HALF OR FULL)\$	

ATTENTION!!! PLEASE SIGN & HAVE ALL GUESTS SIGN THIS FORM

OTHER.....\$

TOTAL.....\$____

(forms are located above black mailbox in barn)

RELEASE AND WAIVER OF LIABILITY
ASSUMPTION OF RISK AND INDEMNITY AGREEMENT

READ THIS AGREEMENT CAREFULLY BEFORE SIGNING IT. YOUR SIGNATURE INDICATES YOUR UNDERSTANDING OF AND AGREEMENT TO ITS TERMS BY SIGNING THIS AGREEMENT, YOU (AND YOUR CHILD IF APPLICABLE) ARE GIVING UP CERTAIN LEGAL RIGHTS, INCLUDING THE RIGHT TO RECOVER DAMAGES IN CASE OF INJURY, DEATH OR PROPERTY DAMAGE FOR ANY REASON INCLUDING, BUT NOT LIMITED TO, THE NEGLIGENCE OF EMILY RICHARDS, ROYAL RIDGE EQUESTRIAN CENTER, THE TRAINER(S), THE MANAGEMENT, THE STABLE, ITS OWNERS, EMPLOYEES AND AGENTS ("THE RELEASEES").

l,	(and if applicable my minor child) (Hereinafter the Undersigned) reside at
(Street Address)	, in	
(City)	(State)(Zip)	·
	or my minor child if applicable) to be in close proximity al representatives, heirs, next-of-kin, spouses and assignment	to horse(s), to ride, and/or handle horse(s) and on behalf of gns, THE UNDERSIGNED HEREBY:
unpredictable movements, spook, jum	p obstacles, step on a person's foot/feet, push or show	is not limited to buck, stumble, fall, rear, bite, kick, run, make ve a person, saddles or bridles may loosen or break - all of rious injury or death to the Undersigned or any person within
INHERENTLY DANGEROUS ACTIVI	ACK RIDING, THE HANDLING OF A HORSE OR BEIN TY AND INVOLVES RISKS THAT MY CAUSE SERION Navior of horses, regardless of their training or past per	US INJURY AND IN SOME CASES DEATH because of the
premises of the stable or the failure to understand that it is my responsibility	wear a protective helmet when riding a horse, and use to be instructed in the proper methods of handling and ses, including without limitation, a helmet and riding bo	
	g equipment increases the risk of serious injury and/or	do understand that not wearing an SEI Certified – ASTM death. If the rider and/or parent or guardian, if minor,
4. RIDING LESSONS/ RIDING . I HEAINSTRUCTOR OR ANY OTHER PER		TAINING CONTROL OF THE HORSE I RIDE; AND THE
INITIALS		

5. I am aware and understand that in the ordinary course of business, motor vehicles (with or without horse trailers) continuously enter and exit the facility in close proximity to the areas and in the same areas in which horses are kept, groomed or ridden. Furthermore, tractors and other machinery are used on a daily basis in the operation, maintenance and repair of the facility. I also understand that people are working, walking, running, riding, handling horses, lunging horses, "turning out" horses, dogs bark, flags and other objects wave and other activities and conditions not limited to above listed items, these may cause horses to react in an unpredictable and dangerous manner without warning.

I HEREBY AGREE TO ACCEPT AND ASSUME ANY AND ALL RISK OF INJURY, DISABILITY, DEATH, DAMAGE AND LOSS THAT MAY RESULT TO ME AND/OR MY HORSE OR PROPERTY OR ANY OTHER PERSONS AND THEIR HORSE OR PROPERTY CAUSED BY ANY SUCH REACTION OF MY HORSE OR OF ANY OTHER HORSE UNDER MY CONTROL.

I am aware and understand that rain, runoff, or over-watering may cause the riding surface of the rings and grounds to become slippery, and that the slippery nature of the riding surface may not be apparent upon visual inspection. I am also aware and understand that the roads, grounds and fields at the facility any at any time be wet, slippery, rutted, eroded, rocky or contain holes.

I HEREBY AGREE TO ACCEPT AND ASSUME ANY AND ALL RISK OF INJURY, DISABILITY, DEATH, DAMAGE, AND LOSS THAT MAY RESULT TO ME AND/OR MY HORSE OR PROPERTY OR TO ANY OTHER PERSON AND THEIR HORSE OR PROPERTY CAUSED BY MY HORSE OR ANY HORSE UNDER MY CONTROL ENCOUNTERING UNSAFE CONDITIONS OF THE RINGS, ROADS OR GROUNDS WHETHER SUCH CONDITIONS WERE CAUSED BY THE NEGLIGENCE OF THE RELEASED PARTIES OR OTHERWISE.

- 6. RELEASE, DISCHARGE AND PROMISE NOT TO SUE: Stable, management, owners trainer(s), and any employees of such for any loss, damage, injury (including death) or cost to me or my child's arising out of the handling or riding of a horse or being in close proximity to a horse or on the premises of the stable or the failure to wear a protective helmet when riding a horse, and use of saddles, bridles, equipment.
- 7. Release Stable, management, owners, trainers, and any employees of such from any claim that Stable, management, owners, trainers, and any employees of such were negligent in connection with my or my child's riding a horse including but not limited to training or selecting horses, maintenance, care, fit or adjustment of saddles or bridles, instruction on riding skills or leading and supervising riders or the use of any equipment provided by Stable, management, trainers, owners and any employees of such or being on the premises of the Stable, which resulted in loss, damage, injury or death.

- 8. INDEMNIFY, AND SAVE AND HOLD HARMLESS Stable, management, trainers, and any employees of such from and against any loss, liability, damage or cost they may incur arising out of or in any way connected with either my or my child's handling or riding the horse or being in close proximity to a horse or on the premises of the stable or the failure to wear a protective helmet when riding a horse and/or and use of saddles, bridles, equipment and gear provided there with from or contributed to by me or my child's own negligence.
- 9. Agree to abide by and follow any instructions given or rules established by the **Stable, management, trainers** or any of its employees, guides or wranglers with regard to my or my child's riding or handling of the horse or being in close proximity to a horse or on the premises of the stable or the failure to wear a protective helmet when riding a horse or any saddles, bridles, equipment and gear provided therewith.
- 10. Agrees that the Undersigned has read and understands the following language of Section 1542 of the California Civil Code which provides "A general release does not extend to claims which the Creditor does not know or suspect to exist in his favor at the time of executing the release which, if known by him, must have materially affected his settlement with the Debtor." Having reviewed this provision, the Undersigned nevertheless voluntarily release **Stable**, **management**, **trainers**, **and any employees of such** from all liability for claims arising out of the matters set forth herein. The Undersigned understand the word "claims" to include all actions, claims and grievances, whether actual or potential, known or unknown and specifically but nonexclusively, all claims arising out of the matters for the herein. All claims are forever barred by this release without regard to whether those claims are based on the alleged breach of duty arising under contract or in any other claims or cause of action.
- 11. The Undersigned expressly agrees that the foregoing release and waiver of liability, assumption of risk, and indemnity agreement is governed by laws of the State of California and is intended to be as broad and inclusive as is permitted by California law, and that in the event any portion of this Agreement is determined to be invalid, illegal, or unenforceable for any reason, the balance of the Agreement shall not be affected or impaired in any way and shall continue in full legal force and effect.
- 12. Acknowledge that this document is a contract and agree that if a lawsuit is filed against the Stable, management, its owners, trainers, agents, employees, guides or wranglers for any injury or damage in breach of this contract, the Undersigned will pay all attorney's fees and costs incurred by the Stable in defending such an action.

13. IT IS RECOMMENDED THAT I, MY CHILD, AND ALL RIDERS WEAR A PROTECTIVE HELMET. IT IS MY UNDERSTANDING THAT A PROTECTIVE HELMET IS NOT AVAILABLE AND HAS NOT BEEN OFFERED FOR MY OWN OR MY CHILD'S SAFETY. IF I (AND/OR MY CHILD)

DECLINE TO WEAR A HELMET IT IS AT MY/OUR	OWN RISK.			
(PLEASE INITIAL HERE):				
I have read this document. I understand it is a preemployees and agents for all claims. I have made Royal Ridge Equestrian Center allowing me and/the risks involved and the Release and Waiver of valuable consideration for this Release and Waiv	e a free and deliberate choi /or my child to ride, handle, f Liability is worth the pleas	ice to sign the Release an , and/ or be in close proxi	d Waiver of Liability as a mity to horse(s). I have co	condition to concluded that
Name:				
Signature	Date:			