

Safe Haven Equine, Inc.

664 Sweetbriar Road • Perkasio, PA 18944 • 215-262-8077 • SafeHavenEquine@verizon.net

Stallion Service Contract

Mare Owner: _____ Date: _____

Address: _____ Mare: _____

_____ Sire: _____

Tel: _____ () _____ Dam: _____

Mare's Age: _____ Date Foaled: _____ Dam's Sire: _____

Federal Tax ID or Social Security Number: _____

We hereby agree to breed _____ a broodmare, to the stallion _____ (the Stallion) for the season of 2015 and you are to pay the sum of \$ _____ on, or before the foal stands /nurses unless the mare proves not in foal, whereupon you will send a veterinary certificate to that effect in lieu of the stud fee. You also agree to pay Safe Haven Equine, Inc. a daily board rate of _____ for each barren or pregnant mare and _____ for each mare and foal for each day the mare, or mare and foal, is kept at Safe Haven Equine, Inc. plus all veterinary, blacksmith, and miscellaneous charges which she and/or her foal incurs. Unpaid balances over 30 (thirty) days shall be subject to a finance charge of ten percent (10%) per month and may be referred to a collection agency.

You agree that the mare to be bred to the stallion shall be healthy and in sound breeding condition. We reserve the right to refuse to breed a mare if and when, in the opinion of a qualified veterinarian, such breeding would be detrimental to the health and welfare of the stallion.

Your presentation of the mare for breeding shall constitute your representation that the mare is healthy and is in sound breeding condition, and in reliance thereon, we agree that you shall not be responsible for any disease, accident, or injury to the Stallion.

All mares and foals will be given careful and proper treatment, and handling, and the owner of any mare and foal in the care, custody and control of Safe Haven Equine, Inc. hereby waives all liability claims for illness, injury or death suffered by the mare and foal while at Safe Haven Equine, Inc.

It is further agreed that should the Stallion die, be sold or become unfit for service before breeding the mare, or if the mare named in this contract shall die or become unfit to be bred, then this contract is and shall be null and void. If it is determined, for whatever reason, that the Stallion cannot be safely bred to his expected book of mares, and the book is to be reduced, we reserve the right to cancel this contract, and determine the mares that will be bred to the Stallion.

Safe Haven Equine, Inc. shall have the first lien on the mare and any foal thereof resulting from such service for the stud fee an/or any boarding charges and any charges for veterinary treatment ancillary to such breeding and boarding services, whether or not the mare and foal are at Safe Haven Equine, Inc. In the event of non-payment of the breeding fee and any of the charges aforesaid after fifteen (15) days written notice delivered to the Owner or

mailed to the Owner by ordinary mail to the Owner's address herein, Safe Haven Equine, Inc. shall have the of absolute right and authority to repossess the resulting foal, or at Safe Haven Equine, Inc.'s option, to sell any or all of such animals subject to the laws applicable in Pennsylvania and to apply such sales monies to the payment of any amount owing by the Owner to Safe Have Equine, Inc. hereunder after deducting Safe Haven Equine, Inc.'s expenses incurred in such sale or sales. In all actions, the Owner is responsible for all the hereunder after deducting the Farm's expenses incurred in such sale or sales. In all actions the Owner is responsible for all attorneys' fees incurred by Safe Haven Equine, Inc. in the collection of said accounts.

If the boarded horse is insured, the Owner shall notify Safe Haven Equine, Inc. in writing prior to the horse's arrival. Absent such notification, Safe Haven Equine, Inc. will assume the boarded horse is uninsured.

This contract shall not be assigned or transferred by you, and if the mare is sold or catalogued for sale after being bred to the Stallion, any fee reduction from the advertised rate that was granted in regard to an agreement for foaling in Pennsylvania, shall become immediately due and payable, and no refund shall be given under any circumstance, regardless of the state in which the mare foals.

ALL MARES, upon entering Safe Haven Equine, Inc. must be accompanied by a VETERINARY MEDICAL CHART showing all shots and vaccines from the previous 6 months, NEGATIVE CULTURE, NEGATIVE COGGINS AND CURRENT RHINOPNEUMONITIS CERTIFICATE, and shall have had the HIND SHOES REMOVED.

MARE OWNER'S SIGNATURE

SAFE HAVEN EQUINE, INC.

Pennsylvania Bred Registration Criteria

A Thoroughbred foal born in the state of Pennsylvania and registered as such with the Jockey Club is eligible for Pennsylvania-Bred registration with the PHBA if one of the following conditions is met:

1. For foals of **2008** and thereafter, the **dam** of the foal resided **continuously** in Pennsylvania since **October 1** of the year of conception **through foaling**; or
2. The dam of the foal **was purchased at a public sale after October 1** of the year of conception and brought into **Pennsylvania within 14 days of the date of purchase** and **remained continuously through foaling. During the year of foaling, the foal or its dam spent at least ninety (90) days in the state. MUST BE A COMPLETED PUBLIC SALE – NOT AN RNA (Reserve Not Attained) or a private transaction after the public sale**; or
3. **Breed back** for mares arriving after October 1 of the year of conception and foaling in Pennsylvania: **The dam of the foal was bred back to a stallion standing in Pennsylvania** (which was registered with the PHBA as a Pennsylvania stallion during the breeding season of the year of foaling), and said **dam of the foal resided in the state for at least ninety (90) consecutive days during the year which foaling occurred.**

Circle the condition(s) above under which the foal of the subject broodmare will qualify: 1 2 3

Owners Signature: _____

Date: _____