

Cross Winds Ranch Training Agreement

10400 South M66
Nashville, MI 49073
(269) 758-3566
Cellular (517) 819-7246

Date_____

Horse Owner_____

Horse's Name_____

Address_____

Veterinarian_____

City, State, Zip_____

Vet's Phone_____

Home Phone_____

Coggins_____

Cell or Work Phone_____

Last Wormed_____

Emergency Contact_____

Shots_____

1. Training will begin on _____ 20____. Training will proceed on a month-to-month basis. A \$100 deposit must be paid in order to secure a position for the upcoming month. Payment for each month's training and boarding is due at the end of that month of training. If Owner does not pay Trainer as required, Trainer is entitled to claim a lien against Owner's horse and may retain possession of Owner's horse until the full amount Trainer is owed is paid, including the cost of boarding Owner's horse until payment is made. If it is necessary for Trainer to sue Owner to collect the amount he is owed, Owner will be responsible for all of Trainer's attorneys' fees and costs.

2. The owner shall, during the term of this agreement, pay the trainer as follows:
\$_____ per 30 days of riding
\$_____ per 30 days of boarding
\$100 deposit to secure a position

\$100 deposit must be received 10 days from the above date to secure your spot.

3. The specific objectives the Owner would like the Trainer achieve during this period are:_____

The Owner acknowledges that, despite of the Trainer's best efforts, it is impossible for the Trainer to guaranty that these objectives will be achieved.

4. The Owner acknowledges that due to the unique combination of dangerous factors associated with stabling, exercising and training a horse and the presence of other horses and people in the area, there are inherent dangers which Trainer cannot

eliminate by exercising reasonable care. In acknowledgement of the dangerous conditions and inherent risks associated with stabling, exercising and training a horse, the Owner hereby voluntarily assumes all risks of any injury that the Owner or the Owner's horse sustain while on the Trainer's premises or in the Trainer's care, as well as any illness that the Owner's horse suffers while on the Trainer's premises or in the Trainer's care, and hereby waives all liability against Trainer and his employees and agents for such injury or illness.

The release given by Owner in this paragraph is in addition to the protection provided to the Trainer by the Michigan equine activity liability act, which provides that an equine professional is not liable for an injury to or the death of a participant in an equine activity resulting from an inherent risk of the equine activity.

5. In the event that the horse becomes ill or needs medical or hospital attention, the Trainer shall care for the horse to the best of his ability and notify the Owner by telephone to provide information and ask for instructions. The Owner is responsible for the cost of any required care.

6. Either party may terminate this agreement by notifying the other in writing. If the agreement is terminated by the Owner the deposit will be forfeited. The owner agrees to pick up the horse at an agreed upon time or the Trainer will return the horse to the Owner if arrangements have been made to do so. In either case, the Owner must pay the Trainer the amount due at that time.

Marcus Huver d/b/a
Cross Winds Ranch, Trainer

Owner,

Date

Date