



290 East Lake Road
Woodstown, NJ 08098
(856) 769-1916

Hunters ~ Dressage ~ Eventing

MONTHLY TRAINING AGREEMENT

With:

NAME _____

ADDRESS _____

Home Phone _____ Work _____

Cell _____

E mail _____

FOR:

Name _____ Breed _____ Sex _____

Age _____ Height _____ Color/Markings _____

Equine is in good health and has current Coggins dated _____

Fee per month _____

Any notes:

The customer is responsible for worming horse, vaccinations for horse, veterinary care, blacksmith, etc.

All charges are to be paid in ADVANCE by the first of the month. Fees are not refundable. If a check is returned by the bank, there will be a \$50 administrative fee. Owner may terminate this agreement with a 30 day written notice. It is agreed that the horse will not be allowed to leave the premises until the balance is paid in full. *Country Haven* is hereby granted a lien on the horse for all unpaid charges. If the same are not paid within 5 days of written notice to the owner, *Country Haven* may dispose of the horse for all unpaid charges at private or public sale. The owner hereby waives notice of such sale. If such sale does not secure a sufficient amount to pay said charges, the owner shall remain liable for the balance.

LIMITATION OF LIABILITY: It is agreed that:

1. The owner has made a thorough inspection of the facilities and agrees that they are suitable and safe.
2. The owner recognizes the inherent dangers and hazards with live animals and further recognizes that many unforeseen circumstances may arise due to the unusual nature of the animal. The owner has read the posted sign from the state of NJ stating: pursuant to **P.L. 1997 c. 287 (c.5:15-1 ET SEQ) UNDER THE NEW JERSEY LAW, AN EQUESTRIAN AREA OPERATOR IS NOT LIABLE FOR AN INJURY TO OR DEATH OF A PARTICIPANT IN EQUINE ANIMAL ACTIVITIES RESULTING FROM THE INHERENT RISKS OF EQUINE ANIMAL ACTIVITIES.**
3. All horses shall continue to be the sole responsibility of the owner. *Country Haven* (which refers to any and all parties including but not limited to Don and Earlen, agents, servants, employees, other land owners, etc.) shall not be liable for any loss, damage or injury to any property whatsoever or person, including but not limited to the owner, other people, the horse, or other horses, whether such damage, loss or injury arises from disease, feeding, death, injury, running away, theft, fire, or any other cause whether or not in control of *Country Haven*. I am releasing *Country Haven* from any liability or legal or medical obligations.
4. If the horse becomes ill or illness is expected, *Country Haven* shall have the right, in its discretion and without risk, of calling a veterinarian for diagnosis and treatment, and such expenses shall be paid promptly by the owner.
5. The owner hereby agrees that it will hold *Country Haven* blameless and harmless against any and all claims, demands or suits which may be brought by the owner or any other person against *Country Haven* arising out of any incident in any way connected with horses or horses covered under this agreement. Further, he/she agrees to indemnify *Country Haven* against any and all loss arising out of any claim, demand or suit.
6. The owner has been advised that *Country Haven* has made no representation as to insurance coverage and that any insurance coverage which the owner may desire should be secured directly by the owner.

There are no liens on this equine and I am the sole owner. I have read the above and agree to be bound by it.

Owner's Signature

Date