

El Capitan Ranch
Santa Barbara, California

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

RANCH & FACILITY USE / RULES & REGULATIONS

Owner has access to all facilities and amenities of the Ranch, including but not limited to: arenas, round pens, hot walker, wash racks, tack room, restroom, common areas, etc. Owner agrees to follow all applicable rules, regulations, and etiquettes

of the Ranch as presented herein, or in other written material, or as posted at the ranch.

FACILITIES, FEED, AND SERVICES

The Ranch agrees to provide adequate feed and facilities for normal and reasonable care required to maintain the well being

of the horse(s). Owner acknowledges that Owner has inspected the facilities, feed, and services and finds the same in safe,

reasonable, and proper order. The services to be provided and the charges therefore are as detailed in this agreement.

HORSE HEALTH CARE

Health and Veterinarian Care: Owner will remain fully responsible for the health and safety of their horse(s). Worming, vaccinations, treatments, veterinarian care, and other horse health considerations are the sole responsibility of the Owner. The ranch assumes no responsibility for horse health care.

Emergency Care: El Capitan Ranch agrees to attempt to contact Owner should the Ranch feel that medical treatment is needed for said horse(s). If the Ranch is unable to contact Owner, the Ranch is then authorized to secure emergency veterinary care for the health and well being of said horse(s). All costs of such emergency care shall be paid by the Owner within fifteen (15) days from the date Owner receives notice thereof.

Surgical Care: The Ranch shall assume that Owner desires surgical care if recommended by a veterinarian in the event of

Colic, or other life-threatening illness, unless the Ranch is instructed herein by the Owner that the horse(s) is not a surgical

candidate. (initial) *Surgical Candidate* (initial) *Not a Surgical Candidate*

Emergency Contact Information: Owner agrees to notify the Ranch of any and all changes of address, emergency telephone numbers, itineraries, or other information reasonably necessary to contact Owner in the event of an emergency. If

Owner is out of town or otherwise unavailable, Owner shall notify the Ranch 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)

VACCINATIONS, WORMING, & RECORDS

Owner warrants that the horse(s) is free of all communicable diseases upon delivery to the Ranch. On or before arrival, the Owner shall provide a record of current vaccinations, worming treatments, and a negative Coggins (swamp fever) test. If the

horse(s) arrives without records of such vaccinations, worming treatment, and test, the Ranch may at its discretion not accept

the horse or require that the vaccinations, worm treatment, and test be performed at Owner's expense. It is the Owner's sale

Responsibility to keep all horse(s) vaccinations and worming treatments in current status. Updated records of such Vaccinations and treatments shall be provided to the Ranch throughout the horses residency at the Ranch.

SHOEING AND HOOF CARE

Owner will remain fully responsible for proper hoof care and shoeing of the horse(s). In the event that reasonable hoof care

and shoeing is not accomplished by the Owner, the Ranch is authorized to arrange for such services, but is not obligated to

do so; such expense shall be the obligation of Owner and upon presentation 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.

HOLD HARMLESS

Owner agrees to hold the Ranch harmless from any and all claims arising from damage or injury caused by Owner's horse(s)

to anyone, any other horse, or any property, and further agrees to defend the Ranch from any such claim. Owner agrees to disclose any and all hazardous or dangerous propensities of the horse(s) boarded at the Ranch.

PERSONAL PROPERTY AT THE RANCH

Owner may store certain tack and equipment on the premises of the Ranch. The Ranch shall not be responsible for the theft,

loss, damage, or disappearance of any tack or equipment or other property stored at the Ranch as the same is stored at Owner's risk. Vehicles or trailers stored upon the premises will be subject to a \$ / month storage fee.

INSURANCE

Owner fully understands that the Ranch does not carry insurance on the Owner's horse(s), whether liability, injury, theft, or equine mortality insurance, and that all risks connected with boarding and any other use or activity on the premises of the Ranch are to be borne by the Owner. The Ranch strongly recommends that equine insurance be obtained by the Owner.

ASSUMPTION OF RISK: THEFT, LOSS, ILLNESS, INJURY, OR DEATH

The Ranch shall not be liable for any sickness, disease, illness, estray, theft, injury, or death which may be suffered by the

horse(s), or any other cause of action, arising out of or being connected in any way with the boarding of said horse(s). This

Includes, but is not limited to, any personal injury the Owner or any other person, may receive on the Ranch premises. **OWNER INITIALS:** _____

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Owner:
