



LONE PINE HILL BOARD AGREEMENT

Please complete our [Information Sheet](#) and submit it with your Boarding Agreement

WITNESS THIS AGREEMENT this _____ day of _____,

by and between Lone Pine Hill LLC, hereinafter referred to as "Stable,"

_____ hereinafter referred to as "Owner" and _____ hereinafter referred to as "Horse."

1. Fees, Term, and Location. Owner acknowledges and accepts those terms set forth in the fee schedule, attached hereto, applicable on the date above as issued by Stable, whether said fees be daily, weekly, or monthly. Payment shall be issued in accordance with that fee schedule on a timely basis. Any charges not paid in a timely manner shall be subject to charges set forth in the fee schedule. In the event the subject animal is removed from the premises for any reason and returned, this agreement shall be deemed reinstated at fees applicable at the time of said return. Stable reserves the right to notify Owner within fifteen (15) days of the horse's arrival if the horse, in Stable's opinion, is deemed to be dangerous or undesirable for Stable's establishment. In such a case, Owner shall be solely responsible for removing the horse within seven (7) days of said notice and for all fees incurred during the horse's presence upon the premises. This Contract shall be deemed terminated and concluded upon the payment of all fees.

The boarding fee of \$1,100 (refer to the attached Fee Schedule) is due upon the first day of the month by check or ACH transfer through Quickbooks Billing payable to Lone Pine Hill LLC, delivered to 332 Kenmore Road Amherst, VA 24521. A late fee of \$5.00 per day shall be charged following the 5th of each month and become due by the owner if the monthly boarding fee is not received as outlined above. In the event said payment is overdue by thirty (30) days, Stable shall be entitled to exert a lien against said horse, and the property upon the premises as more further described below, for any amounts due, and shall be entitled to enforce said lien and foreclose its interest against said horse and/or equipment for the amount due in accordance with the laws of the State of Virginia. Any additional services selected will be billed separately by invoice and may be paid either by additional check or combined with the monthly board fee.

Your first month's boarding fee is due and payable upon the signing and delivery of this Contract.

2. Description of Horse(s) to be Boarded. Owner agrees to submit a fully completed [Horse Information Sheet](#) for each horse boarded upon execution of this agreement. All required vaccinations on the information sheet must be completed prior to the horse arriving on property. The terms and conditions set forth herein shall be applicable to each and every animal boarded by Owner.

3. Feed, Facilities, and Services. Stable agrees to provide adequate feed and facilities for normal and reasonable care required to maintain the health and wellbeing of the animals. If the owner desires a different feed than what is stocked by stable and/or supplements they will be responsible for providing the feed and/or supplements. Owner understands that by

providing feed no discounts will be given as that is their choice. If applicable, Owner acknowledges Owner has inspected the facilities and finds the same in safe and proper order. The standard services to be provided herein and the charges therefore are indicated in the attached Fee Schedule and are subject to change at Stable's discretion.

4. Risk of Loss. During the time that the horse (s) is/are in the custody of Stable, Stable shall not be liable for any sickness, disease, stray, theft, death or injury which may be suffered by the horse. This includes, but is not limited to, any personal injury or disability the horse may receive while on Stable's premises. 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.

5. Hold Harmless. Owner agrees to hold Stable harmless from any claim resulting from damage or injury caused by said horse, Owner or their guests and invitees, to anyone, including but not limited to legal fees and/or expenses incurred by Stable in defense of such claims. Any person who comes to the Stable as a guest must sign the liability waiver.

6. Emergency 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 farrier care required for the health and well-being of said horse(s). The owner authorizes emergency medical costs up to \$_____. All costs of such care incurred shall be paid by Owner within fifteen (15) days from the date Owner receives notice thereof, and the Stable is authorized, as Owner's agent, to arrange direct billing to Owner.

STABLE SHALL ASSUME THAT OWNER DESIRES SURGICAL CARE IF RECOMMENDED BY A VETERINARIAN IN THE EVENT OF COLIC, OR OTHER LIFE-THREATENING ILLNESS, UNLESS STABLE IS INSTRUCTED HEREIN OR ON OWNER'S INFORMATION SHEETS, BY OWNER THAT THE HORSE (S) IS/ARE NOT SURGICAL CANDIDATES.

Circle one, strike the other:

Owner agrees to emergency surgical care.

Owner declines emergency surgical care.

Owner agrees to notify Stable of any and all change of addresses, emergency telephone numbers, itineraries or other information reasonably necessary to contact the 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).

7. Limitation of Actions. Any action or claim brought by the Owner against Stable for breach of this Contract must be brought within one (1) year of the date such claim or loss occurs.

8. Shoeing, Worming and Vaccinations. Owner agrees to have the horse(s) vaccinated (5-way: *West Nile, Eastern and Western equine encephalomyelitis, tetanus, influenza, as well as rabies*) on a yearly schedule and Flu+Rhino (EHV 1 and 4) every six months at Owner's expense. Owner agrees to provide the necessary shoeing or hoof trimming services for the horse(s) as is reasonably necessary, at Owner's expense, schedule to be coordinated with the Stable. Owner agrees to provide Stable with all health records with regard to the horse(s).

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Stable agrees to have the horse(s) wormed on a regular schedule at Owner's expense.

9. Ownership-Coggins Test. Owner warrants that he owns the horse(s) and will provide proof satisfactory to Stable of the negative Coggins test upon signing of this agreement.

10. Changes or Termination of This Agreement. It is agreed by the parties that this Agreement may be changed or terminated upon thirty (30) days notice, regardless of the boarding period. All notices must be issued in writing unless otherwise agreed upon by the parties.

11. Right of Lien. The Owner is put on notice that Stable has a right of lien as set forth in the laws of this state, 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 from any breed registration as may be applicable to said horse(s) upon affidavit by Stable's representatives setting forth the material facts of the default and foreclosure as well as Stable's compliance with foreclosure procedures as required by law. In the event collection of this account is turned over to an attorney, Owner agrees to pay all attorney's fees, costs, and other related expenses..

12. Lessons and Training. Each boarder is required to take a minimum of two lessons per month, private or semi-private, as they are part of the Lone Pine Hill program. This ensures safety of both horse and rider, as well as a check-in on progress towards each rider's goals. Failure to take riding lessons will result in suspension of trail riding and jumping privileges.

13. 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 VA, and shall be enforced and interpreted in accordance with the laws of said State.

14. Enforceability of Contract. In the event one or more parts of this contract are found to be unenforceable or illegal, the other portions hereof shall be deemed in full force and effect.

Signature of Owner (or Authorized Agent) _____ Date: _____

Signature of Owner's Parent or Guardian _____ (if owner is a minor)
date: _____

Address: _____

City/State/Zip: _____

Telephone: _____ (Day)

Email: _____

Signature of Stable Owner: _____ Date: _____

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FEE SCHEDULE

Lone Pine Hill LLC is devoted to the care of horses in training, boarded during the consignment period, private boarders and retired horses, as well as our own performance horses and sales prospects. Lone Pine Hill LLC will accept horses from all disciplines.

Base Monthly Board of \$1,100 includes the following:

- Up to 12-hour turnout alone. Turnout with a compatible buddy if available and desired.
- Daily care and feeding 2x/day
- Free choice grass and/or hay
- Blanketing if requested (blanket provided by owner)
- Fly masks in summer (fly masks provided by owner)
- Salt/mineral block
- Owner is responsible for arranging for farrier care and notifying LPH of schedule, unless on a regular schedule with LPH farrier(s).
- LPH will communicate vet schedules for routine vaccinations etc. to provide clients a coordinated visit. Checks for vet in advance of scheduled visit are required.
- No holding fee for regular vet and LPH farrier visits (\$25 Holding Fee for Emergency Vet or outside Farrier Care)
- LPH standard feed soaked up to 4 lbs/day, soaked beet pulp, soaked alfalfa and 12:12 mineral as needed (additional volume billed to owner). LPH also stocks Buckeye Ultimate SRB+ flax and rice bran pellets, billed by weight.
- Feed other than what is standard at LPH, maintenance medications and supplements fed daily (provided by owner, or billed by LPH)
- Access to arena, round pen and trails (see lesson clause)
- \$25/day additional for full care stall rest for injury, includes wound dressing, wrapping, medication, hand walking, soaking, etc.

Additional Services available by request of owner

- Round penning/ground work \$60/hour, rate at \$1/minute for any portion thereof
- Training Rides (45 - 60 minutes) \$60
- Grooming sessions and baths \$25
- Body Clip \$200
- Mane pull \$50
- Clipper Trim \$60 (fetlocks, coronet, booting, muzzle, bridle path, jaw)
- Private lessons \$65/hour on LPH horse
- Private lessons on own horse \$50/hour
- Trailering \$2.25/mile round trip (subject to change based on Diesel prices).

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