

EQUINE BOARDING AGREEMENT

This Equine Boarding Agreement (the "Agreement") is being entered into by

(Name)	of (Street address)	
(City)	, (State)	, (Zip code) and
Wattland II of 6670 NW 82 Tel	rr, Parkland fl 33067 as of	, 20
	ement shall be for (months)/(automatically for successive periods the party.	
2. Identification of Horse. Boa	rder's horse(s) to be housed by Wattl	and II ("Horse" or Horses"):
a		(registered name)
	(barn name)	(breed)
	(sex)	(age)
b		(registered name)
	(barn name)	(breed)
	(sex)	(age)
с		(registered name)
	(barn name)	(breed)
	(sex)	(age)
3. Boarder's Contact Informati	ion.	
(Name)		
(Street address)		
	, (State)	
(Cell phone)	, (Home phone)	
(E-mail)		



4. Ownership of/Authority over Horse.

a. Boarder represents and warrants that they are the owner of record of Horse, or that they have express authority of the owner of record to enter into this Agreement and to house Horse with Wattland II. If Boarder is not the owner of record of Horse, Boarder nonetheless agrees to be fully bound by the terms of this agreement, and liable for all sums hereunder.

b.	 Identification of Owner of Record if Different Than Boarder. If Boarder is not the owner record of Horse, the owner of record is: (Name) 				wner of
	(Street address)				,
	(City)	, (State)		, (Zip code) _.	
	(Cell phone)	, (Hoi	me phone)		,
	(E-mail)				
eceive ees fo oe a \$_	rding Fee. Board is due on ed after the 7th of the mo or each additional day ther charge for retu ed-check charges.	nth will be subject to a eafter on which Board	a \$d plus accrued	late fee, plus \$l late fees remain unpai	in late d. There will
Agreer charge other	osit. A non-refundable de ment. Unpaid Board or Lat es, and any other unreimb than Boarding as covered prior to giving full and pro	e Fees, damages to W ursed expense incurre by this Agreement) sh	attland II, its and by the Barn hall be charge	facilities and equipmen for Boarder's or Horse' d. If Boarder chooses to	t, veterinary 's benefit
7 Stah	ole's Services				

- a. Wattland II agrees to provide a covered stall for Horse which will be mucked once daily Monday through Saturday.
- b. Horse will be provided with turn-out time at owner's request. However, Wattland II can not guarantee a given schedule for turn-out.
- c. Horse will be fed age-appropriate pellets and/or grain and/or hay. Any and all other supplements or feeds are responsibility of Boarder.
- d. Fans must be provided at owner's expense for your horse(s). BOX FANS ARE NOT ALLOWED **FOR USE IN BARN.**
- e. Wattland II retains the right to use reasonable and customary restraints and training implements to move Horse should they be necessary if, for example, horse refuses to move or becomes a danger to itself or others. Further, if Horse becomes a danger to itself or others, Wattland II need not muck horse's stall or provide turn-out time.



	A space for a maximum of 1 saddle per horse will be allocated to you in an enclosed tack room. You may store 1 tack box in this room. ALL tack left on the premises after vacating will become the property of Wattland II after 30 days.
g.	If blanketing is necessary, an additional \$ per time charge will apply for blanketing and unblanketing.
	se's Physical Condition/Special Care. Except as specified in this section, to Boarder's knowledge, is currently sound, disease-free, and in good condition, and not in need of any special care.
Excep	ions:
 9. Hor	se's Behavior. Boarder states that the Horse exhibits the following behavioral traits:
	urs of Visitation/Access to Horse. Boarder, their veterinarian, farrier, trainer, and designated
guests	shall have access to Stable and Horse on the following schedule:
	shall have access to Stable and Horse on the following schedule: terinary Care.
11. Ve	
11. Ve	terinary Care. Boarder agrees and understands that it is Boarder's responsibility to provide Horse with proper veterinary care and veterinary services. Boarder understands that if Boarder's horse is or appears sick or injured, Wattland II will first try to contact Boarder. If Boarder is unavailable, or Horse has an emergency, Boarder gives Wattland II permission to call Boarder's veterinarian, identified as
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12. Farrier Care. Boarder agrees and understands that it is Boarder's responsibility to provide Horse with

proper hoof care and farrier services. Boarder's farrier is:

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(Name)	, (Cell)	
		Wattland II and Horse. If Boarder's farrie	r is unavailable and
		ervices, Boarder authorize Wattland II to	call its farrier, and that
Boarde	er will be fully responsible for a	Il farrier charges so incurred.	
		rder nor their guests or agents shall feed, otherwise use or interact with any other h	
	ssion of Stable or that horse's o	•	
		retion when and under what circumstanc	
design	ated Users to have access to Ho	orse and Stable's facilities. Boarder's desi	gnated users are:
a.	(Name)		
	(Street address)		
	(City)	, (State), (Zip code)
	(Cell phone)	, (Home phone)	
	(E-mail)	, (Age)	_
	(Level of experience with hor	ses in general)	
	(Level of experience with this	Horse)	
	(Relationship to Boarder)		
b.	(Name)		
	(Street address)		
	(City)	, (State), (Zip code)
	(Cell phone)	, (Home phone)	
	(E-mail)	, (Age)	_
	(Level of experience with hor	ses in general)	
	(Level of experience with this	Horse)	
	(Relationship to Boarder)		



15. Safety and Release From Liability.

- a. BY SIGNING THIS AGREEMENT YOU ARE GIVING UP CERTAIN LEGAL RIGHTS, INCLUDING THE RIGHT TO RECOVER DAMAGES IN CASE OF INJURY, DEATH, OR PROPERTY DAMAGE, ARISING OUT OF YOU OR YOUR CHILD'S PRESENCE AND/OR PARTICIPATION IN EQUINE ACTIVITIES AT WATTLAND II, INCLUDING INJURY, DEATH, OR PROPERTY DAMAGE ARISING OUT OF THE NEGLIGENCE OF WATTLAND II. READ THIS AGREEMENT CAREFULLY BEFORE SIGNING IT. YOUR SIGNATURE INDICATES YOUR UNDERSTANDING OF AND AGREEMENT TO ITS TERMS.
- b. Helmets and Safety Gear. I understand that it is the requirement of Wattland II for all riders under the age of 18 years to wear a riding helmet and utilize other safety gear when appropriate. I accept full responsibility for accident or injury to myself, family members or my guests if I or they are over the age of 18 and choose not to use a riding helmet or wear other appropriate safety gear. Initial:
- c. Horses are Inherently Dangerous. I also understand that engaging in equine activities is an inherently-dangerous activity, and that, by so doing, I expose myself to dangers both known and unknown. Horses are large, unpredictable animals which may be dangerous no matter how much training they have, no matter what level of experience I have, and no matter what the situation. I agree and understand that Wattland II can not control the horses it boards, and that I shall release and hold harmless Wattland II from any injury arising out of or related to equine activities at Stable's facilities. Initial:
- d. I am Responsible for my own Conduct and That of my Horse. I understand that I will ride and handle my horse, and will conduct myself, at my own risk while I am on Stable's property.
 Initial:
- e. <u>RELEASE AND WAIVER OF LIAIBLITY, AND ASSUMPTION OF RISK.</u> I take full responsibility for myself and for any guest that I may bring onto the property and will not hold Wattland II, its owners, agents, or employees responsible for accident or injury to myself, my guests, or my agents. <u>Initial:</u>_____
- f. Death or Injury to Horse. Wattland II, its owners, trainers, agents or employees will not be held responsible for injury or death of Horse absent active negligence on their part. **Initial:**
- g. HOLD HARMLESS, DEFEND AND INDEMNIFY. Boarder agrees to defend, indemnify, save and hold harmless Wattland II and its principals, agents, and affiliates from and against any loss, liability, damage, attorneys' fees, or costs that they may incur arising out of or in any way connected with Boarder's use of Wattland II, presence at Wattland II facilities, Horse's conduct, Boarder's use or access to Horse, or Boarder's or their agents' actions, breaches, failures, or omissions in performing or furthering this Agreement or any related agreement, obligation or conduct, or as they may relate to or arise out of the subject matter of this Agreement. Initial:
- h. Costs, Attorneys' Fees, and Expenses. In any legal actions brought in connection with this Agreement, arising out of this Agreement, or arising out of any activity of Horse, Boarder, or their guests or agents, the prevailing party will be entitled to prompt payment of expenses from the other party following final adjudication in favor of the prevailing party. For the purpose of



this Section, "expenses" will include the following costs actually incurred by the prevailing party: attorneys' fees, retainers, court costs, transcript costs, fees of experts, witness fees, travel

expenses, duplicating or copying costs, printing an	d binding cos	ts, telephone charges,	postage
delivery service fees, and all other disbursements.	Initial:		

- 16. Wattland II Remedies. If Boarder breaches this Agreement, if Horse becomes sick, disabled, injured, or a danger to itself or others, or if Wattland II ceases to be able to provide services to Boarder and Horse hereunder, Stable reserves the right to require owner's immediate removal of Horse, and to find alternative boarding for Horse if Boarder fails to do so. Boarder agrees they will be fully responsible for all alternative boarding charges so incurred.
- 17. Amendments and Modifications. The parties may amend this Agreement only by a written agreement executed by all parties.
- 18. Notice.

address, i	n a manner which provides	proof of	delivery:	
Name:	Dawn			
Watt				
Address:	6670 NW 82 Terr	City:	Parkland	Zip: <u>33067</u>
Daytime P	hone: 954-520-5561		Cell Phone:	954-520-5561

a. Notice to Wattland II. All notices must be in writing and delivered to Wattland II at the following

Daytime Phone: 954-520-5561
E-mail: wattshowhorses@yahoo.com

- b. Notice to Boarder. All notices must be in writing and delivered to Boarder at Boarder's address listed above in this agreement, in a manner which provides proof of delivery.
- 19. Assignment or Transfer. No party may assign or transfer this Agreement without the prior written consent of the other parties.
- 20. Entire Agreement. This Agreement contains the entire agreement among the parties. Any modifications or additions must be in writing and signed by all parties to the Agreement. No oral modifications will be considered part of the Agreement unless reduced to writing and signed by all parties.
- 21. Comprehension. Each party hereby affirms and acknowledges that they have been given the opportunity to obtain independent legal review by an attorney of their choosing, that they have read this entire Agreement, that it is in plain language, and that they fully understand and appreciate the meaning of each of its terms.
- 22. Governing Law and Venue.

This agreement shall be governed by the law	ws of (Sta	ate). Venue for resolution of
disputes shall be proper in	(County),	(State).



BOARDER: Signed:	Name:	(printed)	
Wattland II: Signed:	Name:	(printed)	