

Tina and Michael Prout, Owners
 26181 Stanton Road
 Walkerton, IN 46574
 574-656-8333
 www.CreeksideEquicenter.com
 horselovers@gocreekside.com



Equestrian boarding
 Western Pleasure Lessons
 Hunter/Jumper Lessons
 Basic-Intermediate Lessons
 Equestrian Training
 Camps and Clinics

Agreement for Equine Boarding (Page 1/2)

This agreement is made and entered into by and between _____, (Boarder/Owner of Horse), hereinafter designated "Horse Owner", and Creekside Equicenter, hereinafter designated as the "Stable" or "Creekside". This agreement covers the horse(s) described as follows:

Horse Name	Sex	Breed	Color	Age	Registration #

Creekside agrees that

- (1) It will provide each horse with a stall and pasture turnout, and will feed (grain & hay), water, and care for each horse in a good and responsible manner.
- (2) It will provide a securable space for tack and equipment and a lighted arena with suitable footing for year-round indoor riding. A Horse Owner's trailer may also be parked in designated areas. The Stable assumes no liability for tack, equipment, and horse trailers stored on the premises.
- (3) Paste de-wormers will be administered at approximately 8-week intervals to all horses on the Stable provided by Horse Owners. If Horse Owner do not provide Paste de-wormer, the Stable will provide and charge Horse Owners on next boarding invoice. Additional nutritional supplements and medications may be administered to horses when Horse Owners provide them.
- (4) The boarding fee will not be raised without 30 days written notice. In the case of Owners with more than one horse at the Stable, a 10% discount will be applied to the boarding fees for the 2nd , 3rd, etc. horses.

The Horse Owner agrees that

- (1) Boarding fee of \$ _____ * per month per horse will be due on the first of each month. Checks should be made payable to "Tina Prout", "Michael Prout", or "Creekside Equicenter". In the event of non-payment and after written notification to the Horse Owner, the Stable shall be entitled to a general lien against the boarded horse(s) for the boarding fees and shall be entitled to enforce said lien according to the laws of the state of Indiana. Horse(s) may not leave the premises while such a lien is in effect. If horse(s) is removed from premises, Horse Owner will be prosecuted to the fullest extent of the law.
- (2) Current negative "Coggins" test results for Equine Infectious Anemia are required for each horse before the horse arrives at the Stable.
- (3) At Owners expense, horse(s) will be on a regular preventative health care program, including vaccinations twice a year in the spring and fall, and will receive appropriate farrier care. Horses will not be shod with rear shoes without the advice & consent of the Stable.
- (4) Horse Owners, and/or any one else the Horse Owner allows to ride their horse(s), must sign "Waiver of Liability and Assumption of Risk" on file with the Stable.
- (5) Horse Owners and their guests shall conduct themselves in a manner which respects the person and property of others, the safety of all persons and horses, and exercise good judgment in all activities undertaken at the Stable.

Horse Owner and Creekside Equicenter mutually agree that

- (1) Newly-arrived horse(s) shall be on probation for a period of 30 days in order to determine whether or not the horse(s) is/are compatible with the care arrangements at the Stable. As soon as such a determination has been made, the Horse Owner will be notified. If the horse(s) is/are to be removed, the Stable and Horse Owner will arrange for such action as soon as possible. Not to exceed 15 days.
- (2) In the event the horse(s) shall require the services of a veterinarian, the Stable will immediately contact the Horse Owner. In the event the Horse Owner cannot be reached in an emergency, the Stable is hereby authorized, as the agent for the Horse Owner, (a) to call the veterinarian of the Horse Owner's choice (see Emergency Care section below), and should that vet be unavailable, (b) to call any other licensed vet of the Stable's choice. All fees charged by the responding vet shall be the sole and exclusive responsibility of the Horse Owner, with no liability whatsoever on the part of the Stable. If the Horse Owner wishes to set limits on the type of emergency care that can be administered, it is the Horse Owner's responsibility to inform the Stable in writing of such wishes and limits in the Limitations section of Emergency Care (below).
- (3) The Stable and/or the Horse Owner, each has the right to cancel this agreement with 30 days written notice to the other party. In the event of such a cancellation, removal of horse(s) will be mutually arranged and agreed upon as soon as possible.
- (4) This document and the "Waiver of Liability and Assumption of Risk" constitute the entire agreement between the undersigned parties and no oral representations or agreements supersede the terms specified in this written agreement.

*Prices subject to change

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Emergency Care In the event of an emergency, if the Horse Owner cannot be contacted, the Stable is authorized to contact the following veterinarians selected by the Horse Owner:

First Choice _____
Second Choice _____
Third Choice _____

If none of the above listed veterinarians is available, the Stable, acting as an agent of the Horse Owner, is authorized to contact an alternate veterinarian.

Limitations to Emergency Care In the event of an emergency where I cannot be reached, I, the undersigned Horse Owner would like to impose the following guidelines (limits, if any, to type and cost of care and emergency procedures):

(1) Do everything possible to save the life of the horse, no matter what the cost or time involved.
Yes No Comment:

(2) Do everything possible to administer aid to the horse, e.g., broken leg, but immediate loss of life not eminent.
Yes No Comment:

(3) Leave the choice to the attending vet as to whether it is feasible to use drastic care measures or euthanize the horse. Please indicate if you wish a second opinion . Yes No Comment:

(4) Is there a dollar (\$) limit that you do not wish to exceed in emergency care? e.g., the vet states that leg is broken and may be saved, or that the horse has colic and may be saved by surgery at the farm or hospital, but the initial cost will be \$XXXX and continued care cost is unknown. Remember that even if there are complications during emergency care and costs exceed this amount, you are responsible as the Horse Owner. Amount \$ _____ Comment:

(5) If the horse needs to be transported to a veterinary hospital, who do we contact to move the horse?

(6) Is the horse covered by insurance? If so, what is the name of the company and the telephone contact number for the company?

(7) Additional Guidelines and Comments:

Signatures & Contact Information

Horse Owner _____ date

Address _____

Telephones

(home)
(work)
(cellular)
(other)

E-Mail _____

Creekside Equicenter

date