Equine Lease Agreement

	: This EQUINE LEASE Agreement is ma ween the following parties:	ade this day of _		, 20 by
	or Lessor Name:			(hereinafter "Owner")
	Address:			
	City:			
	Phone Number:			
Lessee	Name:			(hereinafter "Lessee")
	Address:			
	City:			
	Phone Number:			
Horse:	This contract pertains to the following	horse (hereinafter "the horse"):		
	Name:	Registration No:		
	Sire:	Dam:		
	Date Foaled:	Color:	Sex:	
	Other Description (if necessary):			
Owner agreem	warrants that he/she is the owner of the	e horse and agrees to lease said h	orse to LESSEE subject	to the following terms of this
	<u>Liability</u> : All Parties signing as Lessee d all the terms on this contract.	are jointly and severally liable for	r all obligations of this a	agreement, and have read and
the mut	se of Horse by Lessee: At the end of thi ually agreed upon amount of \$	(terms of sale to	be determined on separate	Equine Sales Contract).
Lessee' with ret	ortation: Lessee shall assume all transposes choice. Lessee shall return said horse to urning Horse to Owner at the end of Leaseshall not have the right to relocate the hypetition purposes.	Owner at the end of the term and e term.	Lessee shall assume all tra	ansportation costs associated
good he any reas should,	Horse: Lessee agrees to follow all usual alth and provide any and all necessary anson the Horse must be euthanized, all cost at any time, become missing, lost, serious	d prudent veterinarian and farrier n s associated with euthanizing said dly injured, sick or dead, the Lessee	eeds at Lessee's cost and Horse shall be at Lessee's shall immediately notify	at no cost to Owner. If, for expense. If said Horse Owner by telephone.
insurane shall no	Loss and Insurance: Lessee assumes rice policy on said Horse in the mutually aget hold any other further claims against the f said horse and Lessee has not maintaine	reed upon amount of \$elessee and Owner will accept the	, listing Owner insurance as adequate con	er as Loss Payee and Owner repensation. In the event of the
purpose	nty of Suitability for a Specific Purpo of: (Identify Fully):			•
	warrants that, to the best of Owner's know			

Warranty of Health and Soundness: Prior to execution of this agreement, Lessee has the right to have the horse examined by a veterinarian or other agent of Lessee's choosing, said examination and elements contained therein to be at the sole discretion of Lessee. Lessee is responsible for all costs relevant to said examination. Lessee has the right to request copies of the horse's veterinarian examination and access to prior Xrays, ultrasound and/or other diagnostic or imaging tests of any kind performed on Horse by Owner. Owner shall fully cooperate with Lessee in authorizing the release of said records from the relevant providers to Lessee. Provision and review of these records, and approval of same, is a condition precedent to Lessee's obligation of further performance of this Agreement. This warranty of Heath and Soundness is not given in lieu of any warranty of quality, condition or otherwise, said warranties surviving concurrently. Lessee HAS (_____) / HAS NOT (_____) had a pre-purchase veterinary examination, at LESSEE'S expense, performed on said horse. Warranty of Pedigree and Registration: Owner warrants the name, sire and dam, sex, foaling date and registration number as stated above and on the related registration papers provided to Lessee. Sale of Horse by Owner: In the event Owner places the Horse up for sale during the period of this Lease, Lessee shall have the first right of refusal to purchase said horse within _____ days of written notification for the agreed upon amount of \$ Limitation of Liability: Lessee understands that Owner is not responsible for any accidents, injuries, damage, death or loss to personal property in conjunction with said horse while in the care of Lessee and releases Owner, their agents, employees or representatives from all actions, claims or damages resulting from actions of said Horse. Option to Renew: Lessee HAS (_____), DOES NOT HAVE (_____) the option to renew this Lease if a request is made in writing days prior to the expiration of the term of this lease. Assignment or Transfer: This agreement shall not be assigned or transferred by either party hereto without the prior written consent of the other party. Any such assignment or transfer shall be set forth in writing, dated and signed by the parties hereto and attached hereto. Modification of Lease: No modification of this lease shall be binding unless in writing and executed by the parties hereto. Disputes: In the event any dispute arises under this Agreement, the parties agree that said dispute shall be submitted to an arbitrator mutually selected by the parties and shall be governed by the laws of the state in which the Seller resides. The parties further agree that the prevailing party in said arbitration shall be entitled to recover its reasonable costs and expenses incurred, including reasonable attorneys fees. I/WE. THE UNDERSIGNED. HAVE READ AND DO UNDERSTAND THE FOREGOING LEASE CONTRACT AND LIABILITY RELASE AGREEMENT, WARNINGS AND OUR ASSUMPTION OF RISK. THE PARTIES UNDERSTAND THE ABOVE AGREEMENT CONTAINS AN AGREEMENT TO SUBMIT ALL DISPUTES UNDER THIS AGREEMENT TO BINDING ARBITRATION. LESSEE SIGNATURE DATE **OWNER SIGNATURE** DATE

known or reasonably should be know by Owner have been fully disclosed by Owner to Lessee prior to the execution of this agreement.