WELD COUNTY LEASE AGREEMENT 4-H HORSE CLUB PROJECT MEMBER

This lease made this	day of	, year	, between
the owner (lessor)			,
and the lessee(s)			·
I: WITNESSETH The owner hereby leases to the lessee,	the following equine, a		named
	sired by		
foaled bybe leased to the above lessee, no one e	onlse can lease it during this lease p	(date). '	This horse will only
II: PURPOSE OF LEASE The sole purpose of this lease is to pro Horse Project. This intended use include		or his/her express u	se in his/her 4-H
Except under circumstances noted in S parties. No oral modification of this lease in writing and signed by both parties. A representations merged into this lease.	This lease is non-renewable excase will be binding on either part	cept on express writ y, any modification	ten agreement of the of this lease must be
IV: RENTAL TERMS The lessee agrees to rent this animal fr dollars payable as follows: 1. A lump s payable on the first day of every month	sum payment due on	(date) or, 2	
(All lease agreements must be at least Any monetary, or other awards or come Horse Project or related activities will V: The lessor and lessee agree to the fe	pensation arising from the lessee belong solely to the lessee.	e's use of this horse	in his/her 4-H
Mare, if applicable:			

VI: LESSEE'S RESPONSIBILITIES

A. Care and Maintenance of the Animal

The lessee agrees to feed, care, exercise, and otherwise maintain the well being of this animal in a responsible manner over the term of this lease. Certain expenditures associated with the ownership and use of this animal will be borne by lessor and/or lessee as specified below.

1. Veterinarian and drug expenditures in excess of dollars
2. Breeding Fees
3. Insurance covering death or injury to animal will be carried by
4. Insurance covering damages horse and/or rider may inflict on others will be carried by
5. Other:
All other care and maintenance costs will be borne by the lessee. B. The lessee agrees to return this animal to the lessor within five (5) days of the termination of this lease, unless otherwise mutually agreed.
VII: LESSOR RESPONSIBILITIES The lessor guarantees that the animal subject to this lease is serviceably sound and as represented to the lessee with respect to bloodlines, age, health, temperament and training, with the following noted exceptions:
Misrepresentation of this animal on part of the lessor unless adjusted to the satisfaction of the lessee shall be sufficient cause for termination of the lease and seeking of damages.
VIII: RESOULUTION OF DIFFERENCES BETWEEN PARTIES In the event that differences between lessor and lessee cannot be settled through discussion and mutual agreement, then failure or refusal by either party to carry out any material provision of this lease shall give the other party the right to terminate this lease. In addition, the right to compensation for damages suffered by reason of such breech. Differences that cannot be resolved by mutual agreement shall be subjected to arbitration at the request of either party. Arbitration can be performed by a disinterested person mutually agreeable to lessor and lessee or by an
arbitration committee, one selected by each party hereto, and the third by the two thus selected. The decision of such arbitration shall be binding on both parties.
IX: TERMINATION OF THE AGREEMENT Termination of the agreement can be accomplished by mutual consent of lessor and lessee, otherwise termination will become effective five (5) days after either party has furnished the other party with written notice specifying the delinquency and election to terminate has been served on the delinquent party, unless either party has requested that the matter be subjected to arbitration or the delinquent party has corrected the delinquency.
Parties signatures, address & phone: