

Monthly Boarding Agreement

FLAGSTAFF HAY & GRAIN - 11705 N. HIGHWAY 89, FLAGSTAFF, AZ 86004 Phone (928) 526-3556

This agreement made and entered into by and between _____ hereafter designated as **Horse Owner** and Flagstaff Hay & Grain, an Arizona corporation, hereafter designated as **Stable Owner**.

This agreement covers the horse described below:

Name	Sex	Age	Breed	Color
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STABLE OWNER AGREES TO:

1. Keep above named horse(s) in an indoor stall outdoor pen
2. Feed, water and care for above listed horse in a good and humane manner, feeding the horse twice daily as follows:

The above mentioned facility, feed and care will be provided for the sum of \$ _____ per month.

3. Perform the following additional services for an additional cost as listed below:
 - a. Exercising (specify): _____ Cost \$: _____
 - b. Worming (specify): _____ Cost \$: _____
 - c. Supplements (specify): _____ Cost \$: _____
 - d. Ferrier Services (specify): _____ Cost \$: _____
 - e. Grooming (specify): _____ Cost \$: _____
 - f. Other (specify): _____ Cost \$: _____
 - g. Other (specify): _____ Cost \$: _____

All above services will be paid in advance

HORSE OWNER AGREES THAT:

1. Flagstaff Hay & Grain, it's officers, employees, agents and representatives shall not be responsible or liable for injury, runaways, damage, sickness, loss or destruction of any animal or tack or other equipment caused in any manner whatsoever, except for the willful act of any one of its authorized agents, intending to cause such injury, damage, sickness, loss or destruction. HORSE OWNER shall be responsible for any injury or damage to persons or property which shall be caused by his animals and agrees to hold Flagstaff Hay & Grain harmless for any and all liability, claims, damages, expenses, cost and fees, including attorney fees, arising from such injury or damage.
2. He will use offered facilities at his own risk and Flagstaff Hay & Grain shall not be responsible or liable for injury or damage while HORSE OWNER is utilizing said facilities.
3. He will pay STABLE OWNER the above mentioned fees on or before the 5th day of each month in advance. **There will be a \$5.00 per day late fee for payments made after the 5th day of each month.** There will be a \$25.00 return check charge.
4. STABLE OWNER shall be entitled to all remedies provided at law, including right to padlock, right to sue for amounts due and right to a lien against the boarded horse for the value of services rendered, and shall be entitled to enforce said lien according to Arizona Revised Statutes, Sec 33-921, provided STABLE OWNER performs the services herein specified and HORSE OWNER fails to make a scheduled payment.

HORSE OWNER AND STABLE OWNER MUTUALLY AGREE THAT:

1. In the event the horse shall require the services of a veterinarian, STABLE OWNER will immediately contact HORSE OWNER and is hereby authorized, as agent for HORSE OWNER to call _____, and should he be unavailable call any other licensed veterinarian of his choice. All fees charged by said veterinarian shall be the sole and exclusive responsibility of the HORSE OWNER, with no liability whatsoever on the part of the STABLE OWNER for such fees.
2. STABLE OWNER may terminate this Agreement at any time for cause and either party may terminate this Agreement at any time on ten day prior notice. Upon termination, HORSE OWNER shall immediately remove his horse.
3. This document constitutes the entire agreement between the parties and there are no other agreements between them.

_____ Horse Owner Signature	_____ Date	_____ Stable Owner/Agent	_____ Date
_____ Address		_____ Phone	
_____ Emergency Contact		_____ Phone	