

# Travel HORSE & OWNER TRAINING AND LIABILITY RELEASE AGREEMENT

This equine service contract (this "Agreement"	) dated the	day of	,	is	made	and
entered into between A Gray Day Training and				(OV	VNER).	

# PLEASE READ CAREFULLY BEFORE SIGNING. TRAINER DOES NOT GUARANTEE YOUR SAFETY OR THAT OF YOUR HORSES. YOU ASSUME THE RISK OF EQUINE ACTIVITIES PURSUANT TO PENNSYLVANIA LAW.

- **Section 1. DEFINITIONS.** The Terms '**TRAINER**" shall refer to *A Gray Day Training* and its trainers, managers, owners, agents, employees, officers, directors, representatives, assigns, members, premises owners, and others acting on its behalf. "**FACILITY**" or "**PREMISES**" shall herein refer to *any location* where *Services* are performed and *a Gray Day Training Home Arena* and it's trainers, managers, owner's, agents, employees, officers, directors, representatives, assigns, members, premises owners, and others acting on it's behalf. "**OWNER**" or "**RIDER**" shall herein refer to the PERSON and the parents or legal guardians thereof if a minor, that are contracted to be *TRAINED* under this *Agreement*. "**HORSE(S)**" and "**ANIMAL(S**)" shall herein refer to all equine species, and also to the specific *ANIMAL(S)*) to which this *Agreement* refers. "**TRAIN**" and "**TRAINING**" shall herein refer to the education, schooling, and conditioning of *RIDER* and/or HORSE. "**CONTROL**" shall herein refer to any and all actions being done to the *HORSE(S)* be it tied, untied, confined, or unconfined. "**HORSEBACK RIDING**" shall herein refer to all education related to riding or otherwise handling of *HORSE(S)*, whether from the ground or mounted.
- Section 2. PURPOSE and CONSIDERATION. OWNER hereby engages TRAINER and TRAINER hereby agrees to provide one or more of the SERVICES as described on Appendix A in accordance with the terms of this Agreement (the "SERVICES"). RIDER hereby agrees to compensate TRAINER for such SERVICES in accordance with this Agreement and the fee schedule as set forth on Attachment A, Part II.
- Section 3. <u>PAYMENT OF INVOICES</u>. Hourly Training Fees, Trip Charges, Transport Fees are due at the time of service. Invoices are payable with cash, check, or Pay-Pal. A fee of \$30.00 will be applied for each returned check and checks will no longer be accepted.
  - 3.1 <u>Fee Changes</u>. All fees and fee terms are subject to change upon thirty (30) days prior written notice to OWNER.
  - 3.2 <u>Upon completion or termination</u> of this *Agreement*, the remainder of any and all expenses shall be due and payable immediately. All fees and expenses must be paid in full in cash or other type of secure funds. Personal checks are accepted only if the balance is paid off more than ten (10) days before contract is completed.
  - 3.3 <u>Late Fees and Interest</u>. In the event a payment is overdue by 5 days, a \$25 fee will be charged. In the event a payment is overdue by *thirty (30)* days *OWNER* will also be charged interest at the rate of 1 ½% (percent) monthly in addition to the \$25 penalty. If *RIDER* fails to pay any amount due under this *Agreement* for more than *thirty (30)* days, *TRAINER* may, at its discretion, immediately cease providing *SERVICES* and accelerate all amounts due under this contract option upon ten (10) days written notice to *OWNER*.
- Section 4. TRAINER DUTIES AND RESPONSIBILITIES TRAINER shall educate RIDER, TRAIN HORSES and perform the SERVICES in accordance with generally accepted professional standards. TRAINER will exercise reasonable care for the protection of the RIDER and the HORSE and shall educate and TRAIN the HORSE and RIDER to the best of her ability.

**4.1** <u>**TRAINER Guarantee:**</u> TRAINER guarantees that OWNER will see an improvement in OWNER'S HORSE'S attitude, skills, and responsiveness to cues each month the HORSE is in TRAINING with TRAINER provided that OWNER:

- a) Participates at least once every week in learning what the HORSE is learning
- b) Uses tools that *TRAINER* recommends
- c) Observes and learns to implement methods that trainer recommends.

If *RIDER* is not satisfied, then *RIDER* may request a refund equal to the immediately preceding months *TRAINING* fees. The request for the refund must be received in writing at the time of completion of the month of *TRAINING*. Upon verification by *TRAINER* that *RIDER* complied with the requirements set forth above, a check refund will be provided to *RIDER*.

Initials:

Owner

## Section 4 Continued:

4.2 <u>Limitation on Guarantee</u>. Other than the guarantee stated above, *TRAINER* cannot and does not guarantee the effect of the *TRAINING* program or that any particular results will be achieved. Numerous factors beyond the control of *TRAINER* may impact the effectiveness of the *SERVICES* such as the individual physical and mental ability of each *HORSE* and *RIDER*.

4.3 <u>Additional TRAINER Duties and Responsibilities</u>. TRAINER shall care for HORSE and RIDER in an adequate manner with pace of education being determined by TRAINER.

4.4 *TRAINER* shall furnish all labor. *TRAINER* has complete *CONTROL* over the manner of *TRAINING* and agrees to take reasonable precautions for the proper performance thereof.

#### Section 5. EMERGENCY CARE.

5.1 TRAINER agrees to attempt to contact OWNER'S designated contact should TRAINER determine emergency treatment is needed for any RIDER or HORSE. If TRAINER is unable to contact OWNER'S designate, TRAINER is authorized to secure emergency care required for the health and well-being of said RIDER(S) or HORSE(S). OWNER shall pay all costs incurred for such care. TRAINER is authorized, as OWNER'S agent, to arrange direct billing to OWNER.

5.2 *OWNER* agrees to notify *TRAINER* of any and all change of addresses, emergency telephone numbers, itineraries or other information reasonably necessary to contact *OWNER* in the event of an emergency.

- Section 6. <u>TRAINER'S RIGHT TO REFUSE SERVICES</u>. TRAINER reserves the right to refuse the continuation of TRAINING of any RIDER(S) for any reason, including, but not limited to: poor health, dangerous propensities, habits and/or vices; and/or non-trainable condition which TRAINER may not be equipped or capable to handle; and RIDER'S refusal to obey stable rules or to cooperate with TRAINER on reasonable requests relative to the management, TRAINING, welfare and safety of ANIMAL(S) and people on PREMISES. In such event TRAINER may give RIDER immediate notice and provide written notice within three (3) days of verbal notice. All fees due at time notice is given are due within seven (7) days. After all fees have been paid in full this Agreement is concluded.
- Section 7. EXCLUSIVITY. Nothing in this Agreement limit's the right of TRAINER to sell any of its SERVICES to any other person or entity, and it is anticipated that TRAINER will continue to offer its SERVICES to such persons or entities even though these SERVICES are similar to the SERVICES provided to RIDER.
- <u>Section 8.</u> <u>RIDER DUTIES AND RESPONSIBILITIES</u> Disclosure of both HORSE and RIDER'S Current Level of Training. RIDER shall thoroughly complete the Information Sheet attached as <u>Attachment B</u>. This Information Sheet must include any and all information to aid TRAINER in TRAINING and educating the HORSE and RIDER.
- Section 9. ASSIGNABILITY. OWNER may not assign any rights or delegate any duties under this contract without prior consent of TRAINER.
- Section 10. OWNER ACCEPTANCE OF RESPONSIBILITY. During the time that the HORSE and RIDER are being TRAINED, the RIDER shall be under the direction of TRAINER. RIDER has inspected PREMISES and is satisfied that the conditions of the PREMISES and the FACILITIES will provide an adequate and reasonable level of safety for HORSE and RIDER. RIDER further understands that the RIDING and handling of a horse is potentially dangerous. TRAINER is in no way responsible for the results of the levels of skill the RIDER displays which could potentially cause injury, illness and/or loss of life. RIDER further agrees to be responsible for any and all damages, injuries, loss of life caused by or to the RIDER or HORSE, RIDER'S family members, invitees or other handlers or agents appointed by them, while in TRAINING. RIDER is also responsible for accidents, injuries, and loss of life sustained by HORSE or RIDER, RIDER'S family members, invitees and agents caused by or in relation to RIDER'S actions or behavior.
- Section 11. DIRECT LOSS TO PERSONAL PROPERTY WARNING. *RIDER* is hereby warned that direct loss or damage, theft, injury or disappearance of *RIDER*'S tack, equipment or other property is not covered by *TRAINER*'S insurance and *TRAINER* shall not be liable for *RIDER*'S tack, equipment or other property.
- Section 12. RISK OF LOSS AND STANDARD OF CARE. During the time that the RIDER is under direction of TRAINER, TRAINER shall not be liable for any sickness, disease, astray, theft, death or injury which may be suffered by the HORSE or RIDER(S) or

Initials:

\_Owner

any other cause of action whatsoever, arising out of or being connected in any way with the *RIDING of HORSE(S)*, except in the event of gross negligence or intentional, willful or wanton misconduct on the part of *TRAINER*. This includes, but is not limited to, any personal injury or disability *RIDER* or *HORSE* may receive on *PREMISES*.

Section 13. <u>ADDITIONAL AGREEMENTS</u> – List any Additional Agreements here, Must be individually initialed by each party.

#### Section 14. RIGHT OF TERMINATION.

- 14.1 <u>Termination without cause</u>. Each party is entitled to terminate this *Agreement* without cause upon seven (7) days written notice to the other party and after a minimum *TRAINING* period of one month.
- 14.2 <u>Termination with cause</u>. Each party is entitled to terminate this *Agreement* by written notice to the other party if the other party breaches or is in default of any obligation under the contract, which breach or default is incapable of cure or which, being capable of cure, has not been cured within *seven* (7) days after receipt of written notice of such breach or default. *TRAINER* shall be paid for all fees incurred up to the termination date. After all fees have been paid in full this *Agreement* is concluded.
- Section 15. LIMITATION OF ACTIONS. Any action or claim brought by OWNER against TRAINER in connection with this Agreement or the provision of the SERVICES must be brought within one (I) year of the date such claim or loss occurs.
- Section 16. <u>AGREEMENT SCOPE AND TERRITORY</u>. This Agreement shall be legally binding upon TRAINER and OWNER when signed by both parties. This Agreement is entered into in the state and county of PREMISES of TRAINER and will be interpreted and enforced under the laws of the Commonwealth of Pennsylvania. Any disputes by OWNER shall be litigated in and venue shall be the county in which the FACILITY is physically located. If any clause, phrases or word is in conflict with the laws of Pennsylvania then that single part is null and void and the other portions hereof shall be deemed in full force and effect.
- <u>Section 17.</u> <u>ENTIRE AGREEMENT</u>. This contract represents the entire Agreement between the parties. No other Agreements, promises, or representations, verbal or implied, are included herein unless specifically stated in this written Agreement. All appendices, fee schedules, information sheets, or other information provided on such appendices, schedules, and attachments are incorporated into this Agreement and made a part hereof.
- Section 18. INHERENT RISKS AND ASSUMPTION OF RISK. RIDER acknowledges there are inherent risks associated with equine activities such as described below, and RIDER hereby expressly assumes all risks associated with participating in such activities. The inherent risks include, but are not limited to, the propensity of HORSES to behave in ways such as, running, bucking, biting, stopping short, changing direction or speed at will, shifting weight from side to side, kicking, shying, stumbling, rearing, falling or stepping on, that may result in an injury, harm or death to persons on or around them or to ANIMAL(S) itself or to other animals around them; the unpredictability of a HORSE'S reaction to such things as sounds, sudden movement and unfamiliar objects, persons or other animals; certain hazards such as surface and subsurface conditions; collisions with other animals; the limited availability of emergency medical care; and the potential of a participant to act in a negligent manner that may contribute to injury to the participant or others, such as failing to maintain CONTROL over the ANIMAL(S) or not acting within such participant's ability. I, the RIDER, or guardian, if RIDER is under 18 years of age, acknowledges that all activities around HORSES such as, riding, handling and as a spectator are and can be dangerous.

Owner

Section 19.

# RELEASE OF LIABILITY AND WAIVER

UNDERSTANDING THIS PARAGRAPH TO BE A RELEASE AND WAIVER, and intending to bind, in consideration of *TRAINER* undertaking the *TRAINING* and incidental *SERVICES* under the terms set forth herein, *OWNER* HEREBY RELEASES, WAIVERS, DISCHARGES, AND COVENANTS NOT TO SUE *TRAINER* FROM ALL LIABILITY to *OWNER*, his or her heirs, next of kin, executors, administrators, and assigns, FOR ANY AND ALL LOSS OR DAMAGE AND ANY CLAIMS OR DEMANDS, whether known or unknown, anticipated or unanticipated, AND HOLD *TRAINER* and *FACILITY* HARMLESS FROM AND AGAINST ALL SUCH CLAIMS INCLUDING REASONABLE ATTORNEYS' FEES, NOTWITHSTANDING ANY CLAIM THAT *TRAINER* CONTRIBUTED TO THE LOSS OR DAMAGE. *OWNER* further agrees that except in the event of *TRAINER*'S gross negligence or intentional, willful and wanton misconduct, *OWNER* shall not bring any claims, demands, legal actions and causes of action, against *TRAINER* and *TRAINER*'S *ASSOCIATES* as stated above in this clause, for any economic and non-economic losses due to bodily injury, death, property damage, and injury to the *ANIMAL(S)*, and/or by me and/or my minor child or legal ward, in relation to the *PREMISES* and operations of *TRAINER*.

OWNER agrees that this Section 19 extends to all acts of negligence by TRAINER and is intended to be as broad and inclusive as permitted by the laws of the Commonwealth of Pennsylvania and that if any portion is held invalid, the balance shall continue in full legal force and effect.

ALL OWNERS AND PARENTS OR LEGAL GUARDIANS, OR AUTHORIZED AGENT FOR SUCH PARTIES, MUST SIGN AFTER READING THIS ENTIRE DOCUMENT.

I/WE, THE UNDERSIGNED, HAVE READ AND DO UNDERSTAND THE FOREGOING *AGREEMENT*, WARNINGS, ASSUMPTION OF RISK AND RELEASE *AGREEMENT*. I/WE FURTHER ATTEST THAT ALL STATED FACTS ARE TRUE AND ACCURATE.

DATE:
DATE.
DAYTIME PHONE
CELL PHONE
A Gray Day Training
Date:
Title:

Initials:

## Part I. Fees and Services to be Provided:

#### Hourly lessons:

## Fees: see Attachment A, Part II

#### Includes:

- TRAINER works with HORSE to bring it up to the desired level and instructs OWNER in the methods to continue and progress independently.
- TRAINING time and program varies depending on the HORSE'S learning curve, temperament, and athletic ability.
- The HORSE will be exposed to a variety of groundwork depending on the HORSE'S current behavior & needs.
- OWNER also encouraged in receiving occasional lessons on the cues and methods used to TRAIN the ANIMAL(S).
- Activities the HORSE and OWNER shall be exposed to include (but are not limited to) methods for:

## Horses:

- Accepting humans as Alpha
- Giving in to pressure, round penning
- Learning to accept correction from a Human Alpha
- o catching, haltering, leading
- o standing, picking up feet ,
- o clipping, desensitizing
- saddling, bridling
- Standing still for mounting
- Responding to rider cues

Owners:

Speaking the Horse Language Correcting various unacceptable behaviors Round Pen and Free Lunge Assess and approach a horse. Catch, Halter, Lead and Tie a horse. Groom and Pick up a horse's feet. Saddle and Bridle a Horse. Mount and Dismount a Horse. Ride and Control a horse

- Other activities that are a part of a typical life interacting with horses.
- Owner is responsible for providing the tools recommended for the Horse's Training and welfare.
- During a lesson TRAINER may have another Horse participating at the same time so that OWNER can experience and
  observe other types of behavior and situations.

## Additional Training Options & Fees:

- · Any Fees charged by OWNER'S facility for use in training are Owner's responsibility.
- Please see Attachment A, Part III for possible trip charges.
- Mileage for Hauling Please see Attachment A, Part III.

## Part II. Payment and Rate Information:

## Instructing/Training

Hourly

\$40 per hour

\$20 per half hour - for horse only or horse and owner together

A **two (2) hour** minimum is required for Travel to Sites located more than **60 Miles** from zip code 16066. Use of a Gray Day Training horses - **\$10** per requested session.

#### Scheduling:

It is up to *RIDER* to schedule their sessions with *TRAINER*. If *RIDER* defaults in keeping that schedule without making other arrangements at least 24 hours in advance then *RIDER* forfeits that session time while still being charged for the session. - *Off-site* **\$25** Fee per occurrence + applicable trip charges

Payments can be made in person or mail to: A Gray Day Training, PO Box 81, Harmony, PA 16037

# Part III. Trip & Hauling Rates:

#### Trip Charges

- \$.85 a mile may be charged for services performed off site more than 20 miles from FACILITY (Zip code 16066, or intersection of I-79 & I-76 in Warrendale, PA).
- Rates are based on the miles between FACILITY and the destination, one-way.
- First 20 Miles from facility is Free, after 20 miles the per mile rate charge applies.
  - Example: If you are 50 miles away from home facility, only 30 times the mileage rate will be charged each way

Initials:

# **Onsite Training Attachment B:**

HORSE and OWNER'S INFORMATION SHEET

Lesson start date:			-				
OWNER'S INFORMATION	<u>N:</u>						
Owner's Name: Phone No.: (home) Address: City/St/Zip: E-mail:		cell)	(v Text:	vork) yes	no		
To be contacted in case ( Name: Phone No.: (home) Address:	of human emerg	jency (cell)	(V)(	vork)			
Allergies, if known Other	·						
Doctor or pediatrician: Name: Address:			P	hone:			
Dhanay	ergency Treatm	ent Center:		$\rightarrow$			
Insurance: Insurance Car Carrier's Address: Insurance contact for emer			Policy #				
,	e – no experience previous exposu		2) Minimal exposure 4) Quite Experience				
	ver of TRAINING	: (use reverse side of page i	Theeded)				
HORSE'S INFORMATION							
	_ Age: G (gelding) C (co	Breed: It) F (filly) {Mares: pregnant number/	?} YES/NO If yes, ex	pected arrival dat			
CURRENT BOARDING IN Name of Facility/owner:	FORMATION:						
N 1	•	ency, if owner cannot be re(cell)			ions on OWNER'S behalf:		
Phone No.: (home) Address:		(Cell)	(M	vork)			
HORSE IS IS	SNOT (check one	e) considered a surgical can	didate in the event of	f colic or serious i	llness		

**Onsite Training Attachment B continued:** 

Does your HORSE have any dangerous propensities? If yes, describe:

Habits:

Describe your HORSE'S temperament: (use reverse side of page if needed:)

Describe your HORSE'S current level of TRAINING: (use reverse side of page if needed:)

Describe any pertinent personality, health, or soundness issues with your HORSE: (use reverse side of page if needed)

List the specific goals and focuses for your HORSE'S TRAINING: (use reverse side of page if needed:)

List the specific goals and focuses for your TRAINING: (use reverse side of page if needed)

The undersigned OWNER or authorized agent hereby declares that the above information is true and correct, and agrees to indemnify and hold A Gray Day Training and Valerie Gray-Nelson, harmless from any and all costs, liability, damages, including without limitation attorney's fees and costs, resulting from any representation made herein by the undersigned OWNER.

#### Signature of Owner: (or authorized agent)

Print Name: \_\_\_\_\_ Date: \_\_\_\_\_