

COMPANION HORSE ASSISTANCE PROGRAM (CHAPS) Adoption / Caregiver Contract

Is this horse in a slaughter risk situation? _____ Y or ____N

Name of Horse: _____

AGREEMENT: Caregiver agrees to the following, by and between THE STANDARDBRED RETIREMENT FOUNDATION (hereinafter referred to as the "SRF") and

______(hereinafter referred to as "Caregiver"). In consideration of the mutual covenants herein, and intending to be legally bound hereby, the parties agree as follows: SRF agrees to place:

_____, described as: _____ age, _____ sex, _____

color, ______ size, ______ tattoo # (if available), level of use: Desture Mate only or Desture Mate only or Human or ridden Therapy (hereinafter referred to as "Horse") to Caregiver on this ______ day of _____ (month), _____ (year), for the purpose of providing a safe, healthy and loving environment for the horse.

GENERAL AGREEMENT

a. Caregiver agrees the Standardbred Retirement Foundation (SRF) is placing the Horse with the Caregiver in exchange for (1) Caregiver's agreement to comply with the terms of this Contract.

GENERAL RESTRICTIONS

- b. The Horse is not to be ridden or driven or used for any purpose other than as a pasture mate to other animals, or as human non ridden therapy.
- c. The Horse MAY NOT BE RACED, BRED, USED FOR EMBRYO TRANSFER, SOLD, GIVEN AWAY, ASSIGNED, TRANSFERRED, LEASED, SLAUGHTERED, USED FOR ANY COMMERCIAL PURPOSE WHATSOEVER, OR DISPOSED OF BY THE CAREGIVER.
- d. In the event the Caregiver is no longer able to provide good care for the horse(s) he or she CANNOT give away, sell, lease, or transfer the horse. SRF expects you will find or assist the SRF in finding a loving home for the Horse that must also be approved by SRF. In the rare case a new home is not secured, the Horse must be returned to SRF. The Caregiver will immediately notify the SRF and will only release the Horse to SRF after approval within 30 days of notice.
- e. In the event of Caregiver's death named horse must be released only to the SRF within ten (10) days of the date of death of Caregiver, or an SRF approved adopter.
- f. You understand SRF retains ownership of the horse.

CARE OF HORSE

g. The Caregiver will ensure that the Horse maintains the weight and condition described as #6 Moderately Fleshy" according to the Henneke Scoring System as per the standards published by the National Animal Control Association listed at the end of this contract. (*See note on Sample Veterinarian Follow-up form, a copy of which is attached hereto.)

- h. The Caregiver hereby acknowledges that the Horse may not be in "Condition #6 Moderately Fleshy" at the time of placement and agrees to improve condition of said horse to Condition #6 within a reasonable amount of time not to exceed thirty (30) days and will provide proper care to maintain its weight at "#6 Moderately Fleshy."
- i. The Caregiver agrees that the Horse will have free access to water, a shelter with a minimum of three sides and safe fencing. The Caregiver agrees that the Horse will not, for any length of time, be turned out in a paddock or kept in any area with any barbed wire fencing or remnants thereof and will not be housed at any time in a stall or shelter smaller than 12' x 10'.

REQUIRED VETERINARY CARE and REIMBURSEMENT

- a. The Caregiver agrees to provide recommended veterinary care for illness and/or injury of the Horse according to its needs and/or according to the requirements of the ordinances of the County of ______ and the laws of the State of ______
- b. Reimbursement of up to \$350 Annually for any veterinary care for illness, injuries, or vaccinations administered by a licensed veterinarian when caregiver is up to date with annual veterinary follow-up form and annual required photos. And any other needed dental care.
- c. Deworming and Hoof Care:
 - Hoof Care maintenance is required approximately every six to eight (6 to 8) weeks as needed;
 - Deworming is required approximately every six to eight (6 to 8) weeks as needed or as directed by deworming products.

ILLNESS, INJURY OR DEATH

- j. In non-emergency situations, if it is deemed by a licensed veterinarian that the quality of life of said horse is poor, euthanasia may only be administered by a licensed veterinarian.
- k. In the event of the death of the horse, the Caregiver will, within forty-eight (48) hours, notify the SRF, (I) of the death, (II) the cause thereof and, (III) the circumstances surrounding the death. Within five (5) days of the death of the horse, a signed statement from a veterinarian licensed to

Practice veterinary medicine in the state where the death occurred must be forwarded to the SRF confirming the apparent cause of death. Euthanasia, when necessary, may only be performed by a licensed veterinarian.

PHOTOS

SRF requires photos annually. The Caregiver agrees to supply dated photos of the Horse within 5 days upon request from SRF, as well as annually. Photos may be sent to srfforms@gmail.com

MOVING STABLE ARRANGEMENTS

- I. The caregiver may only move the horse to a new location if SRF approves by e-mail or in writing prior to movement.
- m. Said horse will reside at:

Farm Name:	
Contact Person:	;Telephone:
Address of stabling site:	

A and will not be moved from the following address without the written approval of the SRF.

n. The Caregiver may only move the horse to a new location if SRF is informed in writing or by email. Caregivers are required to get approval from SRF prior to movement.

TRANSPORTATION/SHIPPING and EXPENSES

o. Transportation arrangements and costs are the sole responsibility of the Caregiver at the time of placement, and in the event the Horse is to be returned to SRF for any reason.

OTHER

A representative of the SRF or duly authorized agent thereof shall be permitted to visit the Horse(s) at its location without prior notice to the Caregiver and may remove the horse from said location at the discretion of the SRF. If the Horse is returned to or retrieved by the SRF in condition less than #6 Moderately Fleshy, according to the Henneke Scoring System, and it is also noted by a licensed veterinarian that other care is needed due to the Caregiver's negligence, the Caregiver agrees to pay the expenses to improve the condition of the Horse, transportation, all attorney's fees, and court expenses, staff time, and all other related expenses.

SRF LIABILITY LIMITS

The Caregiver agrees to hold harmless the SRF, its board members, volunteers, employees, foster care providers, owners of the Horse and former owners of the Horse for damage or injury caused to any person or property by the Horse including but not limited to all attorneys' fees, costs and expenses of litigation as well as any award for damages, any and all medical expenses or other costs incurred as the result of damage or injury to any person or property. The Caregiver

is aware that SRF does not guarantee or warrant the general condition, temperament, or soundness of any horse. Caregiver is advised to obtain appropriate liability insurance coverage, as the SRF will not be responsible for any liability.

VALIDITY AND NONWAIVERS

In the event this contract is deemed to include any invalid clauses, such invalidity shall not affect the remaining portion of the contract which shall remain in full force and effect as if the invalid clause had not been included herein. If the SRF fails to exercise any of its rights under this contract, said failure shall not be construed to be a waiver or release thereof and the SRF shall nonetheless retain all the rights granted to it hereunder which rights shall always remain in full force and effect.

ENTIRE AGREEMENT/AMENDMENT

This Adoption/Caregiver Contract contains the entire agreement of the parties and there are no other promises, conditions, understandings, or other agreements, whether oral or written, relating to the subject matter. This contract may be modified or amended in writing if such writing is signed by both parties and ATTACHED hereto on a separate addendum.

LAWS OF STATE GOVERNING AGREEMENT

I understand that the CHAPS program will provide up to \$350 annually as reimbursement for medical care prorated from the time of receiving the horse. Reimbursement is contingent on you compliance with providing the semi-annual veterinary follow-up forms due in May and October of each year.

CONFESSION OF JUDGMENT

POSSESSORY CONFESSION OF JUDGMENT: In the event this adoption contract is terminated on account of any Event of Default or when the Horse is not immediately returned to the SRF as required, it shall be lawful for any attorney of any court of record to appear as attorney for the SRF and to appear for Adopter in any and all actions which may be brought for recovery of the Horse and to sign for Adopter an agreement for entering in any court of competent jurisdiction an amicable action or actions for the recovery of the Horse, to confess judgment for the recovery by the SRF of possession of the Horse, for which this Agreement shall be sufficient warrant. Upon entry of judgment for possession, if the SRF so desires, an appropriate writ of possession may issue promptly, without any prior writ or proceeding whatsoever, provided that if for any reason after such action shall have been commenced it shall be determined that possession of the Horse should remain or be restored to Adopter, the SRF shall have the right for the same default and upon any subsequent default or defaults, or upon termination of this Agreement or of the Adopter's right or possession, to bring one or more further amicable action or actions to recover possession of the Horse and to confess judgment for the recovery of possession of the Horse as provided. Notwithstanding anything contained in this Agreement to the contrary, the right of the SRF to initiate an amicable action for recovery of possession of the Horse as specified above shall not preclude or limit the SRF's right to initiate an amicable action for recovery of damages (including but not limited to, all reasonable legal fees, costs and expenses incurred to recover possession of the Horse).

MONETARY CONFESSION OF JUDGMENT:

If the Adopter shall default under this Agreement by failing to ensure provision of required care, or due to sale, transfer or other conveyance of the Horse by Adopter, the Adopter hereby authorizes and empowers any Prothonotary or attorney of any court of record to appear for Adopter in any and all actions which may be brought for recovery of the Horse and to sign for Adopter an agreement for entering in any court of competent jurisdiction an amicable action or actions for the recovery of Horse as well as ten thousand dollars (\$10,000.00) for reasonable legal fees, costs and expenses incurred or to be incurred to recover possession of the Horse and other sums, and in suits or in amicable action or actions to confess judgment against Adopter for all or any part of the reasonable legal fees, costs and expenses incurred to recover possession of the Horse and other sums including but not limited to interest thereon. Such authority shall not be exhausted by one exercise, but judgment may be confessed from time to time as often as any of the enumerated sums shall become due and such powers may be exercised after the expiration of the term of this Agreement as well.

<u>IN WITNESS WHEREOF</u>, the parties hereto have caused this Agreement to be duly executed as of ______ Date.

I understand the following (please initial each):

- I cannot race, sell, breed, use for embryo transfer assigned, transferred, leased, slaughtered, or used for commercial use.
- Should I not be able to provide good care to this horse, the SRF expects your assistance to find a new home, but this home must be approved by the SRF, or the horse must return to the SRF.
- I understand the Veterinary Follow-up must be submitted to SRF semi-annually.

If the horse changes location, SRF must approve prior to moving.

ADOPTER / CAREGIVER (must be at least 18 years of age)

Print Name:	Date:			
Cell Ph#:	Driver's License # or SS# (required):			
Email:	<i>, _</i>	Work Ph#:		
Address:	City:	St:	Zip:	
Signature:				

WITNESS (must be at least 18 years of age)

Print Name:		Date:				
Cell Ph#:	Work Ph#:					
Email:						
Address:		City:		St:	Zip:	
Signature:						

SRF REPRESENTATIVE (must be at least 18 years of age)

Print Name	D;	ate:	
Signature:		. –	

To submit invoice(s) for reimbursement, send your paid invoice with paid receipts to SRF CHAP Program, PO Box 312, Millstone, NJ 08535 or email to SRFBookkeeper@gmail.com. Payments are made once a year in December and are prorated.