



FLYING X RANCH HORSE-SHARE PROGRAM AGREEMENT

This AGREEMENT, dated the _____ day of _____, 20 ____ made by and between Guide Rock, Ltd. / Flying X Ranch Corp., hereinafter referred to as “RANCH”, and the individual or individuals undersigned, hereinafter referred to as “PARTNER,” automatically renews on May 1st until terminated by either party. These parties warrant that they have the right to enter into this AGREEMENT.

1. FEES, TERMS AND LOCATION

A horse used in the Horse-Share Program is any horse owned by PARTNER, whether bought from the RANCH or brought to the ranch, that is used in the horse string and must at ranch management’s discretion fit in the ranch string. A horse being considered for the Horse-Share Program will be evaluated by ranch management for a period of time to see if the horse is suitable. PARTNER must register the horse(s) with ranch management before June 15th to be eligible to participate in the program.

During consideration for acceptance into the Horse-Share Program, PARTNER is responsible for all veterinary, worming, blacksmith, and other expenses related to the care of their horse(s). In addition, PARTNER is responsible for the monthly boarding fee per horse set yearly by the Flying X Ranch Board of Directors. Partial month's boarding shall be paid pro-rata based on the number of days boarded in a standard 30-day month.

Upon induction into the Horse-Share Program, PARTNER is responsible for monthly boarding and all veterinary, worming, blacksmith, and other expenses related to the care of their horse(s) at the rate established for Horse-Share Program horses set yearly by the Flying X Ranch Board of Directors.

PARTNER agrees to submit a fully completed Horse Boarding Agreement for horse(s) boarded in addition to this Horse-Share Program Agreement. The Horse-Share Program Agreement supplements the Horse Boarding Agreement.

2. NAME(S) OF HORSE(S) REQUESTED TO BE ENROLLED IN THE HORSE-SHARE PROGRAM

Name: _____

Name: _____

Name: _____

Name: _____



3. HORSE-SHARE PROGRAM ARRANGEMENT

When a horse deemed suitable is accepted into the Horse-Share Program, PARTNER will abide by the following rules:

- a. PARTNER provides 50% of weekend and weekday use of the horse(s) per season. RANCH gets exclusive use of the horse(s) for holiday weekends. If PARTNER has more than one horse in Horse-Share Program, he may alternate horses in order to ride more often and still provide RANCH with 50% usage of each horse. When PARTNER uses another PARTNER Horse-Share Program horse, the use will not count against this contracting PARTNERS 50% usage. Standby riding by the owning PARTNER does not count against 50% use.
- b. PARTNER should reserve only the Horse-Share Program horse(s) he plans to use.
- c. PARTNER may ride ranch horse(s) or his Horse-Share Program horse(s) on his non-riding weekend if horse(s) is available. However, PARTNER must provide planned route and expected return time to ranch management.
- d. PARTNER must cancel weekend reserved horse(s) at least one day before ride time with ranch management or horse(s) is considered reserved for that weekend to that PARTNER.
- e. PARTNER has use of his horse(s) after the regular riding season, but may be charged for additional shoeing and/or feed.
- f. Veterinary charges, special horse shoeing, etc., on program horses that have been run or abused by the owner will become the responsibility of that owner.
- g. PARTNER with Horse-Share Program horses do not necessarily have to ride for the same duration as regular rides. However, PARTNER must provide planned route and expected return time to ranch management.
- h. If PARTNER removes their horse(s) from the Horse-Share Program prior to completion of the ride season expenses will be pro-rated and billed to the owner.
- i. If PARTNER horse(s) remains unusable for more than 6 weeks, horse(s) will be dropped from the Horse-Share Program with readmission possible upon positive veterinarian evaluation.

4. DEFAULT

Either party may terminate this AGREEMENT for failure of the other party to meet any material terms of this AGREEMENT, including but not limited to ranch rules; or if RANCH believes it is unable or unwilling for any reason to continue keeping PARTNER horse(s) in the Horse-Share Program.

5. ASSIGNMENT

This AGREEMENT may not be assigned by PARTNER without the express written consent of RANCH.



6. NOTICE OF TERMINATION

PARTNER agrees that notification shall be given to RANCH as to the termination of this AGREEMENT. RANCH agrees that thirty (30) days notice shall be given to PARTNER as to the termination of this AGREEMENT.

7. ENFORCEABILITY OF AGREEMENT

In the event one or more parts of this AGREEMENT are found to be unenforceable or illegal, the other portions hereof shall be deemed in full force and effect.

This agreement is subject to the laws of the State of Wyoming.

This is a legal document. Legal or other professional advice should be obtained if you do not understand its contents. Do not sign this document unless you fully understand its terms and are in agreement with its provisions.

I have carefully read this agreement and fully understand the contents. I am aware that I am releasing and waiving certain rights that I otherwise may have, and voluntarily enter into this contract on behalf of myself and/or my family and of my own free will.

Executed at the Flying X Ranch on the date first set forth above.

PARTNER Name (Signature): _____

PARTNER Name (Print): _____

Address: _____

City: _____ State: _____ Zip Code: _____

Day Phone: _____

Evening Phone: _____

Emergency Phone Numbers: _____

Email Address: _____

FXR authorized Name (Signature): _____

FXR authorized Name (Print): _____