Horse Lease Agreement

This AGREEMENT is entered into on t		
between		
, herein Lessee's parent or guardian		
Lessee's parent of guardian	165	iding at
Phone number: Les	ssee and/or parent agrees to	lease Owner's horse,
residing	and is subject to the fo	llowing terms and
conditions.		
A. TERM OF LEASE		
1. This lease shall comme	nce on and	d terminates on
Either	party may terminate this ag	reement by giving the
	ce, and covers the horse des	cribed in Part B.
B. DESCRIPTION OF HORSE		
1. Name:		
2. Alias (Nicknames):		
3. Reg #:		
4. Age:		
5. Sex:		
6. Breed:		
7. Coloring & Markings:_		
C. FEE		
1. In consideration of this	agreement, Lessee agrees to	o pay Owner \$
through lease terminati	on.	
D. PURPOSE		
 The Lessee may use the 	e horse for the purpose of	
(example:4-H Project).		
E. SPECIAL RIGHTS OF LESSEE		
	e and use the horse at any tir	me during the term of this
lease.		
F. SPECIAL RIGHTS OF OWNER	use said berse for miss pure	acces as peopled at any
_	use said horse for misc. purp ·H Rules. Owner is responsib	
vet care and daily care		ie ioi ali leedilig, siloellig,
G. SPECIAL CONDITIONS	o. a.o 110100.	

- 1. Owner is ONLY party permitted to haul said horse, unless permission is granted otherwise.
- 2. Owner will furnish a set of grooming equipment, and products and approved tack. (Lessee can use their own tack if approved)

- 3. No Altering Tails/Manes (clipping or pulling) without prior approval from Owner.
- 4. Additional lessons may be taken from an Owner approved instructor if desired by Lessee.
- 5. Lessee may ride the horse at any time, but should check with owner before riding in an area other than owner's/boarding facility arena.

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1.	Owner agrees to feed and stable the said horse accordingly, at	

I. CARE

1. Owner agrees to maintain horse in good health and to provide all necessary veterinarian and blacksmith needs.

J. HOLD HARMLESS

 Lessee and / or parents or guardian hereby agree to holder Owner of horse and owner of the boarding facility harmless from and against any and all claims, actions, damages, liability and expenses in connection with loss of lie, personal injury and / or damages to property arising from the use of care of the said horse.

K. DEFAULT

Upon material breach of the Agreement by one party, the other party may terminate same.

This Agreement is non-assignable and non-transferable. It is entered into in the State of Ohio and shall be subject to the laws of this state.

When Owner and Lessee and Lessee's parent or guardian (if Lessee is a minor) sign this agreement, it will be binding on both parties, subject to above terms and conditions.

Lessee Signature	Owner Signature		
Lessee's Parent or Guardian Signature	Owner Phone No.		
Home Phone number / Cell phone no.			