# 3-C Farm Horsemanship School

Pam & Alan Cornett 3783 E. Foster-Maineville Rd Morrow, OH 45152 513-899-2730 www.3FarmHorsemanshipSchool.com

The undersigned owner of the \_\_\_\_\_

## **Training Contract**

We start beginners and finish winners!

\_\_\_\_\_mare, stallion, gelding named

\_\_\_\_\_does hereby employee Alan and Pam Cornett under the name of 3-C Farm

Horsemanship School, hereinafter	referred to as 3-C Farm, to train th	e above described animal.	
blacksmith expenses of such anim	of \$1,425.00 per month for board a al. There is a 60 day minimum on a <b>PAYABLE TO PAM CORNETT.</b> arged on all past due accounts.	all training. All accounts are due a	ind payable one month i
owner wants to come see the horse. AT NO TIME will the owner horse. If the owner wants to be transchedule a private lesson. It will be of 15 minutes tack-up, 30 minutes	horse is put into training, it is under borse once a week, then they must er be allowed to just drop in to see ained on their horse while at 3-C Fare with Pam Cornett and there is a striding, and 15 minutes un-tack. If ye a \$60.00 fee for each group lesson, ack.	t call ahead to set up an appoint their horse or get it out of the stall, arm, they must make an appointme \$80.00 fee for each private lesson. your horse is ready to be ridden with	ment to see their groom, or ride the nt with Pam Cornett to The lesson will consist th other horses, you can
The owner is responsible for hauling	ng the horse to and from 3-C Farm	to both drop off, and pick up the ho	orse.
	nal has no mean or vicious habits a ent, and initialed by the parties here		ns shall be clearly stated
	and maintain said animal in a good nenever, in their judgment, it is nec		
	with our horses, on a daily basis an C Farm, Pam or Alan Cornett and		
	se: Halter, Cooler, Bridle, Bits, Spli papers, current negative coggins to		
carry any/all insurance. 3-C Farm	y mortality or other insurance on the and their employees are not respo s not result solely and proximately t	nsible or liable in any manner for ir	njuries to the animal, or
We require that each said animal halfloated. Dates of last treatment/pre	nave a yearly negative coggins test ocedure:	and tetanus shot, worming every 2	2 months, and their teeth
Tetanus:	Wormed:	Teeth:	
Coggins:	Your Vet Name:	Cell Phone:	(if we can get him)
OWNER		<del></del>	
OWNER ADDRESS			
PHONE: Home:	Cell:	Work:	_
Owner's Signature & Date Signed	 Trainer's Sig	nature & Date Signed	
Date Horse Arrived:	Date Horse L	eft:	

#### 3-C Farm Training Liability Sheet

#### THIS LIABILITY RELEASE AND EXPRES ASSUMTION OF RISK is made and entered into on

, by	and between	nereinatter
designated 3-C Farm, and		and
	hereinafter	designated Owner/Participant; and if
Owner/Participant is a minor, Owner/Particip		
facilities and services of 3-C Farm the Own		he use today, and on all future days, of property, s and legal representatives, hereby expressly agree
to the following:	en anterpart, me nene, accign	s and regar representatives, heres, expressly agree

- 1. Owner/Participant is responsible for full and complete insurance overage on his horse, personal property and himself.
- 2. Owner/Participant understands there are INHERENT RISKS in and around equine activities. These are dangers of conditions that are an integral part of equine activities, including but not limited to: the propensity of an equine to behave in ways that may result in injury, harm, or death of persons around the equine: including bucking, biting, kicking, rearing, shying, falling or stepping on; the unpredictability of an equine's reaction to such things as medications, sounds, sudden movements, unfamiliar objects, persons, or other animals; hazards such as surface and subsurface ground conditions; collisions with other equines or objects; or the potential of another Owner/Participant to not maintain control over the equine or to not act within the person's ability, and/or act in a negligent manner.
- 3. OWNER/PARTICIPANT EXPRESSLY ASSUMES RESPONSIBILITY FOR ALL RISKS INVOLVED IN OR ARISING FROM OWNER/PARTICIPANT'S USE OF OR PRESENCE UPON 3-C FARM'S PROPERTY AND FACILITIES including, without limitation but not limited to: the risks of death, bodily injury, property damage, falls, kicks, bites, collisions with vehicles, horses, stationary objects, fire, explosion, the unavailability of emergency medical care, and/or the negligence and/or deliberate act of another person.
- 4. Owner/Participant agrees to hold 3-C Farm and all successors, assigns, subsidiaries, franchisees, affiliates, officers, directors, employees, and agents completely harmless and not liable and releases them from all liability whatsoever and AGREES NOT TO SUE them on account of or in connection with any claims, causes of action, injuries, damages, costs or expenses arising out of 3-C Farm's property and facilities, including without limitations, those based on death, bodily injury, property damage, including consequential damages, excepts if the damages are caused by the direct, willful and wanton gross negligence of 3-C Farm.
- 5. Owner/Participant agrees to waive the protection afforded by any statute or law in any jurisdiction whose purpose, substance and/or effect is to provide that a general release shall not extend to claims, material or otherwise, which the person giving the release does not know or suspect to exist at the time of executing the release.
- 6. Owner/Participant agrees to indemnify and defend 3-C Farm against, and hold harmless from, any and all claims, causes of action, damages, judgments, costs or expenses, including attorney's fees, which in any way arises from Owner/Participant's use of or presence upon, 3-C Farm's personal property and facilities.
- 7. Owner/Participant agrees to abide by all of 3-C Farm's rules and regulations, and Owner/Participant is responsible for using protective gear (riding helmet, boots, etc).

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- 8. This Contract is non-assignable and non-transferable and is made and entered into the State of Ohio, and shall be enforced and interpreted under the laws of this state. Should any clause be in conflict with State Law, then the clause shall be null and void.
- 9. WARNING: under Ohio Law, and equine activity sponsor or equine professional (i.e. 3-C Farm is not liable for injury to, or the death of, an Owner/Participant in equine activities resulting from the inherent risks of equine activities.
- 10. Upon the occurrence of any breach or threatened breach by Owner of any provision contained herein, or in the event Manager, in its sole discretion deems itself insecure with Owner or Owner's ability to comply with any of the terms hereof, Manager will have the right immediately terminate this Training Contract or Owner's rights hereunder without termination of this Training Contract, and to pursue all lawful remedies, in law or at equity, including, without limitation, suit for performance of this Training Contract by Owner, and/or an action for rent due and damages. Upon such termination Owner shall immediately remove Owner's horse and equipment from the premises. Owner shall call Manager to schedule a mutually convenient time for such removal to be performed. Failure to arrange for an appointment will be cause for forfeit of owner's deposit. Manager's remedies will be cumulative in all events. The listing of the remedies available to Manager will not be deemed to limit the lawful remedies of Manager. The prevailing party in any litigation or other proceeding to enforce such party's rights under this Training Contract will be entitled in such litigation or proceeding to an award of the costs of such litigation or proceeding, including attorney's fees and expenses. No failure or delay in exercising any right or remedy by Manager will operate as a waiver of such right or remedy or preclude further exercise of such right or remedy.
- 11. Owner acknowledges that he/she/it has had the opportunity to ask questions and discuss this matter with and obtain advice from its/her/his own representatives, has had sufficient time to, and has carefully read and fully understands all the provisions of this Training Contract, and is knowingly and voluntarily entering into this Training Contract.

3-C Farm's Signature & Date Signed	Owner's Signature & Date Signed
	Participant's Guardian/Parent Signature & Date Signe

When 3-C Farm and the Owner(s) (and Parent/Guardian where warranted) sign this contract, it will then be binding: