

CONSIGNOR CONTRACT

This agreement is entered into by and between the Mane Attraction "The Event" and ______ "The Consignor" for April 26-28, 2024

- 1. The Consignor will lease exhibit space from The Event for the express purpose of the showing and sale of horses. The Consignor will comply with all applicable laws and ordinances governing same.
 - a. Consignor must sign a liability release assuming all risk associated with presenting and marketing a horse.
 - b. Anyone "trying" a horse must sign a liability release in the Event office. Wrist bands will be issued upon signing of release.
 - c. All horses must have a Coggins report fro, between May 1, 2023 and April 24, 2024.
 - d. All horses must be current with vaccinations and dental care
 - e. Consignors consent to pre-purchase exam if buyer requests. Buyer to pay prepurchase exam expense.
 - f. Consignors will have access to two indoor arenas to present their horse to potential buyers. Additionally, a 12x12 stall with 2 bags of shavings will be provided.
- 2. **Liability insurance is required for Consignors.** Insurance may be purchased by contacting Sterling Thompson Insurance at
 - a. https://sterlingthompson.com/farmequine
 - b. 502.585.3277
 - c. farmuw@sterlingthompson.com
- 3. The Consignor requests the space described above for \$200
- 4. The Event will provide the above referenced space, subject to availability, upon the receipt of an original, signed contract and payment made out to Total Equine Services LLC. Contracts will be awarded on a first-come, first-serve basis until sold out. Note: stall availability is limited.
- 5. Consignors agree to represent each horse honestly and be forthcoming with any known issues either health or behavioral.
- 6. The Consignor agrees to comply with all the applicable local, state and federal regulations, as well as any requirements promulgated by The Event and its manager.
- 7. Indemnification Obligations of Consignor. Consignor shall defend, indemnify, save and keep harmless The Event and its officers, directors, shareholders, lenders, successors and permitted assigns against and from all Damages sustained or incurred by any of them resulting from or arising out of or by virtue of any claims by parties other than The Event to

the extent caused by acts or omissions of Consignor on, after or prior to the date hereof, including claims for Damages which arise or arose or arise out of Consignor's actions. As used in this Agreement, the term "Damages" shall mean all liabilities, demands, claims, actions or causes of action, regulatory, legislative or judicial proceedings or investigations, assessments, levies, losses, fines, penalties, damages, costs and expenses, including reasonable attorneys', accountants', investigators', and experts' fees and expenses, sustained or incurred in connection any such claim.

- 8. The Event reserves the right to, in any matter or disagreement, to return any fees paid by The Consignor and thereby discharge completely and irrevocably all its obligations under this contract.
- 9. The Consignor expressly releases and discharges The Event, Total Equine Services LLC, Horse Show Consulting, LLC and Royse Ranch (El Reno) from any and all liabilities, losses, injuries or damages to either persons or properties that might be sustained on or about the premises or in connection with The Consignor's space. The responsibility for the safety and security of The Consignor's space and its contents resides solely with The Consignor leasing the space.

Read and agreed to by:

rtodd arid agrood to by.			
The Consignor		Date	
Contact Information			
Name			
Address			
Phone	Email		
Read and agreed to by:			
The Event		Date	

Consignors may check in at event office starting Friday, April 26 or at any time thereafter.

Please return signed contract and payment to Stacia Wert-Gray 3420 E. 40th Street Edmond, OK 73013

Payment options: checks made out to Total Equine Services, LLC

Paypal: totalequineservicesok@gmail.com

Venmo: @Holly-Huffaker