

In consideration of being allowed any stabling accommodations I agree:

1. That any and all substitutions for the horses named on the form hereof and any and all changes of the conditions of the same must be approved in writing by Orangeville Raceway limited prior to date of shipping. The horses named on the front hereof and all substitutions approved as aforesaid shall be hereinafter called "the horses"
2. That as and when from time to time, any of the horses are dropped training or are not to be raced at the Meeting in progress I will immediately inform Orangeville Raceway Limited in writing giving the names of such horses.
3. The Orangeville Raceway Limited shall not either jointly, or severally be liable or responsible for any loss, damage or injury incurred, sustained or suffered by me or any person in my employ or under my control or charge, or any person, firm or corporation contacting with me or any employee thereof, or for any loss, damage or injury to the horses, sulkies or other personal property belonging to me or in my possession or control, occurring on the premises known as Fraser Downs or occurring while the horses are being transferred to or from the said premises or any of them and whether such loss of injury is caused by fire, the conditions of the premises, the negligence of Orangeville Raceway limited or in any manner whatsoever.
4. To indemnify Orangeville Raceway Limited and its respective officers, employees and agents against any loss, damage, injury or costs, including legal costs, incurred, sustained or suffered by them or any of the caused by any of the horses or by me or by any person in my employ or under the control or charge, including any trainer or driver or any person in the employ of or under the control or charge of any such trainer or driver, or by any person, firm or corporation with whom I am contraction or any employee thereof, or by personal property belonging to me or in my possession or control, occurring on the Fraser Downs and to indemnify Orangeville Raceway Limited and its respective officers, employees and agents, and each of them, from any and all claims in respect of injury or death of my employees, trainers, drivers or agents or of the employees, or agents of my said trainers, drivers or agents or any of them, occurring from any cause whatsoever, including, without limiting the generality of the foregoing, negligence of Orangeville Raceway Limited, while on the said Raceway.
5. That this privilege of stabling accommodation maybe reduced or revoked and terminated by Orangeville Raceway Limited at any time without further notice.
6. To abide by and governed by the lawful rules of the Gaming Policy and Enforcement Branch and of Standardbred Canada
7. That this Contract is made with and shall ensure to the benefit of Orangeville Raceway Limited.
8. To remove my horses and/or those in my possession charge or control together with all personal property belong to me or which I have possession, charge or control from the grounds of Fraser Downs forthwith upon the expiration of the twenty-four (24) hours after Orangeville Raceway Limited has given me notice in writing to vacate the stabling accommodations, which notice may be given in the absolute discretion of Orangeville Raceway Limited without any reason or cause existing or being stated or given; any such notice or any other notice given hereunder shall be sufficiently given by posting up such notice on some portion of the stabling accommodations allotted to me and such notice shall be deemed to be given at the time when the same is posted up. I undertake that my employees shall leave the premises forthwith upon the expiration of twenty-four(24) hours' notice has been given as a foresaid, I agree that if upon expiration of the said twenty-four(24) hours' notice hereinbefore mentioned, any horse or horses or person property belonging to me or in my possession, charge or control, have not been recovered from the said Fraser Downs premises, Orangeville raceway Limited shall be entitled to remove the same from the said premises without further notice, either to a public pound or Orangeville Raceway Limited may stable the same at my expense elsewhere and Orangeville Raceway Limited shall in no event, either jointly or severally be responsible for any such horse or horses as foresaid. I agree that in the event of the horses being stabled elsewhere at my expense as aforesaid that the person, firm or corporation stabling the horses or paying for the stabling of same shall have all the rights or the keeper of a boarding stable under the Innkeepers Act of British Columbia.
9. No electrical wiring, heating or lighting apparatus shall be installed in the stabling accommodations allotted to me without the prior written approval of Orangeville Raceway Limited and should any change or alteration from time to time be required by fire regulations of any competent authority or by Orangeville Raceway Limited I agree to make such alterations as directed and when required by the Orangeville Raceway Limited, the cost of any and all electrical wiring, heating or lighting apparatus or alteration thereof shall be borne and paid by me.
10. It is understood that the Orangeville Raceway Limited reserves the right any time to deny admission to the Fraser Downs premises to me or my employees or to my agents or any persons under my control or any person, firm or corporation contracting with me.
11. Upon arriving to Fraser Downs, all horses in my care shall be properly vaccinated for Flu, Rhino and Strangles. Vaccinations must be signed off by a licensed veterinarian.
12. To be responsible for the conduct of each and every one of my employees and/or any person or persons in my charge or control or any person, firm or corporation contracting with me on the Fraser downs premises and for the conduct of each and every person to whom a pass is granted on my application; I undertake that upon termination of the employment of any such employee or upon any person hereinbefore mentioned ceasing to be under my charge or control of upon ceasing to be in contract with any such person, firm or corporation, the pass, if any, of such person will forthwith delivered to Orangeville Raceway Limited for cancellation.
13. That I will not mutilate or in any way damage the accommodations allotted to me and further that I will not make or permit to be made any structural changes in the said stabling and/or tack room accommodation; that I will be responsible for all damage to the stabling and/or tack room accommodation allotted to me while the horses or any of them are stabled therein; that I will keep such stabling and/or tack room accommodation in good and clean condition and deposit the manure and litter where directed by Orangeville Raceway Limited.
14. That there is no representation, warranty, or collateral agreement given or made by Orangeville Raceway Limited or any of them affecting this agreement other than as expressed herein in writing.

The undersigned acknowledges that he has read and is familiar with the conditions as stated and accepts the conditions above and on preceding page by signing this application.

SIGNATURE: _____

(For myself, if named as an owner on the front hereof, and as Attorney for each and every other Owner name