WESTVIEW FARMS, INC. 50 BANK ST. WHITE PLAINS, NY 914-949-4000

BOARDING CONTRACT

This b	oarding "Agreement" is made the	day of	
2008,	by and between Westview Farms, Inc.	. and	, residing at
	, pho	one number being	·
	HAZARDOUS ACTIVITY: Owner activity involving horses is an inheren accept the consequences which might Owner and Owner's Custodian (if appall risk, chance of hazard of said activ death, or damage resulting or to result from Owner's and/or Owner's Custod hereinafter defined).	understands and a atly dangerous and occur as a result o blicable), hereby ac ity, including with	acknowledges that any risky activity, and will of any such activity. Eknowledge and assume tout limitation, injuries, nce or accident arising
	nerematici defined).		
2.	OWNERSHIP : Owner owns the		named
		, having registra	tion number
		If there is a multip	ole of horses being
	boarded, use a separate sheet and attac	ch to this Agreeme	ent.
3.	LOCATION OF STABLE: Horse shall stand at Westview Farm, Inc., (the "Stable"), having the location of 869 Old Quaker Hill Rd, Pawling, NY 12564 (the "Premises). While boarding at the Stable, Owner grants permission to the Stable to secure the services of a licensed veterinarian, when deemed an emergency by the Stable.		
4.	HEALTH CERTIFICATES : On the Custodian will provide "Stable" with and an up date Veterinary Certificate.	a current, negative	

- 5. HOLD HARMLESS AND RELEASE OF CLAIMS: "Owner" hereby releases, acquits and forever discharges Stable, Trainer, and Manager and the Owners, Officers, Employees, and Agents of the Stable and any other persons, firms, corporations, of and from any and all suits, actions, causes of action, claims or demands for damages, costs, loss of use, loss of services, loss of consortium, expenses, compensation, consequential damage, punitive damage, or any other things whatsoever on account of, or in any way growing out of, any and all known or unknown personal injuries and death and property damage resulting or to result from any occurrence or accident involving "Owner", the spouse, the children Owner's Custodian or any guests upon the Premises. "Owner" further agrees to hold harmless Trainer, Manager, and Stable for any act or omission committed by Trainer, Manager, or Stable in putting down horse, except for willful misconduct or gross negligence.
- 6. **GOVERNING LAW**: This Agreement is made in and shall be construed according to the laws of New York State. The parties hereto consent and submit to the jurisdiction of and venue in the Court of Dutchess County.
- 7. **BINDING EFFECT**: This Agreement shall be binding upon the parties and their respective successors, and assigns.
- 8. **COUNTERPARTS**: This Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which shall constitute one and the same instrument. The executed Agreement is to be returned to Westview Farms, Inc., 50 Bank Street, White Plains, New York 10606.
- 9. **BOARDING FEE**: The Stable shall be paid for the services of board and keep of the horse. The current rates in effect are ______ per month (the "Boarding Fee"), and from time to time, may change as determined by "Stable". Payment is due on the day of arrival and on the first day of each month thereafter, in advance. Payment in full is required prior to releasing the horse to the "Owner" or "Custodian". Under no circumstances will the horse be permitted to leave the "Stable", until the bill is satisfied. Boarding will begin on _______, 2007. Boarding fees shall be made payable to Westview Farms, Inc. and mailed to 50 Bank St., White Plains, NY 10606. The phone number of our main headquarters in White Plains is (914) 949-4000.
- 10. **ENTIRE AGREEMENT**: This Agreement constitutes the entire understanding of the parties concerning the subject matter hereof, and no representations, inducement, promises or agreements, oral or otherwise, not embodied herein shall be of any force or effect whatsoever. Owner further states that he/she has carefully read the foregoing Agreement, knows the contents thereof and understands that this Agreement including the release of claims is contractual, and hereby signs the same as his/her own free act.

IN WITNESS WHEREOF, The parties hereto, intending to be legally bound, have
caused this agreement to be executed the day and year first above written.

ATTEST:	STABLE:
ATTEST:	OWNER: