

BC Quarter Horses LLC 19030 Co. Rd. 7 Findlay, OH 45840 Bryant: 937-564-9321 Charity: 740-818-6257

This TRAINING CONTRACT is made and entered into on this (date)	by and between Bryant
Fox and Charity Fox, hereinafter designated "trainers;" and (owner)	, hereinafter
designated "Owner's;" Trainer agrees to accept Owner's horse named (registered name)	
for training; and it is the plan and intention of Ov	wner to place this horse into
training for and in consideration of the mutual agreements hereinafter set forth, the Owner and	the Trainer mutually agree
as follows	

- 1. Owner shall pay Trainer for professional services as described below, the fee of \$1000.00 / month, payable upon execution of this Contract. Fee subject to change upon thirty (30) days written notice to Owner. Monthly charges should be pre-paid by the first of the month being charged.
- 2. Invoices are payable upon receipt. A **late fee of \$5.00 per day** will be charged if payment is received more than three (3) days late; plus, a finance charge of 1 ½% per month (18% annually) will be charged on all accounts 30 days past due. If payment is overdue by <u>30</u> days, Trainer is entitled to a lien against Owners horse for amount due and shall enforce lien and sell horse for amount due, according to the appropriate laws of the state. On completion of this Contract, remainders of expenses are due and payable. Horse will not be released until all expenses are paid in full.
- 3. Trainers will use a veterinarian and farrier of their choice to provide ordinary and necessary care, unless Owner has requested his veterinarian and his farrier be used; however, if they are unavailable, Trainers will engage their choice. All veterinarian, farrier and medicine expenses shall be paid by Owner.
- 4. Trainers shall train horse and perform all services in accordance with generally accepted professional standards. Trainers cannot and do not guarantee effect of the training program or that any particular results will be achieved, since this depends a great deal on the individual ability of each horse. Trainer shall furnish all labor, provide suitable facilities, and care for the Owner's horse in a generally accepted professional manner with feed being determined by training schedule and individual's metabolism. Trainer has complete control over manner of training and shall take precautions for proper performance thereof.
- 5. Both parties agree that **BC Quarter Horses LLC**, the Trainers, their agents and employees are not liable for death, sickness and/or accident including consequential damages caused by horse unless Owner had knowledge and failed to inform Trainer of horse's pre-existing problems/ conditions which were the direct cause of such.
- 6. Horse shall be healthy and sound, free from infectious, contagious, or transmissible diseases. A current negative Coggins Test, Photostat copy of registration papers (both sides), veterinarian's health certificate (if out of state), plus a health, worming and immunization record must accompany horse, if not, horse will be examined and /or tested at Owner's expense. Also required vaccinations are Flu, Rhinomune, Tetanus, West Nile, Strangles, and Eastern and Western Encephalitis.
- 7. Trainers reserve right to notify Owner within seven (7) days of arrival of horse, in Trainer's opinion, is deemed dangerous, handicapped, or untrainable in such cause, Owner is responsible for removing the horse within seven (7) days and all expenses incurred during horse's stay. After all fees have been paid in full, Contract is concluded.
- 8. Trainers shall provide transportation at <u>..85</u> per mile. Professional horse transportation fees, if used, will be paid by Owner.
- 9. Owner shall pay horse's entry fees, ground fees, stall fees, and "trainer's day fee" consisting of \$50.00 per day away from home.
- 10. Distribution of prize money shall be determined by custom of the show circuit. Owner shall receive all trophies and ribbons. The rider (be it an employee at BC Quarter Horses) shall receive all prize money except futurities, maturities and versatility where Owner shall first recover his entry fee from his horse's winnings plus any excess shall be equally divided between Owner and Trainer.
- 11. It is agreed that should horse die, be sold by Owner or become unable to train, Trainer has the option of accepting another horse, according to paragraphs 6 and 7, as replacement within seven (7) days; or, making all fees due and payable whereas this Contract is concluded with payment of fees in full.

12	shall be concluded on or about any reason, after the minimum tra	his Contract shall begin on or about and this Contract Owner and/or Trainer may terminate this Contract for hining period and within thirty (30) days written notice to the other. Trainer shall
	3. A 10% commission in addition to 4. PICTURES and VIDEO: I hereby photograph, video, or other digital publications, without payment or property of the BC Quarter Horse Horses LLC to edit, alter, copy, example waive any right to inspect or appropriate to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example to royalties or other comperant forever discharge the BC Quarter Horses LLC to edit, alter, copy, example the BC Quarter Horses LLC to edit, alter, copy, example the BC Quarter Horses LLC to edit, alter, copy, example the BC Quarter Horses LLC to edit, alter, copy, example the BC Quarter Horses LLC to edit, alter, copy, example the BC Quarter Horses LLC to edit, alter, copy, example the BC Quarter Horses LLC to edit, alter, copy, example the BC Quarter Horses LLC to edit, alter, copy, example the BC Quarter Horses LLC to edit, alter, copy, example the BC Quarter Horses LLC to edit, alter, copy, example the BC Quarter Hor	termination date. After all fees have been paid in full, Contract is concluded. It training fees shall be charged by trainer for buying/selling a horse. It grant the BC Quarter Horses LLC permission to use my likeness in a self media ("photo") in any and all of its publications, including web-based other consideration. I understand and agree that all photos will become the set LLC and will not be returned. I hereby irrevocably authorize BC Quarter whibit, publish, or distribute these photos for any lawful purpose. In addition, I evve the finished product wherein my likeness appears. Additionally, I waive any sation arising or related to the use of the photo. I hereby hold harmless, release, arter Horses LLC from all claims, demands, and causes of action which I, my administrators, or any other persons acting on my behalf or on behalf of my not this authorization.
	5. It is the Owner's responsibility to	carry full insurance coverage on his horse and all personal property.
10	Should either party breach this co fees related to such breaching.	entract the breaching party should pay for the other's court costs and attorney's
1	7. This Agreement is non-assignable	e and non-transferable, except the stated above. This Contract is made and and shall be enforced as interpreted under the laws of this state. Should any
18	8. This Contract represents the entir	aw, that individual clause shall be null and voided. e agreement between the parties. No other agreement or promises, verbal or fically stated in this written Contract. Additional agreements should be ty. If none, check box. []
		<u>-</u>
		
When		act, it will then be binding on both parties, subjects to the above terms and
	tions.	
condi		Date
condi	tions.	
condi	tions.	
condi	Trainer's Signature	Date
condi	Trainer's Signature Owner's Signature	Date
* _	Trainer's Signature Owner's Signature	Date
* _	Trainer's Signature Owner's Signature Owner's Address	Date Date
* -	Trainer's Signature Owner's Signature Owner's Address Phone Number	Date Date Email
* _	Trainer's Signature Owner's Signature Owner's Address Phone Number	Date Date
* -	Trainer's Signature Owner's Signature Owner's Address Phone Number	Date Date Email
* -	Trainer's Signature Owner's Signature Owner's Address Phone Number Description of Horse	Date Date Date Date Date Date Date of last dentist