

ADOPTION AGREEMENT

This Adoption Agreement, by and between Johnson's Folly Horse Farm (JF), and ______(the adopter) is for the placement of the adopted equine, in the care of the adopter subject to the terms herein.

The adopted equine is identified as follows:

Disclosure and Acknowledgements:

What JF knows about the equine (i.e. has been abused and/or neglected, kicks, bites, rears, limitations on riding) - see attached.

Health history of adopted equine - see attached.

ADOPTER ACKNOWLEDGES THAT EQUINES ARE INHERENTLY DANGEROUS AND THAT THE ADOPTED EQUINE MAY HAVE BEEN ABUSED OR NEGLECTED TO AN EXTENT WHICH MAY IMPACT ITS RELATIONSHIP TO PEOPLE AND OTHER ANIMALS. ESF HAS LIMITED KNOWLEDGE OF THE ADOPTED EQUINE'S RESPONSE TO VARIOUS CIRCUMSTANCES. ACCORDINGLY, ESF IN NO WAY GUARANTEES THE SAFETY OF ADOPTED EQUINE TO PEOPLE OR OTHER ANIMALS THAT COME IN CONTACT WITH THE ADOPTED EQUINE.

Financial Obligations:

Johnson's Folly has no financial obligations for equine after equine is in possession of Adopter.

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Adoption Care Requirements:

The Application for Adoption and answers therein are hereby incorporated into this Agreement. The Adopter agrees to abide by procedures of care as stated in the Application, with any amendments to those equine care procedures as provided to Adopter by JF.

The Adopter agrees to notify a veterinarian immediately upon the discovery of any medical problem except those minor medical problems that are usual and incident to regular equine maintenance. For up to one year after Adopter takes possession of equine, the Adopter agrees to notify JF for any medical problem of adopted equine for which a veterinarian is called.



Location and Inspection of equine facility:

JF shall inspect facility prior to possession.

For up to one year after having taken possession of adopted equine, Adopter agrees that JF may make unannounced visits to the facility where the adopted equine is kept at any reasonable time to confirm that the Adopter is providing the care and maintenance pursuant to and in accordance with the terms of this agreement.

If Adopter desires to move the adopted equine to another facility within that one year period and for a period greater than ten days, the Adopter agrees to notify JF at least 10 business days prior to the move and provide JF the opportunity to inspect and approve the new facility. Any new location of the facility must be expressly approved by JF prior to the adopted equine being moved.

Breeding Limitations:

The Adopter agrees that the adopted equine will not be used for any breeding purposes unless specifically authorized by JF.

Death of Adopted Equine:

The Adopter agrees to notify JF within 10 business days upon the death of the adopted equine.

Return of Adopted Equine:

If, for any reason, the Adopter is unable or unwilling to care for the adopted equine as set forth in this Agreement, Adopter will immediately so notify JF and allow JF to retain possession of the adopted equine(s). Adopter agrees to make reasonable accommodations for JF's repossession of the adopted equine.

Any individual or organization in possession of the equine as of the date of the agreement and any time thereafter is bound to not sell the equine at auction for slaughter or allow the equine to be sold, transferred, released, or otherwise placed into possession of any person or organization that will cause or allow the equine to be sold at auction for slaughter.

UNDER NO CIRCUMSTANCES SHALL THE ADOPTED EQUINE BE SOLD FOR SLAUGHTER.



Remedies Upon Breach:

Upon Adopter's breach of any term of this Agreement, or upon Adopter's involvement with any humane society or animal control agency that results in a warning or citation for the inhumane treatment of any animal, JF may enter onto the premises and into the facilities where the adopted equine is being kept, and may retake possession of the adopted equine. In the event any term of this agreement is breached, the Adopter shall not be entitled to any reimbursement of any funds whatsoever directly or indirectly related to the adopter's possession of the adopted equine.

Severability:

If any term of this agreement or the application thereof to any person or circumstance shall be held invalid or unenforceable, the remainder of this agreement or the application of such term or provision to persons or circumstances other than those to which it is held invalid or unenforceable shall not be affected thereby and each term shall be valid and enforceable to the fullest extent of the law.

Assignability:

The rights and obligations of the Agreement are not assignable by either party except upon the written agreement of the parties.

Entirety of Agreement of Modifications:

This Agreement and any attachments hereunder represents the entire Agreement of the parties relating to the adoption of the adopted equine. This Agreement shall not be modified or amended except in writing and when signed by all parties.

This Agreement was entered into this	day of, 201	
Representative of: Johnson's Folly Horse Farm 14052 52nd Ave S	Adopter Signature	
Delray Beach, FL 33484	Print Name	
Adoption Fee Received:	Email	
Brand Inspection:	Phone	
Please return completed application to: ifolly	v1966@aol.com	

Please return completed application to: jfolly1966@aol.com

14052 52nd Ave S, Delray Beach FL 33484 – Phone: (561) 499-6383 www.johnsonsfolly.com

