

# LONGRUN

THOROUGHBRED RETIREMENT SOCIETY

## LongRun Adoption Agreement

The Adopter agrees to the following conditions:

1. Adopter agrees to keep the horse for a period of two years from the date of this agreement. If during that two year period, the Adopter for whatever reason can no longer care for the horse, or desires to transfer ownership, the Adopter agrees to give up all rights to the horse and transfer ownership back to LongRun. **Transportation of the horse back to the foster facility shall be at the expense of the Adopter.** The horse may not be sold, given away, assigned, disposed of, or any interest transferred within that two years. **LongRun requires a minimum of 60 days written notice should circumstance dictate that the adopter will be returning the aforementioned horse to the LongRun program. Horse is never to be raced again, or sold for slaughter,** even if ownership is transferred after the afore-mentioned two year period.
2. After the afore-mentioned two year period, the Adopter agrees to inform LongRun if ownership or stabling is transferred. **Should ownership of the horse be transferred outside of the two-year period, the adopter is responsible for including a no-race, no-slaughter clause as above, in the bill of sale, to be signed by the new owner.**
3. The Adopter agrees to provide the horse with proper care and ongoing maintenance, including proper food, fresh water, year round shelter and veterinary, dental and good care and maintenance, as long as the horse is in the Adopter's possession. Shelter must be in the form of a box stall, unless the LongRun Board of Directors shall, in its sole discretion, waive this stipulation under extraordinary circumstance. Adopter must notify LongRun 30 days prior to moving the horse to a new facility so that LongRun can conduct a site inspection and approve the new housing.
4. Should a life-threatening situation arise, the horse may only be humanely euthanized by a licensed veterinarian. LongRun must be notified within 24 hours if the following situations arise:
  - a. Death of the horse – verbal notification by Adopter, followed by a report forwarded to LongRun from the attending veterinarian indicating the apparent cause of death.
  - b. Serious illness or injury to the horse – verbal notification by the Adopter, a follow-up report from the attending veterinarian indicating the condition of the horse at the time of treatment, and the proposed rehabilitation program forwarded to LongRun.
5. The Adopter agrees to forward a qualified veterinarian's full evaluation of the horse's condition to LongRun each six months for 2 years, from the date of agreement.
6. The Adopter agrees to pay a **non-refundable** administrative fee of **\$1.00 / \$750.00**. This fee is payable in full prior to physical removal of the horse from LongRun and its foster farm.
7. **Transportation must be provided by commercial carrier APPROVED BY LONGRUN unless LongRun, in its sole discretion, approves a different mode of transport as arranged by the adoptee.**
8. The Adopter agrees to permit representatives of LongRun to visit the horse at the stabling property at any time. If LongRun, in its sole discretion, determines the horse is not receiving adequate care or is being treated inhumanely, or deems the situation is undesirable for the well-being of the horse, LongRun has the right to confiscate the animal and it will become the property of LongRun.
9. The Adopter agrees to be responsible for all expenses pertaining to the horse's upkeep, including but not limited to veterinary costs, incurred after the adoption agreement is signed. LongRun will make a good faith disclosure of the health information of the horse that it has available at the time of adoption.
10. The Adopter releases LongRun, its employees, volunteers, agents and horse owners, from any and all liability of any nature and kind whatsoever for any and all damages, loss or injury to both

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person or property, whether is such caused directly or indirectly by a horse(s) in the care and control of LongRun, or a placement recipient, or any other person or persons who may have temporary custody or control of such horse(s). This release shall be fully effective, even in the event of negligence or gross negligence of LongRun, its agents, employees or volunteers being the causative factor, directly or indirectly, of such loss or damage.

11. The Adopter agrees that LongRun is making no representation or warranty as to the health of the horse or its suitability for the Adopter's intended use. **The Adopter, at the Adopter's sole expense may have the horse examined by a qualified veterinarian, prior to the execution of this agreement.**

***I HAVE READ AND ACCEPT THE TERMS, CONDITIONS AND ABOVE-STATED REGULATIONS THAT PERTAIN TO MY ADOPTION OF THE FOLLOWING HORSE:***

HORSE'S NAME: \_\_\_\_\_ Y.O.B.: \_\_\_\_\_ SEX: \_\_\_\_\_ Jockey Club #: \_\_\_\_\_  
ADOPTER'S NAME: \_\_\_\_\_  
ADDRESS: \_\_\_\_\_  
CITY: \_\_\_\_\_  
POSTAL CODE: \_\_\_\_\_ TEL: \_\_\_\_\_  
E-MAIL: \_\_\_\_\_ CELL: \_\_\_\_\_  
SIGNATURE: \_\_\_\_\_ DATED: \_\_\_\_\_  
LONGRUN AUTHORIZATION: \_\_\_\_\_