



## Trainingsagreement Stable Kersten

### The undersigned:

Bedrijfsnaam: Stal Kersten vof  
Represented by: P.A.M.G. Kersten  
Adress: Karissendijk 3  
Postcode: 5987 NJ  
Residence: Egchel  
Emailadress: [info@stalkersten.com](mailto:info@stalkersten.com)  
Phone nr: 06-53315106 (Pieter), 06-28942430 (Bernice)  
Hierna te noemen: the trainer

owner: .....  
Adress: .....  
Postcode/Residence: .....  
Emailadres: .....  
Phone nr : .....

### Horse:

Name: .....  
Date of birth: .....  
Breeding: .....  
Male/female: .....  
Chipnumber: .....



**Considering that:**

- The owner is authorized to enter into this agreement, in the case of multiple owners, and is capable of fulfilling the obligations arising from it.
- The passport associated with the horse is with the trainer during the training period.
- The owner's sufficiently familiar with the trainer's qualities and has confidence in them.
- The horse has no injuries upon arrival.
- The parties wish to formally record their agreements in writing.

**Artical 1: Purpose**

The trainer undertakes to elevate the horse to a higher level of training, as far as the horse's capabilities allow. The trainer has a duty to make a reasonable effort in this regard.

**Artical 2: Duration**

The training agreements entered into for an indefinite period. It can be terminated by either party at the end of a calender month, with one calendar month's notice.

**Artical 3: Compensation**

For the duration of the training until the horse leaves the stable, the owner owes the trainer a monthly fee for stabling and training, amounting to:

€ ..... (subject to rate changes), Excluding VAT.

The owner will receive an invoice from the trainer , wich must be paid within 30 days of the date of the invoice. The invoice may include additional costs, such as registration fees for competitions, veterinary costs, medicines, farrier costs etc.

**Artical 4: Liability**

- 1.1 The trainer will professionally ensure the wellbeing of the horse.
- 1.2 The owner always bears the risk of any damage to the horse and/or third parties caused by the horse, or damage/death due to an accident, storm, or fire.
- 1.3 The owner is aware that they must have adequate legal liability insurance for this.
- 1.4 The owner is informed that the horse can also be insured against damages. It is the owner's responsibility to arrange this if desired.



### Artical 5: Competitions

The owner instructs the trainer to enter the horse in competitions and/or other sporting events at the trainer's discretion. Even during competitions, the trainer has a duty to make a reasonable effort. The owner will reimburse the trainer for the costs of participating in these events. The owner is also responsible for any damage to the horse and/or their parties during transportation to and at the competition venues on third-party premises (see art 4).

5.1: Any prize money from regional and national competitions will belong to the trainer. At the international level, the prize money will be equally divided between the parties, after deducting registration and other horse-related costs at the event. If there is no prize money, these costs will be invoiced monthly.

### Artical 6: Sale of horse

The trainer is allowed to provide information about the horse to potential buyers. A price will only be mentioned after consultation with the owner. In the event of a sale of the horse, regardless of whether the trainer or owner facilitates the sale , the trainer will receive a commission of 10%, unless otherwise agreed upon.

Accepted and signed, ..... on

Date: .....

Trainer:

Owner:

.....

.....

P.A.M.G. Kersten

Name: