Dear Shooter,

Thank you for your entry in the 2010 Will Lantis Memorial Shoot. I have included the Stalling Agreement for your horse(s) for the 2010 shoots that needs to be completed to finalize your stall reservations. Remember to bring to check-in:

- Current Health Papers, within 30 days
- Negative Coggins Test, within 1 year
- Current Brand Inspection

Check-in will be Wednesday, June 23rd from 9AM-6PM and Thursday following the Superhorse competition till 6PM. Stall reservations will be posted outside the office incase you miss check-in Wednesday. Remember you must check-in before you are able to compete.

Seven Down Arena will be hosting a WTRC the weekend before the shoot because of this the earliest move-in day is Wednesday, June 23rd. If for some reason you need to be in earlier than Wednesday we will try our best to accommodate you, but an additional stalling fee per horse per day and hook-up will apply.

Please fill out the form completely and return to me via fax, email or mail, all of the numbers are listed above. All areas of the form must be completed. You can fit multiple horses on the same form if the owner is the same for all horses. If you need more room or have multiple owners, just complete multiple forms. Once the completed form is received back and the stalls paid in full, I will assign your stall numbers and email confirmation back to you.

Seven Down Arena and the Lantis Family invite you to the Welcome Party Potluck, Friday June 25th. We will be providing roast beef, chips and ice cream treats. We ask that you bring along your favorite side dish, perhaps something 'unique' to your state. The potluck is planned to start at 6PM in the arena. Saturday night we will be hosting a grill-out with Lantis beef hamburgers and all the fixings at 6PM in the arena. After supper grab your horse & rope and join the Open Draw Team Roping in the outdoor arena. Sunday before awards we will be serving hors' devours and lemonade.

This year Seven Downs will be hosting the Seven Down Double Point 3D. There will be 3 stages, 2 second splits, \$200 entry fee with an added \$1000, paying back 100% added money and 60% entry fee. Entries will be taken over the weekend and will close Monday June 28th at 9AM.

If you have any questions please feel free to contact me on my direct line at the office 605-578-3518 cell phone 605-270-3043 or via email at sam.martinez@sevendown.net.

Thank you, Sam

SEVEN DOWN, LLC SHORT TERM - BOARDING AGREEMENT

This Agreement dated this _____day of _____, 20____, made between SEVEN DOWN, LLC, a limited liability company, with its principal office located at 4755 E Colorado Boulevard, Spearfish, Lawrence County, South Dakota, hereinafter called ("Stable") and ______ residing at ______,

hereinafter called ("Owner").

1. <u>FEES, TERM, AND LOCATION</u>:

2. <u>DESCRIPTION OF HORSE</u>:

- 1) Name 2) Age
- 3) Color
- 4) Breed
- 5) Sex
- 6) Registration #

3. <u>EXERCISE</u>:

The Owner shall be solely responsible for the exercise of the animal.

4. <u>RISK OF LOSS</u>:

During the time that the horse is in custody of Stable, Stable shall not be liable for the sickness, disease, theft, death or injury which may be suffered by the horse or any other cause of action, whatsoever, arising out of or being connected in any way with the boarding of said horse. This includes, but is not limited to, any personal injury or disability the horse may receive while on Stable's premises. The Owner fully understands that Stable does not carry any insurance on any horses not owned by it for boarding or for any other purposes, for which the horses are covered under any public liability, accidental injury, theft or equine mortality insurance and that all risks connected with boarding or for any other reason for which the horse is in the possession on the premises of Stable, are to be borne by the Owner.

_____Initial

5. <u>TACK AND EQUIPMENT</u>:

Owner expressly acknowledges that Sable shall bear no risk of loss or liability for loss of any of Owner's tack or equipment stored on the premises.

6. <u>HOLD HARMLESS-DISCLOSURE</u>:

A) Owner agrees to hold Stable harmless from any claim resulting from damage or injury caused by said horse to anyone and agrees to pay any legal fees, and/or expenses incurred by Stable in defense of such claims. I AGREE, for myself and my personal representatives, assigns, heirs, and next of kin, to RELEASE, WAIVE, DISCHARGE AND COVENANT NOT TO SUE the Promoters Seven Down Mounted Shooters, Sanctioning Organization or Seven Down, LLC d/b/a Seven Down Arena, In God we Perpetual Trust or any subdivision thereof, their subsidiaries, owners, members, trustees, directors, officers, agents and employees, Mary Ellen Lantis, Travis Lantis, other participants, or officials, all hereinafter collectively referred to as "Releases", from all liability to the undersigned arising from my participation in an Event, FOR ANY AND ALL LOSS OR DAMAGE, AND ANY CLAIM OR DEMANDS THERFOR ON ACCOUNT OF INJURY TO ME OR MY PROPERTY, RESULTING FROM, ARISING OUT OF OR RELATED TO MY PARTICIPATION IN AN EVENT, WHETHER CAUSED BY THE NEGLIGENCE OF THE RELEASEES OR OTHERWISE.

B) Owner acknowledges that Stable is not responsible for injuries or damages sustained by or caused by parties who are brought into Stable's facilities by Owner without the express permission of Stable. As such, Owner hereby agrees to hold harmless and indemnify Stable, its owners and employees against any claim brought by or on behalf of any person or their representative for damages, injuries or death occurring to or caused by any such person coming into Stable's facilities while in the company of Owner.

7. <u>EMERGENCY CARE</u>:

Stable agrees to attempt to contact owner should Stable feel that medical treatment is needed for said horse but, if Stable is unable to contact Owner, Stable is then authorized to secure emergency veterinary and/or blacksmith care required for the health and well being of said horse. All costs of such care secured shall be paid by Owner within fifteen days from the date Owner receives notice thereof, or Stable is authorized, as Owner's agent, to arrange direct billing to the Owner.

8. PHOTOGRAPY AND VIDEO IMAGING:

Owner hereby agree that photographs, video productions and telecasts may be made of the undersigned either alone or together with others, while on the premises as the Releasees shall designate. The undersigned aggress that all right in such photographs, video productions and telecasts, including, but, not limited to rights of sale, reproductions, use and distribution, shall belong to Releasees, which may make whatever use of such photographs, video productions and telecasts as it or they may desire. The undersigned hereby grants to Releasees, the non-exclusive right to use the undersigned's name or likeness for any and all commercial benefits and purpose, without limitation.

9. OWNERSHIP-COGGINS TEST:

Owner warrants that he owns said horse and will provide, prior to the time of delivery of said animal to stable, proof satisfactory to Stable of negative Coggins test.

10. ASSIGNMENT:

This Agreement cannot be assigned by the Owner, without the express written consent of Stable.

THIS AGREEMENT IF SUBJECT to the laws of the State of South Dakota.

Executed at Spearfish, South Dakota this _____ day of _____, 20____.

STABLE: SEVEN DOWN, LLC.

> 6625 Centennial Dr.. Spearfish, SD 57783

OWNER:

By:

By: _____

(Address)

(City, State, Zip)

(Telephone)