

February 5- August 31

2024 Standardbred Stall Application



1	Name of Horse	Sex	Age	Claiming Price/Allowance	Ownership	2023 Record	
						Starts	Wins
2							
3							
4							
5							
6							
7							
8							
9							
10							
11							
12							
13							
14							
15							
16							
17							
18							

Trainer Information *Please provide all information*

Applications due January 15

Name:	Number of Stalls Requested:
Permanent Address:	Estimated Arrival Date:
Email:	Ship In Stalls Only? Number Requested:
Cell Phone	Secan Requested (please circle) yes no
Other Phone:	
Signature:	NOTE: It should be remembered that demand is likely to exceed stall space; therefore, limitations of space may force Century Downs to turn down all or part of your stabling request.

CHECK WITH JEFF MCLEOD or JOSH MURPHY
TO CONFIRM STALLS BEFORE SHIPPING
Race Office: raceoffice@cnty.com
Jeff McLeod: 780-233-5073 | jeff.mcleod@cnty.com
Josh Murphy: 587-335-09983 | josh.murphy@cnty.com

Environmental Fees are: \$4 (Plus GST) per stall, per day, for the period February 5, 2024 – August 31, 2024. Stall fees include shavings, and shavings are the mandatory bedding. Anyone with outstanding 2023 shavings invoices at either Century Mile or Century Downs will not be eligible for stalls.

No horses will be allowed to enter, race or be on the grounds without a valid coggins, as per Horse Racing Alberta rules. The blood drawn date is the official coggins date.

All trainers and drivers must have a valid ASHA membership to be on the grounds. Anyone without an ASHA membership will not be allotted stalls or be allowed to train/race.

No dogs will be allowed in the barn area.



Conditions and Ground Rules

IMPORTANT – READ CAREFULLY

STALLS ASSIGNED UNDER THE FOLLOWING CONDITIONS: YOUR SIGNATURE ON THE REVERSE SIDE INDICATES THAT YOU AGREE TO BE SUBJECT TO THE FOLLOWING CONDITIONS, RULES ETC.

- (1) **I AGREE** that Alberta Standardbred Horse Association ("ASHA") and Century Downs Racetrack and Casino ("Century Downs") shall not be liable for injury or loss suffered in any manner to me or any personnel employed by me or to a horse or horses belonging to me or to those for whom I am agent or trainer, while on the premises, whether caused by the condition of the premises or otherwise.
- (2) **I AGREE** to indemnify and hold Century Casinos, or its officers, employees and agents, harmless against any and all claims, liabilities, losses, costs, damages and attorney fees incurred by reason of the conduct of negligence of the undersigned or of his agents or employees, but this indemnity shall not extend to liabilities, claims, losses damages or attorney fees arising out of the negligence or willful acts or omissions of Century Casinos, or their respective agents or employees
- (3) **I AGREE** that this contract is made with and shall inure to the benefit of Century Downs.
- (4) **I AGREE** to remove my horses and/or those in my possession, charge or control together with all personal property belonging to me, or of which I have possession, charge or control from the grounds of Century Downs forthwith upon the expiration of twenty-four (24) hours after Century Downs has given me notice in writing to vacate the stabling accommodation, which notice may be given for reasonable cause with said reason or cause being stated or given. Any such notice or any other notice given hereunder shall be sufficiently given by posting up such notice on some portion of the stabling accommodation allotted to me and such notice shall be deemed to be given at the time when the same is posted up. I understand that my employees shall leave the premises of Century Downs forthwith upon the expiration of twenty-four (24) hours after notice has been given as aforesaid. I agree that if upon the expiration of the said twenty-four(24) hours' notice hereinbefore mentioned, any horse or horses or personal property belonging to me or in my possession, charge or control, have not been removed from the said Century Downs premises shall be entitled to remove the same from the said premises without further notice, either to a public pound, or Century Downs may stable the same at my expense elsewhere and Century Downs shall in no event, either jointly or severally be responsible for any such horse or horses removed as aforesaid. **I AGREE** that in the event of the horses being stabled elsewhere at my expense as aforesaid that the person, firm or corporation stabling the horses or paying for the stabling of same shall have all the rights of the keeper of a boarding stable under The Livery Stable Keepers Act.
- (5) **I AGREE** that horsemen will be allotted stalls with the understanding that their older horses (aged 3+ years) will be ready to race by the first day of the meet, Century Downs reserves the right to ask horsemen to leave the property, after a period of inactivity, if they do not enter their horses in races that are available.
- (6) **I AGREE** all trainers are to abide by the one (1) start per stall, every thirty (30) days minimum, as set out by Century Downs and its officials and/or representatives.
- (7) **It is understood that** Century Downs reserves the right at any time to deny admission to Century Downs premises to me or my employees or to my agents or any persons under my control or any person, firm or corporation contracting with me including failure of Stall Rental payment in a prompt manner.
- (8) **It is understood that** in the best interest of the wagering public, Century Downs reserves that right to call off/cancel any book race or extra deemed tainted by entries made in bad faith. This will be executed at the sole discretion of the racing secretary and will apply to potential scratches, as well as entries made at the behest of other parties.
- (9) **I AGREE** that I, the applicant, am responsible for the conduct of each, and every employee and/or person or persons under my charge or control, or any person, firm or corporation, contracting with the applicant on the premises and to all persons granted a visitor's pass at the applicant's request.
- (10) **I AGREE** there is to be ABSOLUTELY NO DRINKING IN THE BARN AREA OR THE BACKSTRETCH.
- (11) **I AGREE** that there is no representation, warranty, or collateral agreement given or made by Century Downs affecting this agreement other than expressed here in writing.
- (12) **I AGREE** All assigned stalls must be cleaned when leaving, if you leave early, contact the Race Office for inspection. There is a charge for uncleaned stalls.
- (13) **I AGREE** to follow the General Conduct rules:
 - (a) It is a privilege, not a right, to use the Premises and Race at the OPERATORS site. Any conduct determined by OPERATOR, in its sole and absolute discretion, to be injurious to the sport of horse racing or not to be in the best interests of the sport of horse racing, may result in the imposition of a penalty in accordance with Section 5.01 of the Ground Rules Document.
 - (b) OPERATOR reserves the right under the "Trespass to Premises Act, Court of Queen's Bench, Alberta" at any time to deny admission to any part or parts of the premises to an Applicant or any of his agents, servants, employees, invitees or any persons under his control, in the sole and absolute discretion of OPERATOR, without any reason or cause, existing or being stated or given. Nothing in the Rules and Regulations shall in any way limit any other rights which OPERATOR may have. Whether at common law or in statute, including without limitations under the Occupiers' Liability Act (Alberta) or the Trespass to Premises Act (Alberta).
- (14) **Improper Behavior**
 - (a) No person on the Premises shall have in his or her possession or under his or her control, any narcotics, hallucinogenic drug, or derivative thereof, or any restricted or controlled drug under the Controlled Drugs and Substances Act, SC 1996, unless such narcotic or other drug has been specifically prescribed by a medical practitioner. Violations of this Rule will result in the person being evicted from the Premises and/or turned over to local police.
 - (b) No person shall use profane or indecent language or exhibit improper conduct toward any employee and/or authorized agent of OPERATOR or any other person in authority while acting in the performance of his/her duties on the Premises. All violators will be immediately reported to the Judges (HRA-Racing Division) and may be subject to a written warning, fine, or suspension from the grounds.
- (15) **Fire Safety**

Smoking in any barns, stalls, feed rooms, tack rooms and/or inside shed rows is strictly prohibited. The NO SMOKING Policy (Refer to Section 7.2 of the official Ground Rules Document) will be strictly enforced, and this rule will be subject to a series of fines and/or suspensions. All violators will be immediately reported to the Judges (HRA-Racing Division).
- (16) **Firearms**

Firearms are strictly prohibited on the site.
- (17) **Other General Rules**
 - (a) Inspection. OPERATOR reserves the right to inspect at any time all stalls, vehicles and/or tack rooms without notice and without cause.
 - (b) OPERATOR reserves the right to refuse entries due to various circumstances but not limited to outstanding shavings invoices.
 - (c) No dogs will be allowed in the barn area.
- (18) **No Liability of OPERATOR**

Faulty Starting Gate. OPERATOR will not be liable to any Applicant for the failure of any starting mechanism to fairly start a Race.
- (19) **Catastrophically Injured Horses**
 - (a) If it is deemed that a horse is catastrophically injured and cannot be saved due to an incident on the track, the HRA vet or the trainer's private vet will make the decision to euthanize the horse.
 - (b) The horse will be taken to the University of Calgary Veterinary Clinic or a post-mortem. This will be done for ALL succumbing while on OPERATOR'S property.
- (20) **Traffic in Stable Area**
 - (a) Horses shall always have the right of way in the Stable Area.
 - (b) No vehicles are allowed on the drainage fields around the barn's other than authorized Century equipment and vehicles.
 - (c) Use of UTVs and ATVs on site are prohibited. Golf Carts are permitted.
- (21) **Handling of Animals**

Any Applicant who, in the Stable Area, handles or treats any animal, including any horse, without regard for the wellbeing of the animal or causes any physical or mental pain or suffering to the animal, including excessive or unnecessary whipping, in the sole and absolute discretion of OPERATOR, will be immediately reported to the Judges which may result in assessed penalties up to and including suspension of privileges, and potential criminal charges under the ANIMAL PROTECTION ACT.
- (22) **General**

The privilege of Stall Accommodation may be reduced or revoked and Terminated by OPERATOR at any time without notice in the sole and absolute discretion of OPERATOR without any reason or cause existing or being stated or given.
- (23) **Use of Stall Accommodation**

The Applicant shall not alter, mutilate or in any way permanently damage the Stall Accommodation allotted, and shall not make or permit to be made any structural changes or other alterations in the Stall Accommodation; this includes screws, bolts, glues, holes, rivets, or any other permanent fastening products.

**Please refer to the Ground Rules document for reference. A copy of the Ground Rules document is available upon request.
By signing this document, you agree to these conditions.**

Initials

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