



## FOSTER CARE/TRAINING AGREEMENT

Program Participant Name: \_\_\_\_\_

Address: \_\_\_\_\_

Phone: \_\_\_\_\_ Email: \_\_\_\_\_

What program are you picking animals up for?

\_\_\_\_ Branded Adoption Center\*

\_\_\_\_ Branded Partnerships\*\*

\* *Branded Adoption Center operators are allowed to pick up up to 20 animals at one time, provided they have not exceeded their allowable maximum number of untitled animals on the property.*

\*\* *Branded Partnerships trainers are allowed to pick up up to 4 animals at one time, provided they have not exceeded their allowable maximum number of untitled animals on the property.*

This document allows the Forever Branded Program participant named above to care for the untitled wild horses or burros described below until that animal is adopted, purchased, or returned to the Bureau of Land Management in accordance with the rules and regulations of the governing Forever Branded program.

The named individual above, Forever Branded, and the Bureau of Land Management for the United States of America for and in consideration of the mutual benefits hereunder, and in accordance with Public Law 92-195, Sec. 3, do enter into this foster care/training agreement for the protection and welfare of the wild horses and/or burros listed below:

FREEZEMARK NUMBER	SIGNALMENT KEY	BLM FACILITY LOCATION

Forever Branded and the Bureau of Land Management assume no liability for any actions or activities conducted under this agreement, except to the extent that recourse or remedies are provided by Congress under the Federal Tort Claims Act (28 U.S.C. 1346(b), 2401(b), 2671-2680 as amended by P.L. 89-506, 80 Stat. 306).

Under penalty of prosecution for violating 18 U.S.C. 1001, which makes it a federal crime to make false statements to any agency of the United States, I hereby state that I have no intent to sell this wild horse or burro for slaughter or bucking stock, or for processing into commercial products, within the meaning of the Wild and Free-Roaming Horse and Burro Act, 16 U.S.C. 1331 et seq., and regulations, 43 CFR 4700.0-5(c).

I have read the above statements, understand the terms of the agreement, and agree to comply with them.

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Forever Branded Program Participant Signature

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Date

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BLM Official Signature

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Date

State: \_\_\_\_\_

Please email this form directly to Forever Branded: [accounting@foreverbranded.org](mailto:accounting@foreverbranded.org)