

Reward Agreement for Stolen Horse International, Inc.

First Name _____ Last Name _____

Mailing address _____

City _____ State _____ Zip code _____

Home Phone _____ Cell Phone _____

Work Phone _____ Email address _____

Reward amount _____ Who is paying for reward? _____

Name of Horse / Description of Property _____

Terms for the reward to be paid for horse or horses: _____

Information release:

By submitting this information to SHI/NetPosse I understand that the above info may be sent out in public forums and I am giving my consent to do so. Any pictures submitted to SHI can be used on the website and in publications by and related to SHI without notification. I also certify the above information to be true.

Offering a Reward:

By submitting a reward offer to SHI, you certify that you have read, understand and agree to all of the following terms:

- ◆ You will be ready, willing and able to pay the offered reward at the time your horse or other property is recovered.
- ◆ Your reward offer, including but not limited to offers submitted to SHI after filing your original report and reward offers that you may publish on your own, constitutes an offer to contract which can be accepted by the actions of those undertaking efforts to cause the recovery of your horse or other property.
- ◆ Within 15 days of recovery of your horse or other property, you must pay the reward in full to the individual(s) and/or organization(s) (specifically including SHI) whose action(s) resulted in the recovery. If you do not pay the reward within such time period, you will owe those entitled to the reward an additional 10% interest per year on the principal amount of the reward.
- ◆ If it appears that multiple persons may be entitled to the reward, you will use good faith efforts to determine the relative contributions of the parties and pay the reward amount pro rata to such persons. The fact that multiple persons may have a claim to the reward is not an excuse for nonpayment of the reward with SHI receiving first payment.
- ◆ This agreement shall be governed by the laws of North Carolina. The parties hereby agree that any legal action under the agreement must be brought in Cleveland County, North Carolina.
- ◆ If any legal actions brought in connection with this agreement or otherwise with respect to a reward offered by you, the prevailing party will be entitled to prompt payment of expenses from the other party(ies) following final adjudication in favor of the prevailing party. "Expenses" shall including the following costs actually incurred by the prevailing party: attorneys' fees, retainers, court costs, transcript costs, fees of experts, witness fees, travel expenses, duplicating costs, printing and binding costs, telephone charges, postage, delivery service fees and all other disbursements.
- ◆ If you offer a reward, and such offer is published in any public medium, SHI's website or in an alert/flier made or distributed by SHI and your horse or other property is recovered, you agree to pay SHI 25% of the offered reward, in addition to any other amount to which SHI may be entitled pursuant to the terms of your reward offer.
- ◆ When submitting your report form, you may request that SHI not publish the reward amount. However, you must inform SHI of the reward amount at the time you submit your reward offer to SHI; otherwise, SHI will not publish your reward offer.

Check here if you agree to the preceding statements, understand the Information Release above, and state that you have read and agree with the Reward policy.

Date

Date

Payee Signature

Witness

ELECTRONIC SIGNATURE if returning by email:

Owner's address as on report

Owner's DOB (mm/yyyy)