2018 SPEEDHORSE RACES!

Running at Fair Meadows!

350 YARD

SPEEDHORSE FUTURITY-G3

\$85,000 added \$225,000 estimated

For Two year olds • 122 lbs. Trials: July 14, 2018 Finals: July 28, 2018 **FAIR MEADOWS** Tulsa, OK



	Regular	Late
	Payment	Payment
February 1	\$250	•
March 1	\$250	\$100 †
April 1	\$250	\$200 t
May 1	\$250	\$350 †
June 1	\$250	\$2,000 †
ΤΟΤΔΙ	\$1 250	•

Late Supplement Time of Entry payment to be made at racetrack Payment \$2,500 + All Payments † Plus All Payments to Date

Subject to approval from OHRC.

When entering a Late Entry, pay the amount shown in the late column for that payment date plus all Regular payments to date and then resume normal payment schedule. **350 YARD**

SPEEDHORSE DERBY

\$25,000 added \$65,000 estimated

For Three year-olds • 124 lbs. Trials: July 14, 2018 Finals: July 28, 2018 FAIR MEADOWS Tulsa, OK



	Regular	Late
	Payment	Payment
February 1	\$250	,
March 1	\$250	\$100 †
April 1	\$250	\$200 †
May 1	\$250	\$350 †
June 1	<i>\$250</i>	\$2,000 †
TOTAL	\$1,250	

Late Supplement Time of Entry payment to be made at racetrack

Payment \$2,500 + All Payments † Plus All Payments to Date

350 YARD

SPEEDHORSE PAINT & APPALOOSA FUTURITY-G1

\$40,000 added \$100.000 estimated

For Two-year-old APHA or ApHC • 122 lbs. Trials: July 14, 2018 • Finals: July 28, 2018 FAIR MEADOWS

''
7-Day
Grace Period -
No Exceptions!

7-Day Grace Period -	Tulsa, OK		
No Exceptions!	Regular	Late	
	Payment	Payment	
February 1	\$300		
March 1	\$300	\$150 †	
April 1	\$300	\$250 †	
May 1	\$300	\$600 †	
June 1	\$300	\$2,000 †	
TOTAL	\$1,500		

Late Supplement Time of Entry payment to be made at racetrack Payment \$3,000 + All Payments † Plus All Payments to Date



Purse Disbursement for ALL races: 1st-38% • 2nd-17% • 3rd-11% • 4th-8% • 5th-6% • 6th-5% • 7th-4.5% • 8th-4% • 9th-3.5% • 10th-3%

1st & 2nd

generation.

Notice: All foals must

be Parentage

Verified.

APHA Regular

Registry foals

must have one

APHA

Registered Paint Parent. APHA Solid Registry foals must have two APHA Regular Registry Paint Parents, **OR** at least one APHA Regular Registry Paint Parent in the

If you miss your regular payment deadline, you may reinstate your horses by making a double payment of that payment date. This will only be good if the payment is made before the next scheduled payment. If two consecutive payments are missed then the entry will be ineligible, although you may re-enter with late payments.

Name Of Horse	Reg.#		YOB	Sex C/F	Sire	Dam
Name of Florac	Tieg.#		102	OCX ON	- One	Dum
Credit Card Phone Orders A	ccepted VISA	MasterCard	Dis	cover _	American Express	Check
Name						
Card #			Ехр		Verification #	
Address			City		State _	Zip
Phone #	ov anch rose Vou mou make	ana ahaak far aayaral h	Phon	e #	Include Conv. of Registration	Papers
rou must make separate checks to	or each race. You may make o					Papers L. MUST BE IN OUR OFFICE BY
^t Horses Entering Race Are Boເ Use separate forms for addition		THE 7TH - NO EX	CEPTIO	NS. PLEASE		EDIATELY OF ANY SALE OF
Credit Card payments will be a charge by the Credit Card Con		Speedhorse Race	es. I agre	ee to be bou	nd by the rules and conditi	for participation in the 2018 ons as established and interpreted a Racing Commission and the
ENTED TO	DAVI	track rules and c				a nacing commission and the
ENTER TODAY!		Recorded Owner	Recorded Owner, Lessee or Authorized Agent		ed Agent	Subject to Final OHRC Approval





Conditions For The Speedhorse Races

Nominations and eligibility for races 1 and 2 are open to horses which are registered with the American Quarter Horse Association. Nominations and eligibility for races 3 and 4 are open to horses which are registered with the American Paint Horse Association & Appaloosa Association. Open to the World! (See payment schedule). All foals must be Parentage Verified APHA Regular Registry foals must have one APHA Regular Registry Paint Parent. APHA Solid Registry foals must have two APHA Regular Registry Paint Parents, or at least one APHA Regular Registry Paint Parent in the first and second generation. Nominations or subscriptions to these races may be refused or cancelled without liability to Speedhorse, LLC or the track at which said race is to be run at any time prior to the actual running thereof, except for the return of any entry fees paid to currently active participant at that specific time. Speedhorse, LLC reserves the right to cancel or postpone any race for any reason which it deems good and sufficient and the right to, at its own discretion, transfer the races to any racetrack and to change the distance of the race/races. Speedhorse, LLC may at any time, alter race conditions in order to comply with current Oklahoma Racing Commission (the "Commission"). Stallion owners and/or farms which donated breedings to be sold in the Speedhorse auctions or paid a participation fee makes that stallion eligible for stallion awards if the breeding sells.

Resolution of disputes: It is recognized that Speedhorse, LLC have established the rules and conditions for participation in Speedhorse races and eligibility for awards in Speedhorse, LLC sponsored races and contests. By entering this contest, each participant agrees to be bound by rules and conditions as established by and as interpreted by Speedhorse, LLC In the event of a dispute with respect to any matter governing the award of prizes, awards and monies, the decision by Speedhorse, LLC shall be final, binding and not subject to challenge in any court of law. In the event a lawsuit is filed, the parties hereto consent to WAIVE THEIR RIGHT TO A JURY TRIAL concerning any controversy arising out of or relating to any of the parties' dealings with each other, whether in contract or in tort, AND TO SUBMIT ANY AND ALL DISPUTES TO ARBITRATION pursuant to the provisions of the Oklahoma Uniform Arbitration Act found at 15 O.S. §801, et seq. The arbitration proceedings shall be conducted in accordance with the provisions of 15 O.S. §801, et seq. and, specifically, pursuant to the provisions of 15 O.S. §804, in the event a lawsuit is filed, Speedhorse, LLC may apply to the Court for the appointment, and in the sole discretion of the Court, and of a single arbitrator which said arbitrator will arbitrate said dispute in accordance with the provisions of the Oklahoma Uniform Arbitration Act. Each participant agrees that in the event of an unsuccessful lawsuit, the claimant shall be liable for Speedhorse, LLC costs and attorneys fees. Each Participant also agrees (a) that the futurity and other contests described in the conditions bears a reasonable relationship to the state of Oklahoma; (b) that the rules, conditions and conduct should be governed by the laws of the state of Oklahoma in all respects, and (c) that Cleveland County, Oklahoma, shall be the choice of venue. It is the sole responsibility of the current owner of each eligible entry to make timely payments to maintain eligibility. Speedhorse, LLC accepts no responsibility for providing any notice of deadlines or eligibility to any nominator or owner. Any notice provided by Speedhorse, LLC is only for the convenience of the nominator or owner. Failure to mail or receive any notice shall in no way absolve the current owner from ultimate responsibility to insure timely payment(s) Speedhorse, LLC may elect to provide payment reminder notices, eligibility lists or any other notice but Speedhorse, LLC is under no obligation to do so.

The Speedhorse Races are merely proposed races which may or may not be run at the discretion of Speedhorse, LLC The proposed races should be considered only as a bonus to stallion advertisers and no part of stallion advertising expense should be placed with Speedhorse, LLC with the expectation that the races will be run. Advertisers are purchasing advertising space only and no separate contractual right exists to demand that a race be conducted. Advertisers will therefore hold Speedhorse, LLC harmless from any damages for cancellation of said races.

The following is a list of races/jockey weights under Speedhorse, LLC that comprise the Speedhorse Races:

- 1) Race 1- 350 yard Speedhorse Futurity-G2/122 pounds. 2) Race 2- 350 yard Speedhorse Derby-G3/124 pounds.
- 3) Race 3 350 yard Speedhorse Paint and Appaloosa Futurity-G1/122 pounds.

4) Race 4 - 350 yard Speedhorse Paint and Appaloosa Derby-G1/124 pounds.

For the sake of simplicity, all of the ABOVE races will be referred to as Speedhorse Races in the conditions.

Nominations and sustaining fees will be accepted after the payment deadlines only through the United States mail postmarked by the United States Post Office no later than midnight

of the payment deadline. In case of dispute, the only satisfactory evidence of payment shall be certified mail receipt or registered mail receipt bearing the United States Post Office postmark on or before due date. Speedhorse, LLC reserve the right to change or modify the dates at their discretion.

All subscriptions, nominating and sustaining payments must remain current. Issuance of an NSF Check, stopping payments or unaccepted or invalid credit card information or refusal shall be absolutely prohibited and will constitute non-payment and the regular penalty payment will be assessed.

All parties involved in the race(s) are assumed to have read this contract and fully understand its content. Speedhorse, LLC assumes no liability to those who have not read the conditions and having not read these conditions they are still held to their contents.

(Starters in the trials will be limited to those horses which have started at a recognized American Quarter Horse Association, American Paint Horse Association or Appaloosa Horse Club, race meet.) These horses must meet the qualification standards as set up by the Racing Associations at whose track this race is to be run and shall be stabled on the grounds no later than the deadline for the other horses participating at this meeting. Nominations will not be accepted after time of entry for the race day on which trials are to be run. All horses must go through the entry box in the usual manner at the host racetrack to enter the trials and finals. There will be no refunds of nomination, sustaining or subscription fees for horses which fail to meet any of the above listed requirements Entries to these races are received only with the understanding that the officers of these Associations, the Racetrack and the State Racing Commission reserve the right to refuse the entry or the acceptance of a transfer of any entry for any cause and without notice to the subscriber. No entry will be received except upon this condition: That all disputes, claims and objections arising out of the racing or with respect to the interpretation of the conditions of any race shall be decided by the Stewards assigned to the Racetracks, or those whom they may appoint, and their decision upon all points shall be final

The trials shall be raced under the same conditions as the Finals although trials may be run with 12 horses (if applicable) with the 11th & 12th place finisher receiving no financial compensation. Ten (10) horses shall be selected from the trials to participate in the finals of each race although if the total number of entries in the trials are no more than 12 horses (if applicable), trials will be cancelled and the finals will be run with a 12 horse field with 11th and 12th place finishers receiving no financial compensation if the racetrack is equipped to run a 12 horse field. There will be no also eligible list. All horses shall be selected on a time basis; however, should variables exist which would prevent this from being feasible. the Stewards should designate the finalists by assigning times for each participating horse based on their frame by frame analysis of the official films of the race or other technological aids available to the stewards which in their opinion will provide an accurate representation of the actual times of the individual horses. In the case of multiple trial days, the fastest five (5) qualifiers of each day will advance into the finals. If for any reason a tie exists between horses for the final qualifying position or positions, then a draw by random lot shall be conducted by the Stewards of the Racetrack or other authorized racing official to determine which horse or horses shall participate in the finals. In case of disqualification, the time given the disqualified horse shall be incrementally greater by one increment based on the degree of accuracy of the timing system than the time of the horse which he is placed behind.

The decision of the Stewards in all matters shall be final and entries are accepted only on the condition that those persons nominating and/or starting a horse in the trials or any race agree to abide by their decision.

The ten fastest qualifying horses will run in the finals of each race (see above). There will be no consolation. Speedhorse, LLC reserves the right to start any race with or without a stall gate starting machine. No horse will be allowed to enter who is not in good standing at the time of the actual running of the race. It is hereby understood that Speedhorse, LLC shall not be liable for, and that the owners and lessees of the horse will indemnify and hold harmless Speedhorse, LLC and any of the above mentioned entities or sponor(s) against all responsibility or liability or claim for injury or damage to any person, horse or other property of the undersigned, or of any other person or his or their agents, employees or associates, caused by the horse or the agent or employee of the undersigned, or by any person, whether by negligence or otherwise, on the premises of the racetrack. Speedhorse Races and any other sponsor(s) of this race accept no liability for any incidental or consequential damages that may be claimed to have been suffered in any way relating to this event by any subscriber. The subscriber, for himself, his agents and his employees, hereby assigns to Speedhorse, LLC any and all rights to motion pictures, television and radio broadcasting in connection with this race.

For all nominations and sustaining payments any owner may reinstate his entry(s) eligibility by submitting a per entry payment of twice the regular fee due on the prescribed deadline. The reinstating payment must be made prior to the next scheduled payment. If two consecutive payments are missed then the entry will be ineligible, although you may reenter with late penalties. The per entry payment schedule are printed elsewhere (see the Announcement and Nomination Blank). There are no refunds on sustaining payments for any reason except as otherwise provided herein. Sustaining payments total \$1,250 in race number 2, \$1,250 in race number 1, and \$1,500 in race number 3.

In the case of change of ownership, every new owner shall be responsible for timely sustaining payments and notifying Speedhorse, LLC of this change. The filling of subsequent ownership for the same entry shall in no way impair the original nominator/s claim to any nominators/breeders or other awards if applicable.

Stallion Awards are 8% of total purse for each race - see purse disbursement elsewhere. The stallion award will be paid to the ELIGIBLE STALLIONS who were made eligible by paying the stallion participation fee or donating a breeding which must sell.

Stallion owners make their stallion progeny eligible for only the year of the Breeding Donation. Proceeds from the donated breedings are to be used for added money by Speedhorse, LLC and/or kept for administration costs at Speedhorse, LLC's own discretion.

Stallion Awards will be deducted from the purse and disbursed at the same rate as the purse disbursement as shown below based on 8% of the total purse for each individual race.

Stallion awards will follow the stallion by ownership and be paid to the legal owner(s) or legal lessee(s) of the stallion at race time. Lessee(s) must provide legal documentation by certified mail prior to race dates. Any stallion award(s) being paid to parties that owe Speedhorse, LLC a debt will have the amount of that debt deducted from the award, (Even if the Stallion Owner is not the debtor, the Stallion Award will be applied to the debt if the Stallion Owner owned the stallion when the breeding was donated and/or the advertising was placed regardless of any contract between the owner and stallion farm).

The added monies have been placed in a special account that was established and an entity incorporated for the express purpose of creating the separate entity to receive and safeguard all funds relating to the Speedhorse Races.

See the Announcement and Nomination Blank for information as to the amount of Added money to the race, trial dates, final dates, distances, payment dates, jockey weights, and purse disbursement.

All payments will be deposited in an interest bearing account. Interest will be used toward the purchase of awards with any remainder going for administration. Speedhorse Races will retain 15% of the gross total purses (excluding added money) for this race as cost for advertising and administration.

Purse Disbursement:: 1st - 38%; 2nd - 17%; 3rd - 11%; 4th - 8%; 5th - 6%; 6th - 5%; 7th - 4.5%; 8th - 4.0%; 9th - 3.5%; 10th - 3.0%

Credit Card payments will be applied plus a 3.5% service charge. If any race is cancelled for any reason, Speedhorse, LLC will retain the 15% Administrative Fee.

As a condition for participation in this race, and subject to approval of the OHRC – all horses nominated to Speedhorse LLC administered futurities or derbies may be subject to drug testing by the OHRC. Any prohibited medication positives may result in loss of eligibility to participate in trials or finals as determined by OHRC Stewards. If pre-race examination or drug testing prior to or following a race is refused by owner or trainer of eligible horse, that horse will be ineligible to participate with no refund of payments.

In the event that any entry passes through the entry box and is declared ineligible by the Racing Officials after scratch-time, entry shall be entitled to receive tenth place money as a special equity award in lieu of any other award/s, return of fees, etc. except where the entry is declared by the Racing Officials for violations of the law or rules of racing. In that event, the purse money shall go to the winner.

In case any one or more of the provisions contained herein shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision hereof.