CLAIM TO PROCEEDS	Please fax to Debble at 859-288-4346 or Mail to the address below:
Keeneland	_, 20 Sale
Claimant:	
Seller(s)/Owner(s):	
Consignor(s):	
YearHip	by [SIRE] out of [MARE], in foal to [STALLION]
Total claimed from proceeds:	
\$ or	% of proceeds, after sales expenses
Foal ShareYesNo	
Stallion Service Certificate delive	ered to Keeneland: Yes No
Jockey Club Registration delivere	ed to Keeneland: Yes No
Comments:	
conflicting claims to the proceeds, Kee distribution of the proceeds. If the partissues not be successful, including but regarding the validity and/or priority of undersigned understands and recognizedoes not create or perfect a security in By signing below, the undersigned agreesult of this Claim. Provided, however which the subject horse is to be sold, the undersigned as a result of this Claim.	repriorities of multiple claims to the proceeds and/or possession of Jockey Club documents. If there are neland will not make any distribution unless and until all claimants come to an agreement regarding the ties cannot reach an agreement, Keeneland will seek judicial action, should other efforts to resolve the not limited to, filing an interpleader action in order to allow the appropriate court to resolve any issues f all liens and interests in the proceeds and/or possession of Jockey Club documents. Furthermore, the es that by notifying Keeneland of its claims to the proceeds or Jockey Club documents, the undersigned terest or agricultural lien pursuant to the Kentucky Revised Statues or the federal Food Security Act.  Less that a \$10 processing fee shall be deducted from the proceeds distributed to the undersigned as a r, that if this claim to proceeds is submitted ten (10) business days prior to the first day of the sale in the undersigned agrees that a \$20 processing fee shall be deducted from the proceeds distributed to the Provided further, that if the claim to proceeds is submitted after the sale in which the horse is to be sold \$30 processing fee shall be deducted from the proceeds distributed to the undersigned as a result of this
without limitation, a garnishment, exe	essing fee shall be charged for any claim to proceeds pursuant to an order of a judicial court including, cution, attachment or levy. Further, processing fees will not be assessed if the claim is satisfied/released, e, or if the horse fails to meet its reserve.
undersigned further acknowledges and determination of the validity and/or p is not notified by Consignor or a claims	resaid processing fees, and acknowledges that the aforesaid processing fees are reasonable. The lagrees that Keeneland has no duty and expressly disclaims any duty, to make any independent riority of claims to the proceeds. Keeneland will notify Consignor of the claim and in the event Keeneland ant of any objection to the payment of a claim to proceeds prior to the date of distribution of the agreement regarding the distribution of proceeds, Keeneland will deliver checks to Consignor and
Claimant Signature:	Date:
Printed Name:	Contact Number:
Address:	Email:

Keeneland Association
Attn: Sales Accounting - Debbie
4201 Versailles Road
Lexington, KY 40510

City, State, Zip Code: \_\_\_\_\_