

Client's Release of Liability, Hold Harmless and Assumption of Risk

Client acknowledges and holds ASSH harmless with regard to the health of Client, health of Client's Guests and or health of Client's horse(s). Client acknowledges and agrees that it is the sole responsibility of Client to carry full and complete insurance coverage on horse(s), personal property and Client. Client agrees to assume any and all risks involved in or arising from client's use of or presence on property belonging to (or under care of) ASSH, Audra or Rose Snyder, including, but not limited to: the risk of death, bodily injury, property damage, falls, kicks, bites, collisions with vehicles, horses, animals of any sort or stationary objects, fire or explosion, the unavailability of emergency medical care, or the negligence or deliberate act of another person. Client agrees to hold ASSH, or Audra and Rose Snyder, and all of its employees and agents, completely harmless and not liable and release them for all liability whatsoever. Client agrees NOT TO SUE ASSH, including, but not limited to Audra or Rose Snyder, or the equine facility owner, on account of or in connection with any claims, causes of action, injuries, damages, costs or expenses arising out of Client's use of or presence on property belonging to ASSH, Audra or Rose Snyder, and/or the equine facility owner. Client agrees to indemnify and defend ASSH, or Audra and Rose Snyder, hold it harmless from, any and all claims, causes of action, damages, judgments, costs or expenses, including attorney's fees, which in any way arise from Client's, or Client's Guest's, use of or presence on the property of ASSH or equine facility owner.

STUDENT

PARENT/GUARDIAN

Address: _____

Email: _____

Phone: _____

WARNING

UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES CODE), AN EQUINE PROFESSIONAL IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN EQUINE ACTIVITIES RESULTING FROM THE INHERENT RISKS OF EQUINE ACTIVITIES.