

*BAY RUN EQUESTRIAN CENTER
6425 D RD., BARK RIVER MI 49807
RELEASE OF LIABILITY*

The purpose of this agreement is to provide information and limitations surrounding the WORK, RIDING, and /or ANY OTHER USE of the property of the STABLE by the CLIENT. This agreement must be read and signed by anyone who is engaged in any equestrian activities on STABLE property. Both the CLIENT and the STABLE agree to abide by all Stipulations in this agreement.

The CLIENT is entering into this agreement, fully aware of the dangers involved in horse related activities.

The CLIENT agrees unconditionally to accept all risk and thereby releases the STABLE and its employees, officers, directors, agents, heirs, and successors from any and all liability, claims, injury, loss, cost, damage, or expense- including, but not limited to, attorneys fees and other costs of litigation – that may arise, directly or indirectly, from and any and all injury, physical or mental, that may occur to the CLIENT or any child, relative or acquaintance of the CLIENT, clients property/possessions and /or client's horse(s) and further, CLIENT agrees to hold STABLE, and all others referred to above harmless from any such liabilities etc., and agrees to indemnify them with regard to same.

The CLIENT agrees to abide by and follow all posted rules, regulations and procedures requested by the STABLE in relation to the handling of any property belonging to, or kept at the STABLE.

I have read the above agreement, and fully understand the above agreement and agree to all terms and conditions described above with no exclusions or exceptions.

If CLIENT is a minor, Parent must also read and sign.

NOTICE: UNDER THE MICHIGAN EQUINE ACTIVITY LIABILITY ACT, AN EQUINE PROFESSIONAL IS NOT LIABLE FOR AN INJURY OR THE DEATH OF A PARTICIPANT IN AN EQUINE ACTIVITY RESULTING FROM AN INHERENT RISK OF EQUINE ACTIVITY.

DATE: _____ STABLE: _____

DATE: _____ CLIENT: _____

DATE: _____ PARENT: _____

ADDRESS _____

PHONE _____