SADDLEROCK FARM RELEASE AND WAIVER OF LIABILITY, ASSUMPTION OF RISK, AND INDEMNITY AGREEMENT

READ THIS AGREEMENT CAREFULLY BEFORE SIGNING IT. YOUR SIGNATURE INDICATES YOU UNDERSTAND IT AND AGREE TO IT'S TERMS. BY SIGNING THIS AGREEMENT, YOU (AND YOUR CHILD) ARE GIVING UP CERTAIN LEGAL RIGHTS, INCLUDING THE RIGHT TO SUE OR RECOVER DAMAGES IN CASE OF INJURY, DEATH OR PROPERTY DAMAGES, FOR ANY REASON, INCLUDING BUT NOT LIMITED TO, THE NEGLIGENCE OF THE STABLE, IT'S OWNER, EMPLOYEES AND AGENTS ("THE RELEASEES").

NEGLIGENCE OF THE S						
I,	0	on behalf of myself	(and my minor	child)		
Reside at	, in		,	,	,	
In consideration for allowing			horse and on be	half of myse	lf, my child or our persor	nal representatives,
heirs, next-of-kin, spouses an	-					
1-Acknowledge that a horse of unpredictable movements, sp of which may cause the rider 2-Acknowledge that horsebace death, because of the unpredi 3-Voluntarily assume the risk equipment and gear provided 4-Release, discharge and profor property arising out of ridi 5-Release the Releasees from but not limited to training or and supervising riders, which 6-Indemify, and save and hol any way connected with either therewith resulting from or co 7-I understand that there is all including but not limited to counknown, even if arising from 8-Expressley agree that the fois intended to be as broad and invalid or unenforceable for a	book, jump obstacle to fall or be jolted, it riding is an inher ctable nature and in and danger of injut to me by the Releasing or handling a horal any claim that such electing horses, may resulted in loss, did harmless the Releasing or my child's ontributed to by my ways a risk of compound of the negligence of regoing release and inclusive as is per	s, step on a person's resulting in serious resulting in serious rently dangerous act rational behavior of ary or death inherent usees. Releasees for any loorse, or use of saddle h Releasees were not aintenance, care, fit amage, injury or both easees from and again handling or riding the yown negligence, ing into contact with the Releasees, and dissumption or risk mitted by N.C.law,	injury or death tivity and involutivity and involutivity and involutivity and involutivity and involutivity and involutivity and in the handling loss, damage, ingues, bridles, equivelegligent in control or adjusting of the horse and/or the horse and/or hand in the horse full read, and indemnitiation and that in the	wes risks that less of their t g or riding of jury (including pment or gea acction with a saddles or based ability, dama a use of any sea and freely assesponsibility y agreement event any por	may cause serious injury raining and past performs the horse, and use of sading death) or cost to my or ar provided by the Releasmy or my child's riding a ridles, instruction on ridinge or cost they may incuraddles, bridles, equipment posed to or have a comm sume all such risk, both a for my and my childs pair is governed by the laws or tion of this Agreement is	y loosen or break, all y and in some cases ance. Idles, bridles, r my child's person ees. horse, including ng skills or leading r arising out of or in nt or gear provided unicable disease, known and rticipation. of the state N.C. and s determined to be
legal force and effect. 9-have completely read, undearticle-1-equine-activity-liabi	_	vith N.C. EQUINE	LAW 99-E. /w	ww.animalla	w.info/statute/nc-equine-	activity-liability-
10-Acknowledge that this does of this contact, I will pay all a		•		-		or damage in breach
I have read this document employees and agents, for condition to Releasees al the release and waiver of	or all claims. I ha	ave made a free a y child to ride or l	and deliberat handle a hors	e choice to se. I have c	sign this Release and oncluded that the risl	Waiver as a
DATE			SIGNATURE			

Acknowledgement of Risk Acceptance of Responsibility, Release of Liability