

## LIABILITY RELEASE AGREEMENT

This equine service contract (this "Agreement") dated the entered into between A Gray Day Training and		
PLEASE READ CAREFULLY BEFORE SIGNING. TR YOUR HORSES. YOU ASSUME THE RISK OF EQU		
NHERENT RISKS AND ASSUMPTION OF RISK. RIDES such as described below, and RIDER hereby expressly inherent risks include, but are not limited to, the proper stopping short, changing direction or speed at will, shiftin stepping on, that may result in an injury, harm or death the around them; the unpredictability of a HORSE'S reaction persons or other animals; certain hazards such as surfact availability of emergency medical care; and the potential of the participant or others, such as failing to maintain of ability. I, the OWNER, or guardian, if RIDER is under 18 riding, handling and as a spectator are and can be dangerous relationship in the TRAINING and incidental incidental and incidental incide	ER acknowledges there are inher assumes all risks associated on a sity of HORSES to behave in great with great gre	rent risks associated with equine activities with participating in such activities. The a ways such as, running, bucking, biting, king, shying, stumbling, rearing, falling or read to a to a NIMAL(S) itself or to other animals udden movement and unfamiliar objects, collisions with other animals; the limited gent manner that may contribute to injury (S) or not acting within such participant's nat all activities around HORSES such as, and intending to bind, in consideration of the ms set forth herein, RIDER HEREBY
RELEASES, WAIVERS, DISCHARGES, AND COLLIABILITY to RIDER, his or her heirs, next of kin, except and any CLAIMS OR DEMANDS, whe TRAINER and FACILITY HARMLESS FROM ANY ATTORNEYS' FEES, NOTWITHSTANDING ANY DAMAGE. RIDER further agrees that except in the wanton misconduct, RIDER shall not bring any claim TRAINER'S ASSOCIATES and FACILITY or FACILIA and non-economic losses due to bodily injury, death, p my minor child or legal ward, in relation to the PREMI	ecutors, administrators, and a ther known or unknown, and D AGAINST ALL SUCH C CLAIM THAT TRAINER e event of TRAINER'S gross is, demands, legal actions an ITIES ASSOCIATES as stated roperty damage, and injury to	ssigns, FOR ANY AND ALL LOSS OR icipated or unanticipated, AND HOLD LAIMS INCLUDING REASONABLE CONTRIBUTED TO THE LOSS OR negligence or intentional, willful and causes of action, against TRAINER, I above in this clause, for any economic the ANIMAL(S), and/or by me and/or
OWNER agrees that this Section 22 extends to all ac inclusive as permitted by the laws of the Commonweal shall continue in full legal force and effect.		
ALL <i>OWNER</i> S AND PARENTS OR LEGAL GUARI SIGN AFTER READING THIS ENTIRE DOCUMEN		AGENT FOR SUCH PARTIES, MUST
I/WE, THE UNDERSIGNED, HAVE READ AND DO ASSUMPTION OF RISK AND RELEASE AGREEMENT AND ACCURATE.		
SIGNATURE OF OWNER #1	DAT	 E:
SIGNATURE OF OWNER #2	DAT	E:
OWNER'S NAME(S)	DAY	TIME PHONE
ADDRESS		
EVENING PHONE		L PHONE