

# Consent, Release and Indemnity Agreement

THIS AGREEMENT made and entered into this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, by and between **Amen Acres Stables** (hereinafter as "Stable) and \_\_\_\_\_ (hereafter as "Student") and \_\_\_\_\_ (hereinafter as "Parent").

## **Witnesseth:**

WHEREAS, the Student and Parent desires that Student take horseback riding lessons from the personnel of the Stable and,

WHEREAS, the Stable, through the use of its personnel, facilities and/or horses, desires to furnish such service(s) to the Student but is unwilling to do so unless released from all liability that may result from giving and taking such lessons.

NOW, THEREFORE, in consideration of the Student receiving the aforesaid riding lesson(s) and service(s) and further in consideration of the use of the Stable's facilities and/or horses, the parties agree as follows:

1. The Student and Parent specifically recognize that injuries can occur from the taking of riding lessons through no fault of the Stable and its personnel. In consideration of the acceptance of these services to be rendered by the Stables and it's personnel the Student and Parent specifically releases the Stable from any and all claims for any injuries sustained by the Student as a result of such lessons and the use of the Stable's facilities and horses.
2. That the Student and Parent shall not hold the Stable liable for any injuries which the Student might sustain as a result of the taking of such lessons, use of the Stables, horses and facilities.
3. Parent specifically consents to said lessons and the use of the Stables facilities and horses, and agrees to indemnify and save the Stable harmless from any claims and/or demands made against Stable because of any injuries sustained by Student as result thereof.
4. This agreement shall be binding upon the personal representative(s) and assign(s) of the Student and the Parent.
5. Under Colorado law 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, pursuant to section 13-21-119, Colorado Revised Statutes.

IN WITNESS WHEREOF, the parties have signed this agreement on the day and year first above written.

## **Amen Acres Stables**

By: \_\_\_\_\_

\_\_\_\_\_  
Student

\_\_\_\_\_  
Parent, Legal and Natural Guardian

\_\_\_\_\_  
Drivers License #

\_\_\_\_\_  
Phone Number