



136 Ferdinand St.  
Neenah, WI 54956  
PH: 920-722-9192

**Riding Lesson Agreement**

Name \_\_\_\_\_ Age/Birthday \_\_\_\_\_

Address \_\_\_\_\_

City/St \_\_\_\_\_ Zip Code \_\_\_\_\_ Ph# \_\_\_\_\_

Legal Guardian \_\_\_\_\_

Emergency Contact \_\_\_\_\_ Ph# \_\_\_\_\_

Riding Experience \_\_\_\_\_

Riding Goals \_\_\_\_\_

**Release of Liability**

It is understood that the customer whose signature appears below and Lance Hayes Stables have entered into a written contract.

Now therefore:

It is mutually agreed that the customer assumes all risk of injury to his/herself, for any occurrence which may happen while said customer is either handling his or her own horse, leasing or taking lessons on horses at Lance Hayes Stables, or is on the premise of Lance Hayes Stables.

That further, customer acknowledges that riding, and/or simply being around and caring for a horse, has certain inherent dangers, and customer acknowledges that these dangers can arise as aforementioned, through the simple care of a horse or while actually riding said animal, and that because of these acknowledgements, customer releases Lance Hayes Stables and Lance E. Hayes from all liability for any injuries which may occur on premises of Lance Hayes Stables, or while customer is riding, training, or caring for any animal, either belonging to the customer or others.

“NOTICE: A PERSON WHO IS ENGAGED FOR COMPENSATION IN THE RENTAL OF EQUINES OR EQUINE EQUIPMENT OR TACK OR IN THE INSTRUCTION OF A PERSON IN THE RIDING OR DRIVING OF AN EQUINE OR IN BEING A PASSENGER UPON AN EQUINE IS NOT LIABLE FOR THE INJURY OR DEATH OF A PERSON INVOLVED IN EQUINE ACTIVITIES RESULTING FROM THE INHERENT RISKS OF EQUINE ACTIVITIES, AS DEFINED IN SECTION 895.481(1)(e) OF THE WISCONSIN STATUTES.”

I have read and understand the above “Release of Liability” agreement.

Name of Child:

Customer or Guardian Signature:

\_\_\_\_\_

\_\_\_\_\_

Date: \_\_\_\_\_