BRIGGS STABLE, LLP GENERAL RELEASE OF LIABILITY AND INDEMNIFICATION AGREEMENT

I CLASSIFY MYSELF AS A
BEGINNER [] INTERMEDIATE [] ADVANCED [] RIDER.

	RIDER
NAME	EMERGENCY #
ADDRESS	PERSON TO CONTACT
CITY/STATE	NAME OF INSURANCE CO
TELEPHONE #	POLICY #
NAME	PARENT/LEGAL GUARDIAN ADDRESS
TELEPHONE #	CITY/STATE
signed person who wishes to use the property	ade and entered into by and between Briggs Stable LLP, a Massachusetts corporation ("Owner"), the under- y, facilities and services of Owner and, if such person is a minor, his parent or guardian (the undersigned and vely as "Rider"). In consideration of the use, today and on all future dates, of the property facilities and ser-
1. It is the sole responsibility of Rider to carrhimself.	ry full and complete healthcare insurance coverage and loss insurance coverage for his personal property and
ARISING FROM RIDERS USE OR PRE death, bodily injury, property damage, falls,	an inherently dangerous activity. Rider voluntarily assumes ANY AND ALL RISKS INVOLVED IN OR SENCE UPON OWNER'S PROPERTY AND FACILITIES including, but not limited to, the risks of kicks, bites, collisions with vehicles, horses or stationary objects, fire or explosion, the unavailability of emeriberate act of Owner or its affiliates or their officers, directors, shareholders, partners, agents, employees and
UNDER MASSACHUSETTS LAW AN E	WARNING EQUINE PROFESSIONAL IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF, A PARTICE TING FROM THE INHERENT RISKS OF EQUINE ACTIVITIES, PURSUANT TO CHAPTER 128, S.
ers, partners, employees, agents and represer claims, liabilities, judgments, costs expenses presence upon Owner's property or facilities TO SUE any of the Releasees in connection	demnify and hold harmless and hold harmless Owner and its affiliates and their officers, directors sharehold- ntatives and their respective successors and assigns (collectively, Releases"), from all actions, causes of action, and other obligations, whether or not occasioned by any Releasee's negligence, arising out of Rider's use or including without limitation, those based on death, bodily injury or property damage. Rider AGREES NOT with any claim arising out of Rider's use of or presence upon Owner's property or facilities. The indemnificate being responsible for the payment of Owner's attorneys fees and costs.
4. Rider agrees to abide by all of Owners rule	es and regulations.
setts. If any provision hereof is held invalid provision. This Agreement shall be governe hereby consents and submits to the exclusive connection with any action or proceeding arically referring to this document and signed be executors, administrators and legal represent	o permit its enforcement to the fullest extent permissible under the laws of the Commonwealth of Massachu- or unenforceable, the remaining provisions shall be given effect without regard to the invalid or unenforceable d by the laws of the Commonwealth of Massachusetts without regard to its conflict of laws rules. Rider e jurisdiction and venue of the courts located in the County of Plymouth, Commonwealth of Massachusetts in using out of or relation to this agreement. This Agreement may not be changed other than by writing specifi- y a duly authorized officer of Owner. This Agreement shall be binding upon rider's spouse heirs, successors, attives. TY OF BRIGGS STABLE, LLP AND WILL REMAIN IN FORCE UNTIL SPECIFICALLY WITH-
DRAWN BY ALL PARTIES HERETO.	
By Signing the line below you are a agreement.	cknowledging that you have read and understood the above release and indemnity

Date____

_____ Riders Signature X__

Parent/Legal Guardian Signature___