

VERRILL FARM STABLE RELEASE FORM

WARNING

Under Massachusetts law, an equine professional is not liable for an injury to, or death of, a participant in equine activities resulting from the inherent risks of equine activities, pursuant to chapter 128, section 2d of the general laws.

Hold Harmless Agreement and Release of Liability

I have read and understand that by state law riding professionals cannot be held liable for any injury up to and including the death of myself or, if signing for a minor, this child resulting from the inherent risks of equine activities. I understand that horseback riding including all its related ground activities (grooming, tacking, leading horses, being around horses in any setting) can involve sudden and unforeseen occurrences which cannot be anticipated or prevented.

I hereby release and hold harmless Alyce McNeil (DBA Verrill Farm Stable), the Verrill family, Verrill Farm LLC and all their owners, agents and employees whether salaried, independent or contracted; all riding instructors and managers, and any others who may assist them, including junior and apprentice instructors; owners of horses used in the lesson program; any other horse or rider on the premises and owners of any property, including dogs, on the premises (collectively the "Releasees").

The Releasees shall be held harmless jointly and severally from any and all loss including injury or death of myself or of this child (if signing for a minor) or to any other person, pet or property accompanying me regardless of the circumstances which are sustained at Verrill Farm Stable or Verrill Farm or while engaged in Verrill Farm Stable or CET riding activities off the property.

This release shall remain in effect unless otherwise revoked by me.

SIGNATURE (Parent if child is under 18) _____ Date _____