RELEASE OF LIABILITY AND HOLD HARMLESS AGREEMENT

	and Hold Harmless Agreement is made as of the day of	
· · · · · · · · · · · · · · · · · · ·	AITH HOPE LOVE RIDING ACADEMY and Shirley Svendsen (hereinafter referred to colu(s) executing this document (hereinafter referred to as "Participant").	llectively as
horses. Those risks and capable of sudde Participant further un objects, odors, perso natural hazards, such horses and injure the statute, FHLRA is no	ment, participant acknowledges that there are inherent risks in using and be include bodily injury and death. Participant understands that horses are under, unexpected, and potentially dangerous movements despite their prior haderstands that horses are easily frightened by sound, sudden movement, upons, and other animals. They may run, bite, buck, or kick. Horses may also as surface or subsurface conditions, and react unpredictably. Riders can emselves. Participant acknowledges that pursuant to the Minnesota livestock that liable for the death of or an injury to a participant resulting from the inhese defined by Minnesota state stautue 604a.12.	npredictable history. unfamiliar encounter also fall off of ck immunity
the RELEASE OF LIAB risks associated with forever discharges FI during participant's and intention, willful damages caused by I	riding and/or being on or around horses, the participant voluntarily agrees LILITY AND HOLD HARMLESS AGREEMENT. Participant agrees to personally riding and otherwise being on or around horses. Participant hereby releas HLRA of all actions of injuries known or unknown, death, or property damago presence on the property including injuries, property damage, or death is not wanton act or omission of FHLRA (i.e. participant releases FHLRA from FHLRA negligent acts or omissions only). Participant assumes full responsible death, or property damage and shall hold FHLRA harmless for and liability in the property damage and shall hold FHLRA harmless for and liability in the property damage and shall hold FHLRA harmless for and liability in the property damage and shall hold FHLRA harmless for and liability in the property damage and shall hold FHLRA harmless for and liability in the property damage and shall hold FHLRA harmless for and liability in the property damage and shall hold FHLRA harmless for and liability in the property damage and shall hold FHLRA harmless for and liability in the property damage and shall hold FHLRA harmless for and liability in the property damage and shall hold FHLRA harmless for and liability in the property damage.	assume the ses, waives, and ge resulting not caused by liability fro bility for the
well. This release is an understands that this d shareholders, agents, a Participant will pay all a	behalf of Participant, and in the case of any child or children of participants on behalf of participant, and in the case of any child or children of participants on behalf or ongoing release and remains in effect until Participant has revoked it in writing. Plocument is a contract and agrees that if a lawsuit is commenced against FHLRA, its and/or employees for any injury or damage allegedly caused by, or allegedly attributationney's fees and costs reasonably incurred by FHLRA to defend that lawsuit so lonages are not result of an intentional, willful, or wanton act of FHLRA.	Participant sowners, table to, FHLRA,
NAME		
ADDRESS		
CITY & ZIP		
PHONE #		
Email		
		DATE
SIGNATURE		2.11.5
PARENT/GUARDIAN SIGNATURE		