Full Circle Stables LLC Release of Liability

Witness this release dated this	day of	, 20	, by and between the	
Owners of Full Circle Stables LLC, he	ereinafter referred to as Ov	wners, and		
Age:	Known Allergies (f	Known Allergies (food, seasonal, medications)		
	hereinafter referr	ed to as Rider, & if	Rider is a minor, Riders	
parent or guardian,	Address		Phone:	
Alternate Emergency Contacts: return for the use, today and on all Management's instructors, employed hereby agree as follows: 1. Inherent Risks and Assumption of with the equine activities such as departicipating in such activities. The identicipating in such as running, but may result in an injury, harm or deato such things as sounds, sudden me such as surface and subsurface condedical care; and the potential of a the participant or others, such as fa participants' ability. User acknowled animal whim. User assumes all risks loss arising there from. User agrees acknowledges that the behavior of assumes all risks therefore and warmanagement.	future dates of the proper ees, drivers, and agents; Ri f Risk. The undersigned aclescribed below, and herebinherent risks include, but cking, biting, kicking, shying the to persons on or around ovement and unfamiliar olditions; collisions with other participant to act in a negoliling to maintain control or edges that horses, by their is in connection therewith, to abide by and follow Maany animal is contingent to	For contry, facilities and sender, Riders heirs, and knowledges there as yexpressly assume are not limited to the sender, persons or common them; the unpredest piects, persons or common the limited to the animals; the limited the animal or nevery nature are unpand expressly waive anagers rules and reposome extent upontry.	nsideration received, and in rvices of Management, ssigns and representatives, are inherent risks associated is all risks associated with he propensity of equines to ng, falling or stepping on, that lictability of equines reaction other animals; certain hazards ted availability of emergency may contribute to injury to ot acting within such predictable and subject to es any claims for an injury or egulations. User further in the ability of User. User	
2. A copy of Massachusetts Law sec Rider's parent or guardian upon sign	· · · · · · · · · · · · · · · · · · ·	the General Laws h	ave been given Rider or	
	WARNING			
Under Massachusetts law, an equine equine activities resulting from the of the General Laws. Rider (or Rider harmless management against any costs or expenses including attorneriders use of or presence upon the pharmless from any such claims by selimitations of actions.	inherent risk of equine act rs Parent or Guardian) agro and all claims, demands, ca ey's fees which may in any property and the facilities i	ivities, pursuant to ees to hold harmles auses of action, dar way arise from or b indemnify, defend	section 2D of the chapter 128 ss, indemnify and hold mages, judgements, orders, be any way connected to the and hold the management	
Rider, Parent or Guardian				
Dated:				