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Release and Hold Harmless Agreement

The UNDERSIGNED acknowledges the inherent risk involved in riding, driving, observing, working and being involved with and around horses, dangers or conditions which are an integral part of equine activities, including but not limited to: (1) The propensity of equines to behave in ways that may result in injury, harm, or death to persons on or around them; (2) the unpredictability of an equine's reaction to such things as sounds, sudden movement, and unfamiliar objects, persons, or other animals; (3) certain hazards such as surface and subsurface conditions; (4) collisions with other equines or objects; (5) the potential of a participant to act in a negligent manner that may contribute to injury to the participant or others, such as failing to maintain control over the animal or not acting within his or her ability. (6) Equines are large animals weighing more than 500 pounds with a very strong "Fight or Flight" instinct which they may act upon with little or no warning to those around them.

The UNDERSIGNED hereby agrees to hold harmless and indemnify ANDY M. MARCOUX, COACHMAN'S DELIGHT, IT'S AGENTS OR EMPLOYEES and further release them from any liability or responsibility for accident, damage to, injury, illness, or death to the UNDERSIGNED or any horse or horses owned or used by the UNDERSIGNED or to any family member or spectator accompanying the UNDERSIGNED while under the instruction, advise or using equines, or equipment rented or purchased from ANDY M. MARCOUX, COACHMAN'S DELIGHT OR IT'S AGENTS OR EMPLOYEES.

The Undersigned further acknowledges, understands, and has hereby been WARNED that under Massachusetts law, an Equine Professional is not liable for an injury to, or the death of a participant in equine activities resulting from the inherent risks of equine activities, pursuant to section 2D of Chapter 128 of the Massachusetts general laws.

The UNDERSIGNED agrees to be held to the applicable state laws regarding liability in equine activities of the state in which these activities are held weather or not by addendum attached or by notice of activity sponsor or property owner.

I have read and agree with the terms of this agreement.

Signature / /
Date

Print name of Undersigned

Address

Email Phone