

RELEASE TO BE USED FOR OPEN SCHOOLING AT CATALPA CORNER

(TO BE COMPLETED FOR EVERY RIDER EVERY TIME OUT BEFORE MOUNTING)

School in groups or in associations with a group. No one should school alone and it is advisable that each group have someone on the grounds with a working cell phone to aid in handling emergencies. Dial '911' and be prepared to give directions to **Catalpa Corner – 5365 Elmira Rd, Iowa City, IA** (have available while you are riding). Check each obstacle before you school it to make sure each is clear of hazards such as fallen branches. Don't jump any obstacles that are closed or under construction. Many obstacles can be jumped in both directions, make sure no one is coming from the other direction. Take special care when schooling multiple obstacles. Unless conditions warrant, do not school at speed over multiple obstacles. It is strongly encouraged that riders school only (1) level above showing, i.e., **NO** BN/N rider should school Preliminary obstacles. Report any falls to the office or personnel.

Schooling: \$70/day/horse

Pony Club Schooling: \$65/day/horse

Day Stabling: \$20

Night Stabling: \$35

Bedding not provided, all riders must strip stalls. If rider utilizes a stall at all even for temp holding, rider must pay the day stall fee.

PLEASE NOTE: All riders under the age of 21 MUST school under the supervision of a qualified professional adult instructor. Instructors MUST sign and provide their liability insurance information on this form.

Anyone mounted must wear and approved SEI/ASTM helmet with fastened harness and boots with heels even when not jumping. When schooling cross-country protective vests are required.

Catalpa Corner Agreement and Release from Liability Contract. Please read carefully:

This AGREEMENT AND RELEASE OF LIABILITY is entered into on this _____ day of _____ in the year _____, by and between Catalpa corner Charity Horse Trials LLC, 5365 Elmira Rd, Iowa City, IA 52240, Susan H. Brigham and James E. McNutt owners and managers of Catalpa Corner Charity Horse Trials LLC, and _____ (rider), and if Rider is a minor, the parent/guardian of Rider _____ (parent). In exchange for use of property, facility and services of Owner, the rider, his/her heirs assigns and legal representative hereby expressly agree to the following:

- I agree that horseback riding and all equine activities are inherently dangerous activities AND that these activities will expose me to above risks of bodily injury and/or death.
- I agree that I am responsible for my safety while engaging in any and all equine activities on the Owner's property.
- I agree to acknowledge all Owner's rules and regulations pertaining to any and all equine activities on the Owner's property and I agree that I am responsible for wearing an approved SEI Helmet with fastened harness and boots with heels for equine activities to ensure Rider's safety while engaging in such activities.
- I understand the risks involved in equine activities and I AGREE TO ASSUME ANY AND ALL RISKS INVOLVED IN RIDER'S USE OF OR PRESENCE UPON OWNER'S PROPERTY AND FACILITY while engaging in any equine activity without limitation and including the risk of death, bodily injury, property damage, fall, kicks, bites, unavailability of emergency medical care and/or the ordinary negligence and or deliberate act of another person.
- I agree the Owner, the Owner's stable, its agents, instructors and employees are NOT liable for any injury to or death of Rider and/or participant in equine activities resulting from the inherent risks of equine activities.
- I agree to hold Owner, Owner's stable, its agents, instructors and employees completely harmless and not liable and release them from all liability whatsoever including acts of ordinary negligence, associated with any equine activity during the Rider's use of or presence upon Owner's property.
- I AGREE NOT TO SUE Owner, Owner's stable, its agents, instructors and/or employees in association with ANY claim, damages, costs, or expenses arising out of Rider's use of or presence upon Owner's property and facility while engaging in any and all equine activities including those based on death, bodily injury, and property damage.
- Rider is responsible for complete and full insurance coverage on himself/herself, personal property and Rider's horse. Rider and Rider's parent or guardian, (if Rider is a minor) agree that this agreement and release of liability is a contract that when signed by the parties involved and legally binding to all parties, subject to the above terms and conditions and shall be enforced and interpreted under the law of the state of IOWA.

Under Iowa law domesticated animal professional is not liable for damage by, or injury to, or the death of a participant resulting from the inherent risk of the domesticated animal activities. Pursuant to Iowa Code Chapter 673, you are assuming inherent risks of participation in this domesticated animal activity.

I have read and understand without question, this agreement and release of liability contact before having signed below.

Rider Signature

Rider's Birthdate (if Minor)

Parent Signature if under 21

Trainers Signature (must provide insurance proof)