

**WAIVER OF LIABILITY AND HOLD HARMLESS AGREEMENT
LANTERN LANE FARM. INC**

This Waiver and Agreement is signed on _____, _____, by _____
_____ (Releaser) with regard to Lantern Lane Farm Inc.(LLF)
And _____ and _____.

RECITALS:

1. Releaser is about to engage in equine and/or other sporting activities to be conducted on premises owned by Walter Craig and Deborah Craig (the “LLF premises.”)
2. Releaser is hereby placed on notice that equine activities are inherently risky because of
 - (i) the propensity of an equine to behave in dangerous ways which may result in injury to the participant;
 - (ii) the inability to predict an equine’s reaction to sound, movement, objects, persons, or animals; and
 - (iii) Hazards of surface or subsurface conditions.

In consideration of being permitted to engage in equine activities or events conducted on the LLF premises, I hereby, for myself, my heirs, Lantern Lane Farm, Inc., and Walter and Deborah Craig and their employees and each of them, from any and all liability for any injury, loss or claim arising from or connected with any activity or event occurring on or about the LLF premises. I understand the risks inherent in equine activities and I assume all risk for any injury received. Furthermore, I agree to hold Lantern Lane Farm, Inc., and Walter and Deborah Craig and their employees free and harmless from and indemnify them for any and all costs, expenses and attorney’s fees incurred in connection with any action claim or demand arising in connection with my engagement in equine activities or events on LLF premises.

Date	Signature-Releaser
	Printed Name
	Signature by Parent (if Releaser is a minor)
	Print Parent’s Name
Address:	
Telephone#	

