CARRIAGE HOUSE RELEASE OF LIA	ABILITY AND HOLD HARMLESS AGREEMENT
	_ day of, 2 between Carriage House, managers and members (hereinafter referred to collectively as document (hereinafter referred to as "Client").
In consideration for, Client voluntarily agrees to the terms of this RELEASE OF LIABILITY AND HOLD HARMLESS AGREEMENT and hereby agrees to personally assume the risks associated with horse riding, training, teaching and boarding services as set forth below.	
Client hereby releases, waives, and forever discharges Carriage House of all actions of whatever kind or nature either in law or in equity arising from or by reason of any bodily injury or personal injuries known or unknown, death, or property damage - including damage to Client's horse and other personal property – resulting during Client's presence on Carriage House's premises and any activity involving Carriage House's services so long as such injury, property damage, or death is not caused by an intentional, willful, or wanton act or omission of Carriage House (<i>i.e.</i> Client releases Carriage House from liability for damages caused by Carriage House's negligence only). Client assumes full responsibility for the risk of bodily injury, death, or property damage from such activities, and shall hold Carriage House harmless for any liability thereof as set forth herein.	
Client further agrees that if a claim or lawsuit is made against Carriage House or its owners, members, agents, and/or employees for any injury or damage brought by, or allegedly attributable to, Client arising from Client's presence on Carriage House's premises or any activity involving Carriage House's services, Client will pay all attorney's fees and costs reasonably incurred by Carriage House to defend that claim or lawsuit and will reimburse Carriage House for any judgment, expense, or other damage incurred.	
This release is given on behalf of Client, Client's spouse, and Client's legal representatives, administrators, executors, heirs, and assigns, and in the case of any child or children of Client's, on behalf of them and their legal representatives, administrators, executors, heirs, and assigns. This release is an ongoing release and remains in effect until Client has revoked it in writing.	
CLIENT ACKNOWLEDGES AND AFFIRMS THAT HE/SHE HAS CAREFULLY READ THE CONTENTS OF THIS DOCUMENT, UNDERSTANDS ITS MEANING, AND HAS VOLUNTARILY EXECUTED THE SAME.	
Date:	
	Client Signature
	Print Client Name
	Address
	Telephone Number
Date:	Parent signature if Minor
10/26/10	