GLOSS MOUNTAIN OUTFITTERS

hereinafter known as "THIS STABLE"

LOCATED IN CHEROKEE, OKLAHOMA

READ CAREFULLY AND COMPLETE ALL SECTIONS BEFORE SIGNING

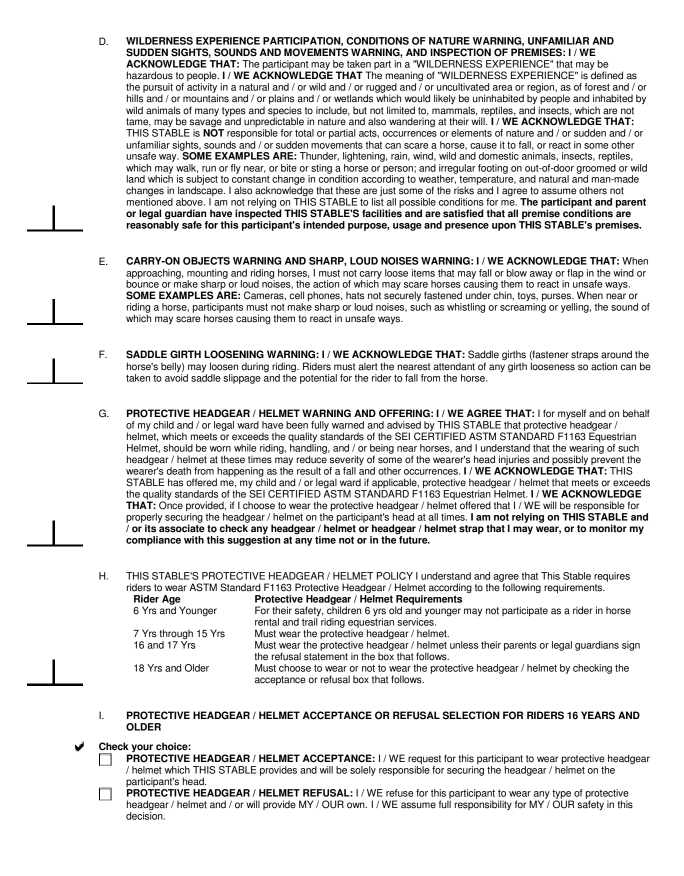
A. **REGISTRATION OF PARTICIPANT AND AGREEMENT PURPOSE** I, the following listed individual, and parents or legal guardian thereof in a minor, do hereby voluntarily agree to participate in horse rental services and / or equestrian sercies and / or guide and outfitter services provided by THIS STABLE.

STUDENT NAME (PLEASE PRINT NAME)	AGE (If under 18)	HEIGHT WEIGHT	HORSE HANDLING / RIDING EXPERIENCE ✓(Check one that applies)			
	2. Age: 3. DOB:	4. Ht Wt	5BEGINNER (under 10 hours)(Over 10 hours)			
6. Does this student have any physical or mental condition(s), which may affect his / her ability to ride, drive and / or train a horse? Yes No (Circle One)						
7. If you circled "YES," how can we help this student with his / her special needs?						
8. Medical Insurance I / WE AGREE THAT: Should medical treatment be required, I and / or my medical insurance company shall pay for ALL such incurred expenses.						
My medical insurance company	is:	My policy number is:				
☐I do not carry insurance.						



WRITE INITIALS BELOW AFTER READING EACH SECTION. PARENTS or GUARDIANS MUST ALSO INITIAL.

- B. AGREEMENT SCOPE AND TERRITORY AND DEFINITIONS This agreement shall be legally binding upon me for the registered participant, and the parents or legal guardians thereof if a minor, my heirs, estate, assigns, including all minor children, and personal representatives; and it shall be interpreted according to the laws of the state and county of THIS STABLE'S physical location. This agreement is intended to be valid and binding at all times now and in the future when THIS STABLE permits me (directly or indirectly) to enter THIS STABLE'S property, be on THIS STABLE'S property, be near any horse, receive instruction or guidance from its associates and / or when I ride and / or am near horses on or off of THIS STABLE'S property. Any disputes by the participant shall be litigated in, and venue shall be the county in which THIS STABLE is physically located. This agreement is intended to be as broad and inclusive as the law permits. If any clause, phrase, or word is in conflict with state law, then that single part is null and void. The terms "HORSE" and "EQUINE" herein shall refer to all equine species. The terms "I", "WE", "ME", "MY" shall herein refer to the above registered participant and the parents or legal guardians thereof if a minor.
- INHERENT RISKS / ASSUMPTION OF RISKS: I ACKNOWLEDGE THAT: Horseback riding is classified as RUGGED ADVENTURE RECREATIONAL SPORT ACTIVITY and that risks, conditions, and dangers are inherent in (meaning an integral part of) horse / equine / animal activities, regardless of all feasible safety measures which can be taken, and I agree to assume them. The inherent risks include, but are not limited to any of the following: The propensity of an animals to behave in ways that may result in injury, harm, death, or loss to persons on or around the animal: The unpredictability of an equine's reaction to sounds, sudden movement, unfamiliar objects, persons, or other animals; Hazards including, but not limited to, surface or subsurface conditions; A collision, encounter and / or confrontation with another equine, another animal, a person, or an object; The potential of an equine activity participant to act in a negligent manner that may contribute to injury, harm, death, or loss to the participant or to other persons, including but not limited to, failing to maintain control over an equine and / or failing to act with the ability of the participant. Horses are 5 to 15 times larger, 20 to 40 times more powerful, and 3 to 4 times faster than a human. If a rider falls from horse to ground it will generally be at a distance of from 3 1/2 to 5 1/2 feet, and the impact may result in harm to the rider. Horseback riding is an activity in which one much smaller, weaker predator animal (the human) tries to impose its will on, and become one unit of movement with, another much larger, stronger prey animal that has a mind of its own (the horse) and each has a limited understanding of the other. If a horse is frightened or provoked it may divert from its training and act according to its natural survival instincts which may include, but are not limited to: Stopping short; Spinning around; Changing directions and / or speed at will; Shifting its weight; Bucking; Rearing; Kicking; Biting; and / or Running from danger. I also acknowledge that these are just some of the risks and I agree to assume others not mentioned above. I am not relying on THIS STABLE to list all possible risks for me.



	J.	LIABILITY RELEASE: I AGREE THAT: In consideration of THIS	STABLE allowing my partic	cipation in this activity.
		under the terms set forth herein, I for myself and on behalf of my opersonal representatives or assigns, do agrees to release, hold ha agents, employees, officers, directors, representatives, assigns, morganizations, and Insurers, and others acting on their behalf (here and from all claims, demands, causes of action and legal liability, to or unanticipated, due to THIS STABLE'S and / or ITS ASSOCIATE further agree that except in the event of THIS STABLE'S gross net I shall not bring any claims, demands, legal actions and causes of ASSOCIATES as stated above in this clause, for any economic and death and / or property damage, sustained by me and / or my mine operations of THIS STABLE, to include while riding, handling, or oby THIS STABLE, or in the care, custody or control of THIS STAB STABLE, but not limited to being on THIS STABLE'S premises.	child and / or legal ward, he armless, and discharge TH tembers, owners of premiseinafter, collectively referre whether the same be known E'S ordinary negligence or gligence and / or willful and action, against THIS STAF and non-economic losses duor child or legal ward in relatherwise being near horses	eirs, administrators, IS STABLE, its owners, es and trails, affiliated do to as "Associates"), of m or unknown, anticipated legal liability; and I do do / or wanton misconduct, BLE and ITS le to bodily injury and / or ation to the premises and sowned by me or owned
	K.	EQUINE ACTIVITY ACT [EALA] WARNING OR LANGUAGE: [To these states: AL, AZ, CO, DE, FL, GA, IL, IA, IN, KY, KS, LA, ME, TN, UT, VA, VT, WV, and WI.] I acknowledge that I have reviewed LANGUAGE, a copy of which is attached hereto and incorporated SIGNERS: DO NOT SIGN UNLESS A COPY OF THE EALA WARAGREEMENT.	MA, MI, MS, MO, NE, NC, I this state's EQUINE ACT as if fully set forth herein.	, OH, OK, OR, RI, SC, TX, IVITY ACT WARNING OR I NSTRUCTION TO
		Each Participant and Parents or Legal Guardia after reading and completing this entire SIGNER STATEMENT OF AWAR	e document.	
LIABILITY RE AM GIVING L	LEASI JP THE THIS \	SIGNED, REPRESENT THAT I / WE HAVE READ AND DO UNDER E AND ASSUMPTION OF RISK AGREEMENT. I / WE UNDERSTAN : RIGHTS TO SUE TODAY AND IN THE FUTURE. I / WE ATTEST WHILE OF SOUND MIND AND NOT SUFFERING FROM SHOCK, O CANTS.	ND THAT BY SIGNING TH THAT ALL FACTS ARE TF	IS DOCUMENT I'/ WE RUE AND ACCURATE. I
SIGNATURE	OF PA	RTICIPANT (Spouses must sign for themselves)		Date
SIGNATURE OF PARENT, GUARDIAN AND / OR SPOUSE #1			Date	
SIGNATURE OF PARENT, GUARDIAN AND / OR SPOUSE #2				Date
Address in F	Full:		Home Phone #	Business Phone #

Under the Oklahoma Law,

PERSON TO CONTACT IN CASE OF EMERGENCY

RELATIONSHIP TO PARTICIPANT

PHONE NUMBER

An equine activity sponsor or equine professional is not liable for any injury of participant in equine activities resulting from the inherent risks of equine activities pursuant to the Oklahoma Livestock Activities Liability Limitation Act.