Flying High Stables	STUDENT
354 Highland Street	
South Hamilton, MA 01982	TELEPHONE #
781.910.3862	
www.FlyingHighStables.com	ADDRESS
	E-MAIL

RELEASE

In consideration of the service of Flying High Stables its officers, agents, employees, stockholders and all other persons or entities associated with those businesses (hereinafter collectively referred to as FHS), I hereby agree as follows:

Although FHS has taken reasonable steps to provide me with appropriate equipment and skilled guides and instructors so I can enjoy an activity, I recognize that this activity is not without risk. Certain risks cannot be eliminated without destroying the unique character of this activity. The same elements that contribute to the unique character of this activity can cause loss or damage of equipment, accidental injury or illness, or, in extreme cases, permanent trauma or death. This w arning is not intended to frighten or reduce my enthusiasm for this activity, but I recognize in advance w hat is expected of me and w ant to be informed of the inherent risks. The following describes some, but not all of those risks:

Participation involves the handling of large animals which can act contrary to even the best commands and instructions. All animals must be approached and handled with caution and only under direct supervision of an instructor. All rides involve those dangers which arise from a great variety of terrain and conditions including steep ascent, meadows, winding forest paths, obstacles, change of terrain and surface on short notice, presence of other animals and the like. In all instances, the riders are responsible for applying common sense. Instructors and guides use their best efforts in judgment in handling participants, horses, instructions and riders but it is not guaranteed that their efforts and instructions will be error free or properly responded to by either the horses or people. FHS, its management staff, employees, instructors and trail masters reserve the right, at their sole absolute discretion: (1) to cancel any lesson or ride or make alterations in the itinerary as they deem necessary and/or appropriate; (2) to refuse to accept or retain any person for participation in any ride; and (3) terminate the participation of any person and any program who does not appear capable of handling the program without danger to the horse or other persons. This activity entails risks of injury to participants and a risk of injury to spectators or third parties.

IN SIGNING THIS DOCUMENT, I FULLY RECOGNIZE THAT IF ANYONE IS HURT OR PROPERTY IS DAMAGED WHILE I AM ENGAGED IN THIS ACTIVITY, I MAY HAVE NO RIGHTS TO MAKE A CLAIM OR FILE A LAWSUIT AGAINST FHS, ITS OFFICERS, DIRECTORS, AGENTS, HEIRS, SUCCESSORS, ASSIGNS, EMPLOYEES, ASSOCIATES, OR TRAIL MASTER.

I am aw are that the activity entails risks or injury of myself. I understand that the description of those risks is not complete and that other unknow n or unanticipated risks may result in injury or death. I agree to assume responsibility for the risks identified herein and those risks not specifically identified. Participation in this activity is purely voluntary; no one is forcing me to participate and I elect to participate in spite of the risks. I certify that I am fully capable of participating in this activity; therefore, I assume full responsibility for myself, including my minor children, for bodily injury, death and loss of personal property and expenses thereof as a result of those inherent risks and dangers and my negligence in participating in this activity.

I have read, understood and accepted the terms and conditions stated herein, and acknow ledge that this agreement shall be effective and binding upon myself, my heirs, assigns, personal representatives, estate and all members of my family, including any minors accompanying me or participating in these activities.

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 Chapter 128, Section 2D of the General Laws.

PLEASE READ THIS DOCUMENT CAREFULLY AND DO NOT SIGN IT UNLESS YOU FULLY UNDERSTAND IT.

Signature of Participant or parent/guardian if under 18

DATE:

STUDENT'S NAME:		DATE OF BIRTH:			
ADDRESS: STREET:		CITY:	ZIP:		
TELEPHONE:	CELL:		OFFICE:		
IN CASE OF EMERGENCY PLEASE CONTACT:					
NAME:			TELEPHONE:		

WARNING

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 Chapter 128, Section 2D of the General Laws.

RELEASE

I recognize the inherent risks of injury involved in horseback riding generally and in learning to ride in particular. In taking lessons from Flying High Stables. (FHS), I assume any such risk of injury and further, I voluntarily release FHS, its instructors, employees and agents from any responsibility on account of any injury I or my child or ward may sustain while receiving instruction or while riding in connection therewith and I agree to indemnify and hold harmless FHS, its instructors, employees and agents on account of any such claim.

PARENT/GUARDIAN:

STUDENT:_____

MEDICAL AUTHORIZATION

In the event that the above-named student requires emergency medical treatment on account of any accident or injury which may occur in connection with any activities at Flying High Stables. (FHS), the authorities at FHS are hereby given full authority to provide all such necessary emergency medical treatment for the above named student including permission for administration of anesthesia.

STUDENT:_____

PARENT/GUARDIAN:_____

IN CASE OF EMERGENCY PLEASE CONTACT:

NAME: ______ TELEPHONE: _____

RELATIONSHIP:_____