

CRYING COYOTE FARM, LLC
SPARKLEBERRY PONIES, LLC
RIDER & GUEST RELEASE OF LIABILITY



This contract dated on this _____ day of _____, 202__ by and between:

First Party: Meredith van Benthuisen and Sparkleberry Ponies, LLC* and Crying Coyote Farm, LLC (CCF)*
37351 Bailey Hill Road, Dade City, FL 33525
Ph: 515-208-8328 | Email: cryingcoyotefarm@yahoo.com

*The term/acronym "CCF" shall herein refer to the owners of Crying Coyote Farm, LLC or any of Crying Coyote Farm, its owners, agents, employees, officers, directors, representatives, assigns, trainers, premises owners, consigned horse owners and others acting on Crying Coyote Farm's behalf or Crying Coyote Farm acting on their behalf.

Second Party: _____ (print rider's/guest's name)
_____ (print legal guardian's name if rider/guest is minor)
_____ (rider's/guest's mailing address)
_____ (rider's/guest's phone/email)

Wherever used herein the terms "First Party" and "Second Party" shall include singular and plural, heirs, legal representatives and assigns of individuals and the successor and assigns of corporations, where the context so admits or requires.

This general release is written in reference to the First Party granting permission to the Second Party to ride a horse(s) owned or represented by the First Party for the purpose of trialing the horse for suitability for the Second Party or for instruction or any other purpose or to ride a horse brought on to the property by the First Party. As the Second Party is being granted temporary permission to utilize the First Party's horse(s) and property without any remittance, the First Party retains the right to revoke permission for Second Party to be present on their personal property at any time, for any reason, without prior notification, rendering this agreement null and void.

In reference to the Second Party riding and being in contact with a horse(s) owned by the First Party, the Second Party agrees to the following terms of release: With exception of agreed upon terms listed above, the Second Party hereby remise release, acquit, satisfy and forever discharge the said First Party, of and from any and all manner of action and actions, cause and causes of action, suits, debts, dues, sums of money, accounts, reckonings, bonds, bills, specialties, covenants, contracts, controversies, agreements promises, variances, trespasses, damages, judgments executions, claims and demands whatsoever, in law or inequity, which said Second Party hereafter can, shall or may have against said First Party, for upon or by reason of taking riding lessons on the First Party's property during the term of this contract. This release includes any and all claims regarding injury or damage incurred to Second Party while on the First Party's property.

Further, Second Party agrees that permission is granted based upon the mutual agreement that the Second Party will always have prior permission in writing before interacting with horse(s) owned by First Party. And, the Second Party agrees that no guests will be allowed to interact with horse owned by First Party without the expressed, written consent of the First Party and a signed release of liability between the First Party and the guest of the Second Party.

By their signatures to this General Release, the First Party and Second Party agree to the above stated terms. By their signatures to this General Release, the First Party and Second Party agree to the above stated terms.

First Party's Signature

Meredith van Benthuisen

Second Party's Signature (legal guardian if minor)

WARNING: ANY INTERACTION WITH A HORSE IS EXTREMELY DANGEROUS AND MAY RESULT IN INJURY OR DEATH. ALL RIDERS ARE REQUIRED TO WEAR HELMETS AND OTHER SAFETY EQUIPMENT IS RECOMMENDED.