

Clear View Farm LLC Release of Liability

I, ______, take full responsibility for my/my child's (if under 18 years old) personal safety and well being while engaging in any activity, such as horse care, horseback riding, jumping, barn care, using farm related equipment, or any farm or Horse Show related activity. I fully understand that the above activities and horses themselves are very dangerous and could cause injury and possible death, and I/my child participate in these activities at my/our own risk.

I hereby release and forever discharge Clear View Farm, its owners - Steven & Joann Loheac and their heirs, trainers, managers, agents, employees, independent contractors, administrators, and executors of and from any and every claim, demand, action, or right, whatever kind or nature, arising from or to result from any accident or other act or failure to act, which may occur while participating in any activity on or associated with Clear View Farm.

Please give us as much advance notice as possible if you cannot come to a scheduled lesson. We require at least 24 hours' notice. I understand Clear View Farm has a 24-hour cancellation policy and if I cancel within the 24-hour timeframe I will owe for that lesson.

I further state that I have carefully read the foregoing, that I fully understand it, and that I have signed it of my own free will.

Date
Printed Name
Printed Name of Child
Signature
Cell Number
Email Address
Witness
Witness

UNDER SOUTH CAROLINA LAW, AN EQUINE ACTIVITY SPONSOR OR EQUINE PROFESSIONAL IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN AN EQUINE ACTIVITY RESULTING FROM AN INHERENT RISK OF EQUINE ACTIVITY, PURSUANT TO ARTICLE 7, CHAPTER 9 OF TITLE 47, CODE OF LAWS OF SOUTH CAROLINA, 1976.