

RIDING LESSON AGREEMENT

RIDING LESSONS

Group Lessons: \$200.00 a month. Lasts 1½ hours.

Private Lessons: \$80.00 for 1 hour.

REQUIREMENTS

1. Lesson fees are due monthly, by the first lesson of the month. There will be a \$15.00 late fee after the 10th.
2. There will be a lesson, regardless of weather. You are responsible for the cost of your lesson, whether or not you attend. Another person may not take the registered student's place.
3. If parents wish to ride they must be registered for the class.
4. Students are required to wear long pants and riding boots. Helmets are recommended, but not required.

RANCH RULES

1. No smoking.
2. No alcoholic beverages.
3. Grain is to be fed only by the barn staff. Treats are fine for others to feed.
4. Every horse on the premises must have proof of current Tetanus, Sleeping Sickness, and Influenza vaccinations. Vaccines against West Nile Virus and Strangles are recommended, but not required.
5. Proof of negative current coggins test is required for any horse on the premises.
6. Put your stuff away.
7. Children must be supervised at all times, unless taking a lesson.
8. When riding on the ranch, riders must stay completely away from all ranch equipment. Ranch equipment is extremely dangerous and must be avoided at all times. This includes tractors, shredders, discs, 4-wheelers, the working pens, or any other ranch equipment. Stay away from all cattle and the camel.
9. Please drive slowly.
10. Feel free to use the bathroom just inside the back door to the house.
11. If you open ANY gate, please close it!

HOLD HARMLESS AND INDEMNITY AGREEMENT

THE SIGNOR OF THIS AGREEMENT AGREES TO HOLD GRACE RANCH HARMLESS FROM ANY CLAIMS RESULTING FROM DAMAGE OR INJURY TO OR CAUSED BY THE PARTICIPANT, THE SIGNOR OF THIS AGREEMENT, OR GUESTS OF THE SIGNOR AND/OR PARTICIPANT, TO ANYONE, INCLUDING BUT NOT LIMITED TO LEGAL FEES AND/OR EXPENSES INCURRED BY GRACE RANCH IN DEFENSE OF SUCH CLAIMS. SIGNOR AGREES TO INDEMNIFY AND HOLD HARMLESS AND DEFEND GRACE RANCH AND THE COLE CATTLE COMPANY, INCLUDING THE AGENTS, OWNERS, EMPLOYEES, AND VOLUNTEERS OF GRACE RANCH AND THE COLE CATTLE COMPANY FOR ANY AND ALL CLAIMS OF LIABILITY RELATED TO OR IN ANY WAY CONNECTED TO THE PARTICIPANTS USE OF THE HORSES, LAND, AND FACILITIES OF GRACE RANCH AND/OR THE COLE CATTLE COMPANY. THIS SPECIFICALLY INCLUDES ANY CLAIMS RELATED TO DANGEROUS CONDITIONS ON THE PREMISES, NEGLIGENCE, AND GROSS NEGLIGENCE INCLUDING THE NEGLIGENCE OF GRACE RANCH AND/OR THE COLE CATTLE COMPANY AND/OR

ANY OF THEIR AGENTS, OWNERS, EMPLOYEES AND VOLUNTEERS. IT IS ALSO UNDERSTOOD THAT THIS INDEMNITY AGREEMENT INCLUDES THE DUTY TO INDEMNIFY AND DEFEND GRACE RANCH AND/OR THE COLE CATTLE COMPANY AND/OR ANY OF THEIR AGENTS, OWNERS, EMPLOYEES, AND VOLUNTEERS FOR CLAIMS RELATED TO INJURIES TO PERSONS AND/OR PROPERTY CAUSED BY THE PARTICIPANT OR SIGNOR OR THAT RESULT FROM THE CARE AND USE OF THE HORSES AS WELL AS INJURIES TO PERSONS THAT ARE ON THE PROPERTY OF GRACE RANCH AND/OR THE COLE CATTLE COMPANY WITH THE PERMISSION OF OR AT THE REQUEST OF THE PARTICIPANT AND /OR SIGNOR OF THIS AGREEMENT.

I/we, _____ do not hold Grace Ranch and their employees responsible for any accident or injuries, including death, that occurs while the below named child, myself, or any family member are on the premises of Grace Ranch property. I/We understand the inherent danger of horses and horseback riding and accept the responsibility of our involvement in this sport.

Student's Name _____

Parent's Name _____

Parent's phone numbers _____

Mailing Address _____

Email _____

I/we have read these requirements, and agree to abide by them.

Signature of Student _____

Signature of Parent/Guardian (if minor) _____

WARNING

UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES CODE), AN EQUINE PROFESSIONAL IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN EQUINE ACTIVITIES RESULTING FROM INHERENT RISKS OF EQUINE ACTIVITIES.

WARNING

PURSUANT TO THE PROVISION OF CHAPTER 75 OF THE TEXAS CIVIL PRACTICE AND REMEDIES CODE THE OWNER OF THESE PREMISES BY GIVING PERMISSION TO ENTER UPON THESE AGRICULTURAL LANDS FOR RECREATION DOES NOT ASSURE THAT THE PREMISES ARE SAFE FOR THAT PURPOSE NOR DOES SUCH OWNER OWE AND HAVE DUTY OF CARE GREATER THAN IS OWED TO A TRESPASSER.