



Miroir du Cheval Equestrian, LLC

WELCOME LETTER AND RELEASE FROM LIABILITY / INFORMATION SHEET

ALL Payments are required on the day of the riding lesson.

- Please ensure **all payments are deposited to Marilyn Coffey/Instructor on the day of riding lesson.**
- Payment must be Check or Cash ONLY.
- Please make checks payable to *MC Equestrian, LLC or Miroir du Cheval Equestrian, LLC.*
- A \$10.00 late fee will be applied to any payment paid later than 2 days after lesson.
- Returned or rejected checks will be assigned a \$25 office fee.

Lessons:

- During inclement weather, lessons may involve ground, arena, classroom and/or barn activities to meet specific goals.
- Actual mounting and riding time is 35-40 minutes.
- An additional 10-20 minutes will be spent working with horses and riders on the ground to saddle or unsaddle, put away, mucking or other horse activities.
- Students will be required to help prepare their horse for their level of riding.
- **Please arrive/be ready for your lesson 20-30 min. prior to your lesson time.**

Show Services Payments and Fees:

- Mileage for Show/Event: \$_____ per_____ miles.
- Owner is responsible for all expenses related to “horse shows” including but not limited to: All show fees, food & lodging of the TRAINER during duration of show.
- Owner is responsible for all expenses related to the horse’s health and care. Including but not limited to: Feed, horse lodging, vet bills, vaccines, etc.
- Coaching services at shows:
Open Shows/Pony Club Shows/4-H shows: \$10 per class Dressage Shows: \$30 per class

To participate in this program, it is required to come dressed for riding (every session).

- Boots with a half inch heel are a must.
- Full length pants are **required**, no shorts.
- No spaghetti straps which create a safety hazard.
- Helmets are **REQUIRED** for **ALL** students. We highly recommend rider purchase his/her own Helmet
- **Helmet must be ASTM-SEI** (Safety Institute) approved for equestrian activities. They must be within the 5 year expiration of mfg date.
- Long hair must be tied back, with ties positioned low so as not to interfere with helmet fit.

**Closed Sundays (unless event), Easter Sunday, Thanksgiving Day, and Christmas Eve/Day. Closed most Mondays.
All other Holidays will be considered a riding day unless given previous notice.**

Horsemanship Rules:

1. **Be aware when walking directly behind the horse. Keep a hand on horse. Be aware of the horse’s head in case of nipping.**
2. **Do not over tighten cinches, which leads to nipping.**
3. **Do not run, yell, scream, or jump suddenly at a horse. Sudden and fast movements may cause a horse to startle/react causing injury.**

4. Do not jerk on the reins. Jerking may cause rearing or movements that may cause loss of balance.
5. Do not allow the horse to run or trot without permission from instructor or instructor's direction.
6. PLEASE pay attention.
7. Keep all gates closed. If in doubt, close it!
8. Tie only to designated poles. Do not tie to rails, gates, fences etc.
9. Only go into horse pens with permission from instructor. We need to know where you are at all times.
10. No one under 18 may ride without an onsite designated instructor or adult. Property owner must be notified.

Lesson Rates:

- Private lesson (at 4Him Ranch) (one rider)-----\$55.00
- Private lesson (one rider)-----\$50.00
- Semi private lesson (two riders of similar riding skill)-----\$40.00

Mileage Rates (prices may vary):

- Instructor to travel to other location (one way:----- \$0.50 every mile
- No mileage fee for those who ride at the 4Him Ranch location

Mileage fee will only be charged per visit, not per rider/lesson and can be split among individuals.

Cancellation Policy:

- If lessons are canceled by MC EQUESTRIAN, LLC due to weather, or any other reason, the lesson will be rescheduled or credited.
- If lesson is canceled/rescheduled by rider 24 hrs (or more) in advance, there is no charge.
- If (without reasonable excuse) rider fails to give cancellation notice 12 hrs prior to lesson time, there is a “late notice” fee of \$20.
- If (without reasonable excuse) rider fails to give ANY notice to cancel lesson, rider will be charged a “no show” fee which is: *Full lesson payments and instructor's travel fee (charged to the rider).*
- If rider has more than two “no shows” within 30 days from each other, and is without reasonable excuse, rider will be charged the “no show” fees plus an additional \$25.
- In the event that the horse is deemed by Instructor to not be a safe mount for the rider's skill level and/or needs additional training/schooling, Instructor, at her sole discretion, may cancel the lesson until the time that the horse is deemed appropriate. Any requests by participant for training/schooling of the horse will be handled by separate agreement. In the event that this determination is made at 30 minutes or greater into the lesson, the full lesson fee will be required. A prorated fee will be required otherwise.

PARTICIPATION AGREEMENT (the “Agreement”):

READ THIS DOCUMENT CAREFULLY BEFORE SIGNING. IT CONTAINS LEGAL CONSEQUENCES THAT WILL AFFECT YOUR LEGAL RIGHTS AND ELIMINATE YOUR ABILITY TO BRING FUTURE LEGAL ACTIONS.

RELEASED PARTIES INCLUDE: Miroir du Cheval Equestrian, LLC (hereinafter MC Equestrian, LLC), its agents, owners, officers, volunteers, participants, employees, landlords and property owners and all other persons or entities acting in any capacity on their behalf (collectively referred to as “**Company**”).

RELEASING PARTIES INCLUDE: The undersigned participant and minor(s) listed in the Agreement, participant's spouse, children, parents, guardians, heirs, next of kin, and any legal or personal representatives, executors, administrators, successors and assigns, or anyone else who might claim or sue on participant's behalf.

AGREEMENT:

IN CONSIDERATION OF COMPANY'S SERVICES: I hereby agree to release and discharge Company on behalf of myself, my heirs, assigns, personal representatives, my estate and any other person listed in this Agreement (cumulatively “participant”, “I”, “myself”), and as follows:

RELEASE OF LIABILITY, ASSUMPTION OF RISK, INSTRUCTION, JURISDICTION, VENUE:

(1) I understand that when engaged in Company's services, I may engage in activities or utilize the premises in a way that may involve inherent risks that are beyond the control of Company. Company has taken precautions to provide a safe setting, but I understand that the possibility of injury, death, or loss to persons is present. Activities may include, but are not limited to, physical activity, walking/running, group games, sports, aquatic activities, general recreation, general use of grounds including its improvements, working on projects in a woodshop, baking, craft making, handling and petting dogs, cats, goats and chickens. By signing below, I hereby give consent for the below mentioned participants to use the grounds and activities. (2) I further agree that horseback riding and all equine activities are inherently dangerous activities and that these activities will expose me to significant risks, both known and unknown, which could result in physical or emotional injury, or damage to myself, to property, or to third parties. (3) I expressly agree and promise to accept and assume all the risks existing in Company activities, both known and unknown, whether caused or alleged to be caused by the negligent acts or omissions of Company. My participation in all Company activities is purely voluntary and I elect to participate in spite of the risks. (4) I agree to acknowledge all of Company's rules and regulations pertaining to any and all activities (equine or otherwise) occurring on or off of Company's property. I agree to and I am responsible for wearing protective gear appropriate for said activities to ensure my safety while engaging in same. (5) I understand that protective gear includes, but is not limited to, protective headgear. I agree that Company has fully warned and advised me that protective equine headgear that meets or exceeds the quality standards of the SEI certified ASTM standard F1163 equestrian helmet should be worn while riding and driving horses. I understand that wearing such protective headgear at these times may reduce the severity of some of the wearer's head injuries and possibly prevent the wearer's death. I am not relying on Company to provide a certified equestrian helmet for me, to check any headgear or equestrian helmet that I may wear, to check any headgear strap or equestrian helmet strap that I may wear, or to monitor my compliance with this suggestion at any time now or in the future. (6) I understand the risks, conditions, and dangers inherent in all Company activities, including equine activities. I agree to assume any and all risks involved in my use of or presence upon Company's property, facilities leased by Company, or other venues where Company is facilitating instruction/training while engaging in any activity without limitation. These risks include, but are not limited to, death, bodily injury, property damage, falls, kicks, bites, unavailability of emergency medical care, the ordinary negligence of another person, and the deliberate acts of another person. I understand that 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 direction or speed, shifting its weight, bucking, rearing, kicking, biting, or running from danger. The same is true for other animals upon the property. I acknowledge that these are just some of the risks and I agree to assume others not mentioned above. (7) I agree that Company is not responsible for total or partial acts, occurrences, or elements of nature or unfamiliar sights, sounds or sudden movements that may scare an animal, including a horse, cause it to fall, or cause it to react in some other unsafe way. Some examples include: thunder, lightning, rain, wind; wild and domestic animals, insects, reptiles, which may walk, run or fly near, or bite or sting a horse or person; and irregular footing on out-of-door groomed or wild land which is subject to constant change in condition according to weather, temperature, and natural and man-made changes in landscape. I also acknowledge that these are just some of the risks and I agree to assume others not mentioned above. I have inspected Company's facilities and am satisfied that all premise conditions are reasonably safe for my intended purpose, usage and presence upon Company's premises. I further agree that Company is not in control of the condition of other facilities or venues not owned or leased by Company and agree to release them from any and all liability related to any incident that might occur at a facility/venue not owned or leased by Company. (8) I agree to stay out of all barns, paddocks, corrals, tack-rooms, and all other non-office related buildings while waiting for horse related or other activities or while waiting for a participant of such activities. (9) I acknowledge that saddle girths/cinches (the fastener straps around a horse's belly) may loosen during riding. I must alert the instructor or attendant of any girth looseness so action can be taken to avoid slippage of saddle and the potential for me to fall from the horse. (10) I hereby voluntarily release, forever discharge, and agree to indemnify and hold harmless Company from any and all claims, demands, or causes of action, which are in any way connected with my participation in these activities or my use of Company's equipment or facilities, including any such claims which allege negligent acts or omissions by Company. (11) I agree not to sue or initiate any legal action (whether in court or in arbitration) against Company or any present or future owners, officers, members, managers, agents, employees and representatives of Company, landlords or property owners in connection with any claim which could have been or could be raised against any of them in any way connected with, arising out of, or relating to, personal injury or damage to the maximum extent permitted by law. (12) I certify that I have adequate insurance to cover any injury I may suffer while participating, or otherwise agree to bear the costs of such injury or damage myself. I further certify that I have no medical or physical conditions, which could interfere with my safety in this activity, or am otherwise willing to assume and bear the costs of all risks that may be created, directly or indirectly, by any such condition. (13) I understand that in this Agreement the terms "horse" and "equine" mean all equine species, including, but not limited to, horses, ponies, mules, donkeys, and hinnies. (14) I understand that this Agreement is in addition to, and not in lieu of, Oklahoma Livestock Activities Liability Limitation Act (Title 76, Oklahoma Statutes Annotated). (15) I understand that this is not a therapeutic riding facility and that the facility is a Christian organization. I voluntarily choose to participate in Biblical Discipleship, mentoring by a Christian non-

therapist volunteers/staff, worship, teaching and mutual support. I understand that my participation in these activities is not a substitute for psychiatric treatment, psychotherapy, therapeutic counseling or any other form of professional therapy or counseling. I further acknowledge that I am solely responsible for my own mental health, psychological care and physical and spiritual well-being.

PHOTO RELEASE: I hereby grant to Company the unrestricted and absolute, perpetual, worldwide right to reproduce, exhibit, display, perform, transmit, broadcast, distribute, modify, create derivatives, and otherwise use the photograph(s) of myself and any minor(s) identified below (the "photograph(s)") for any purpose whatsoever ("Grant"). **(16)** I acknowledge that the purposes for which the photograph(s) may be used include, without limitation, Company publications, videos, books, and newsletters. **(17)** I agree that this Grant includes, without limitation, the right to use the photograph(s) – or any part of it – in combination with, or as a composite of, other matter, including, but not limited to, text, data, images, photographs, illustrations, animation and graphics, video or audio segments of any nature, in any media embodiment, now known or hereafter developed, including, without limitation, print, film, videotape, DVD, broadcast, digital transmission and electronic/online media. **(18)** I acknowledge that this Grant includes the right to use the name of the minor(s) identified below, whether in original or modified form, or a fictitious name, in connection with the photograph(s). **(19)** I hereby voluntarily release and forever discharge – on my behalf and on behalf of the minor(s) identified below – Company from any and all claims, demands, or causes of action for libel, defamation, invasion of privacy or right of publicity, infringement of copyright, or violation of any other right arising out of or relating to any utilization of the photograph(s) or the name of the minor(s) identified below. Such claims, demands, and causes of actions include, without limitation, inadvertent errors, such as blurring, distortion, or alteration, or based upon any decision not to make use of the photograph(s). **(20)** I understand that Company and its licenses and assigns are relying on my consent to use the photograph(s) with respect to the promotion of various services or products. I acknowledge that neither myself nor any minor(s) identified below shall receive compensation with respect to any matter referred to in this Photo Release. All images – electronic or non- electronic negatives, positives, and prints – are owned by Company. Company is free to assign and license any and all of the rights granted in this Photo Release. **(21)** I acknowledge that in no event will I have the right to enjoin the distribution or exploitation of the photograph(s). I hereby relinquish any right that I may have to examine or approve the completed product(s) or advertising copy or printed matter that may be used by Company or its licensees or assigns.

MISCELLANEOUS: **(22)** I agree these releases are binding upon me, the minor(s) below for whom I am contracting, my heirs, executors, administrators, legal representatives, and successors. **(23)** Should Company or anyone acting on its behalf be required to incur attorney's fees and costs to enforce this Agreement, I agree to **indemnify and hold them harmless** for all such fees and costs. **(24)** I agree that the validity and enforceability of this Agreement will be governed by the substantive law of Oklahoma, without regard to its conflict of law rules. **(25)** If a provision of this Agreement is determined to be unenforceable in any respect, the enforceability of the provision in any other respect and of the remaining provisions of this Agreement will not be impaired. **(26)** I agree that any action, suit, or proceeding arising out of the subject matter of this Agreement will be litigated in courts located in McClain County, Oklahoma. I consent and submit to the jurisdiction of any local, state, or federal court located in McClain County, Oklahoma.

WARNINGS:

WARNING

Under Oklahoma law, a livestock activity sponsor, participant or livestock professional acting in good faith and pursuant to the standards of the livestock industry shall not be liable for injuries to any person engaged in livestock activities when such injuries result from the inherent risks of livestock activities, pursuant to the Oklahoma Livestock Activities Liability Limitation Act, OK Stat. Title 76 50.3

WARNING

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

WARNING

UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES CODE), A LIVESTOCK SHOW SPONSOR IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN A LIVESTOCK SHOW RESULTING FROM THE INHERENT RISKS OF LIVESTOCK SHOW ACTIVITIES. Added by Acts 1995, 74th Leg., ch. 549, Sec. 1, eff. Sept. 1, 1995. Amended by Acts 2001, 77th Leg., ch. 1108, Sec. 5, eff. Sept. 1, 2001. Amended by: Acts 2011, 82nd Leg., R.S., Ch. 896, Sec. 5, eff. June 17, 2011.

PARTICIPANT (ADULT/LEGAL GUARDIAN) INFORMATION:

NAME: (first) _____ (last) _____ **PHONE#:** () _____

EMAIL: _____ You will receive newsletters and email updates unless you check the following: **I DO NOT** want newsletters or emails.

Check in box preferred method of contact: Text () Call () Facebook () Email ()

ADDRESS: _____ (City) _____ (State) _____ (Zip) _____

EMERGENCY: (first) _____ (last) _____ (Phone#) (_____) _____

(Relationship) _____ **MEDICAL:**(Insurance Co.) _____

(Policy #) _____ I DO NOT carry medical insurance. _____

I DO NOT have a physical or mental condition that may affect my safety or ability to ride, drive, and/or train a horse.

I DO have a physical or mental condition that may affect my safety or ability to ride, drive, and/or train a horse If "I DO," write down how Company can address your special need? _____

Please list any known allergies and potential reaction: _____

I am 18 years of age, or older. I had the opportunity to ask questions about this document before signing it. I read and understood all of it, and by my signature I agree to be bound by each and every one of the terms herein.

Print Name: _____ **Signature:** _____ **Date:** _____

(Complete if you are here with a minor participant (i.e. less than 18 years of age))

PARENT/GUARDIAN WAIVER FOR MINOR PARTICIPANT(S):

I hereby represent that I am a parent or parent having sole custody, or legal guardian ("responsible party") of the following minor(s), whom I am able to and do contract for: (Cumulatively the "minor(s)"/"minor participant(s)").

Print First/Last Name: _____ Print First/Last Name: _____
Print First/Last Name: _____ Print First/Last Name: _____

List which, if any, minor(s) have a physical/mental condition affecting their safety or ability to ride/drive/train a horse: (Print names) _____

If any, describe how Company can address their special needs? _____

Please list any known allergies and potential reactions: _____

If different from the above, list any addresses, emergency contact, and medical information (policy, etc.) for the minor(s): _____

By my signature below, I am acting in my capacity as the responsible party for the aforementioned minor(s). I had the opportunity to ask questions about this document before signing it. I read and understood all of it, and by my signature I agree for myself and on behalf of the aforementioned minor(s) to be bound by each and every one of the terms in this Agreement. I will ensure the minor(s) act in accordance with this Agreement, and I am liable for their actions. I agree to save and hold harmless and indemnify each and all the parties previously referred to in this document, including without limitation Company, from all liability, loss, cost, claim or damage whatsoever that may be imposed upon said parties because of any failure, or defect in or the lack of the minor('s/s') capacity, to act in accordance with this Agreement, and I release the Company and said parties on behalf of the minor(s) and the minor('s/s') parents or legal guardian of said minor(s).

Signature of Parent or Guardian: _____

(Print First and Last) Name: _____ Date: _____



Thank you for choosing MC Equestrian, LLC!
Phone : 918-899-8150 (text or call)
Email: marilyn.mcequestrian@gmail.com
Website: www.MC-Equestrian.com

