

## ADA DRESSAGE ENTRY FORM

- Only one horse / rider per Entry Form
- · Complete both sides of the form
- Make copies of this form so that you.

1 9 "		enough en			-
ALL Dressage Association	Type or Print (Dark ink only)				
Name of Show:		Date of	Show:		
Name of Horse:		Height	Sex	Color	Age

							i .
Olese Ne	Class Bass	-! <b>!</b> (!			-Bbl-)	F4-	
Class No.	Class Desci	ription (pie	ase state level wh	ere ap	plicable)	Entry	Fees
Junior: 2	1 yrs and under. Adult	over 21 yrs.	. Amateur: no income	from			
riding / train	ning / teaching. Profess	ional: an ad	ult who makes incom	e (cash			
	or other recompense) fr				Entries Total		
	and Adult Amateurs r	-	•	ion.	Stabling*		
ŀ	Professionals may <u>onl</u>	<u>y</u> show in th	ne open division.		Camping*		
Rider / Har	ndler:			Ī	Misc. Fees		
Street:		City:		Ī	Non-member		
State:	Zip:	Phone:		[	Fee(Add \$10)**		
Rider's em	ail address:			[			
Status: Ju	nior / Adult Amateur	/ Profession	nal (circle one)				
If junior, cir	cle one: <b>A</b> ) Under a	ge 15 or	<b>B</b> )age 16-21		Total		
	ADA memb	ership #:			iotai		
Owner:					-		

## Stabling

Trainer / Coach:

Owner's email address:

Street:

State:

Number of stalls needed: Days needed (circle): Thursday night Friday day Friday night Saturday day Saturday night Sunday day Stable with:

City: Phone:

Zip:

Please read and sign the liability agreement on the back of the entry form. Entry will not be accepted without proper signatures.

<sup>\*</sup>See individual show bills for information on stabling/camping availability and fees.

<sup>\*\*\$10</sup> additional fee per show for non-ADA members

## ALL DRESSAGE ASSOCIATION

## WAIVER AND LIABILITY RELEASE AGREEMENT READ CAREFULLY BEFORE SIGNING

READ CAREFULLY BEFORE SIGNING	
organized by the All Dressage Association, a Michigan n	(hereafter referred to as "Competitor," which term includes the parent or legally- nor), am freely and voluntarily seeking to participate in an event sponsored, promoted and/or on-profit corporation (hereafter referred to as "ADA"). This Waiver and Liability Release ure when Competitor attends or participates in any event or activity that is sponsored or
In consideration of the ADA allowing Competitor to parti	icipate in any event at any location, now & in the future, Competitor agrees as follows:
preparing for, entering, attending, participating in, or leav (hereafter referred to as "equine") to behave in ways that :	petitor acknowledges that there are numerous risks inherent in equine activities, whether ring an event. The risks include, but are not limited to: the propensity of a horse or pony may result in injury, harm, or death to persons on or around them; the unpredictability dunfamiliar objects, persons, or other animals; certain hazards such as surface or subsurface

- preparing for, entering, attending, participating in, or leaving an event. The risks include, but are not limited to: the propensity of a horse or pony (hereafter referred to as "equine") to behave in ways that may result in injury, harm, or death to persons on or around them; the unpredictability of an equine's reaction to sounds, sudden movements, and unfamiliar objects, persons, or other animals; certain hazards such as surface or subsurface conditions on or near the land where an event takes place; and/or collisions with other equines, people, or objects. Competitor understands these risks and dangers inherent in equine activities and agrees to assume them. Competitor also understands that these are just some of the risks and agrees to assume others not mentioned above. Competitor is not relying on the ADA to list all possible equine or event-related risks. COMPETITOR UNDERSTANDS THESE AND OTHER RISKS AND DANGERS ASSOCIATED EQUINE ACTIVITIES AND EVENTS, AND COMPETITOR VOLUNTARILY AGREES TO ASSUME THEM. COMPETITOR ALSO UNDERSTANDS THAT THESE ARE JUST SOME OF THE RISKS AND AGREES TO ASSUME OTHERS NOT MENTIONED ABOVE. COMPETITOR IS NOT RELYING ON THE ADA TO LIST ALL POSSIBLE RISKS.
- 2. Waiver and Release of Liability. With full knowledge and appreciation of these and other risks associated with equine activities and equine events, and in consideration for being allowed to participate in ADA sponsored or organized events now or in the future. Competitor, for himself/herself, as well as his/her heirs, administrators, personal representatives or assigns, releases and discharges the All Dressage Association, a Michigan non-profit corporation, the owners of land or show grounds, judges, event sponsors, show management, and their respective employees, agents, representatives, assigns, officers, directors, members, volunteers, and affiliates of and from all claims, demands, actions, or causes of action (present and future), liabilities, or obligations, whether the same be known or unknown, anticipated or unanticipated, resulting from or arising out of injury, loss of life, or damage that may be sustained by Competitor or to the Competitor's horse(s) or personal property which may occur as a result of attending or participating in an ADA-sponsored or organized event (except if the injury, death, or damage is directly caused by ADA's gross negligence or willful and wanton misconduct).

WARNING: Under the Michigan Equine Activity Liability Act [1994 P.A. 351], an 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 the equine activity.

IT IS MUTUALLY UNDERSTOOD AND AGREED THAT THIS WAIVER AND LIABILITY RELEASE AGREEMENT SHALL CONSTITUTE A WAIVER OF LIABILITY BEYOND THE PROVISIONS OF THE MICHIGAN EQUINE ACTIVITY LIABILITY ACT, 1994 P.A. 351.

Competitor also understands and agrees that he/she is responsible for his/her own financial loss in relation to any theft or damage to Competitor's tack, equipment, vehicles, trailers, and horses while on the premises where an event is held.

- 3. Compliance with United States Dressage Federation ("USDF") Rules. Competitor agrees that every entry shall be subject to and shall comply with the USDF Rules and/or any applicable established rules of competition for ADA events. Competitor is NOT relying on ADA or others affiliated with it to check any equestrian safety helmet or strap that Competitor may wear.
- 4. Use of Photographs or Videotapes. By his/her signature below, Competitor also irrevocably grants full permission for the ADA, or others affiliated with and authorized by ADA, to use and publish any photographs, videotapes, or movies taken of Competitor, even if such use and publication is for commercial or promotional purposes.
- 5. Governing Law / Disputes. This Waiver and Liability Release Agreement is governed by Michigan law and is intended to be as broad and inclusive as Michigan law allows. If any clause conflicts with applicable law, only that clause will be null and void but the remainder shall stay in full force and effect. Should Competitor (or others on behalf of Competitor) file a lawsuit in breach of this Waiver and Liability Release Agreement, Competitor (or others on behalf of Competitor) agrees to pay all attorney fees, court costs, and other costs incurred by the ADA and/or its employees, agents, representatives, assigns, officers, directors, members, volunteers, and affiliates.

BY SIGNING BELOW, I further AGREE to be bound by all applicable Federation Rules and all terms and provisions of this entry form.

Owner/Agent (mandator	y)	
	Signature	
Print Name:		
	Name of owner	
Trainer (mandatory):		
	Signature	
Print Name:		
	Name of Trainer	
Data		(rev 2003)
_	Print Name: Trainer (mandatory):	Print Name:  Name of owner  Trainer (mandatory):  Signature  Print Name:  Name of Trainer