RELEASE OF LIABILITY

This Agreement must include a parent or legal guardian signature if the RIDER is under18 years of age.

WITNESS THIS AGREEMENT this	_ day of	,, by and between Mingo Stables,
hereinafter referred to as MANAGER and _		, hereinafter referred to as RIDER,
and, if Rider is a minor (under 18 years of a	ge), Rider's parent of	guardian,
		all future dates of the property, facilities and services of cider's heirs, assigns, and representatives, hereby agree as
activities such as described below, and here inherent risks include, but are not limited to kicking, shying, stumbling, rearing, falling of them; the unpredictability of equine's reaction other animals; certain hazards such as surfact of emergency medical care; and the potential	by expressly assume the propensity of eq or stepping on, that n on to such things as s ce and subsurface co al of a participant to a	knowledges there are inherent risks associated with equine s all risks associated with participating in such activities. The uines to behave in ways such as, running, bucking, biting, nay result in an injury, harm or death to persons on or around sounds, sudden movement and unfamiliar objects, persons or nditions; collisions with other animals; the limited availability act in a negligent manner that may contribute to injury to the animal or not acting within such participant's ability.
behavior including but not limited to their p Rider assumes all risks in connection therev Rider agrees to abide by and follow Manage Rider further acknowledges that the behavior	propensity to kick, bit with, and expressly wer's rules and regulation or of any animal is co	ictable and subject to animal whim, which may include the, shy, buck, stumble, bolt, rear or general unpredictability. The saives any claims for any injury or loss arising therefrom. The sons, which shall be posted and/or available from time to time. Ontingent to some extent upon the ability of Rider. Rider of Rider's abilities has been made to Manager.
MANAGER AGAINST ANY AND ALL CORDERS, COSTS OR EXPENSES, INCLUBE IN ANY WAY CONNECTED WITH RAND THE FACILITIES LOCATED THER	CLAIMS, DEMAND UDING ATTORNEY RIDER'S USE OF OR REON. In the event 1	S TO HOLD HARMLESS, INDEMNIFY AND DEFEND S, CAUSES OF ACTION, DAMAGES, JUDGMENTS, Y'S FEES, WHICH MAY IN ANY WAY ARISE FROM OR R PRESENCE UPON THE PROPERTY OF MANAGER rider is a minor, the parent or guardian shall further indemnify, I minor child, regardless of any statute of limitations or
	diseases. Manager re	ot owned by Manager, Rider warrants said horse(s) shall be free eserves the right to refuse access or use of any horse upon the or is deemed dangerous or undesirable.
	imited to \$250 for pr	thin one (1) year of the incident or accident giving rise to said operty damage, medical or other actual expenses incurred, and
•	tend to claims, mate	s in this jurisdiction whose purpose, substance and/or effect is rial or otherwise, which the person giving the release does not
Manager	R	ider
Parent or Guardian if Rider is a Minor		