

MILE-HIGH VAULTERS
HOLD HARMLESS AGREEMENT

Must be signed by all vaulters, coaches, and lungers

**THIS RELEASE CONTAINS IMPORTANT LIMITATIONS OR LEGAL LIABILITY
READ IT**

The undersigned states as follows

I acknowledge that competitive and pleasure horse riding and vaulting contains inherent risks of injury and damage to me personally, to my horse, my equipment. Knowing these facts I, nevertheless, in consideration to your acceptance of this form, for myself, my heirs, executors and administrators hereby indemnify, waive, release, discharge, and hold harmless Atlantis Farm, MILE-HIGH VAULTERS, Jodi L. Rinard, Eric Rinard, the American Vaulting Association, its member clubs, its board of directors, officers, or the employees or agents thereof, and all individual members thereof and all other persons and organizations in any way connected with the events, property, boarding, lessons or any other related activity, and their representatives, heirs, executors, administrators and assigns from any and all right, claim or liability for injury or damages which may occur to me including injuries to animals or from any and all claims of any kind or nature that I might have as a result of, or arising out of my participation in any activity. Further, I agree that I will defend, indemnify and hold harmless, Atlantis Farm, MILE-HIGH VAULTERS, Jodi L. Rinard, Eric Rinard, the American Vaulting Association, its member club, its officers, directors, members and agents or any of them, indirectly arising from any action or other proceeding brought by or prosecuted for my benefit contrary to this release extended to all claims of every kind and nature whatever known or unknown.

Print Name: _____

I do acknowledge that I have read the foregoing paragraph and know and understand the content thereof.

Participants Signature: _____ Date: _____

Participant's Phone: _____

MINORS MUST HAVE THE FOLLOWING LIABILITY RELEASE SIGNED BY THEIR PARENT OR LEGAL GUARDIAN

We, the undersigned parents of _____, for and in consideration of our child's participation in all activities of the MILE-HIGH VAULTERS state that we have read the waiver, release and hold harmless written above and we expressly agree that the terms and conditions of said waiver, release and hold harmless shall apply to and be binding upon us our minor child in so far as it pertains to his or her participation and to any injury or damage said minor child, or his or her horse, may sustain or cause as a result of said participation. I declare under penalty of perjury that the foregoing is true and correct.

Executed this _____ day of _____ at (city) _____, (state) _____

Parent or legal guardian (print name) _____

I do acknowledge that I have the foregoing paragraphs and know and understand thereof, This agreement and good until revoked in writing.

SIGNATURE OF PARENT OR GUARDIAN

DATE