## **WARNING**

Under North Carolina law, an equine activity sponsor; or equine professional is not liable for an injury to or the death of a participant in equine activities resulting exclusively from the inherent risks of equine activities.

Chapter 99E of the North Carolina General Statutes

## Release and Hold Harmless Agreement

WHEREAS, the UNDERSIGNED acknowledges the inherent risks involved in riding and working around horse, which risks include bodily injury from using, riding or being in close proximity to horses, among other risks, and further, that both horse and rider can be injured in normal use or in competition and schooling;

IN CONSIDERATION, therefore, for the privilege of riding horses, taking riding lessons, attending camp, receiving pony rides, or working around horses with Meredith, Chris, and/or Dylan Philipps of New Beginnings Farm, Inc. located at 244 Hillside Dairy Road, Pittsboro, NC, the undersigned does hereby agree to hold harmless and indemnify Meredith, Chris, and/or Dylan Philipps and their employees and further release them from any liability or responsibility for accident, damage, injury, illness, or death to the undersigned or any horse owned by the Undersigned or to any family member or spectator accompanying the Undersigned while under the direction and

instruction of <u>Meredith</u>, <u>Chris</u>, and/or <u>Dylan Philipps or any employee of New Beginnings Farm</u>.

1 acknowledge	that I have rea	ad and been advised of the above.	
Rider's Name:			
Date of Birth:			
Address:			
Signature of R	ider/parent or	r guardian if under 18:	
Date:	X	-	