

Liability Release and Hold Harmless Agreement

*(This form is required by our insurance company and all riders are required to fill out this form)*

The Customer assumes the unavoidable risks inherent in all horse-related activities to rider, worker, and spectator in accordance with the Texas Equine Act, UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES CODE), AN EQUINE PROFESSIONAL IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN EQUINE ACTIVITIES RESULTING FROM THE INHERENT RISKS OF EQUINE ACTIVITIES. (Definition of Equine: an animal of or relating to the horse). Vintage Carriage and George and Tristine Slayton are protected from lawsuits or claims from the client.

In consideration, therefore, for the privilege of riding with and/or working around VINTAGE CARRIAGE and the Slayton's equines, hereinafter referred to as "Farm", owned or leased, the Customer does hereby agree to hold harmless and indemnify the Farm. The Customer acknowledges and releases the Farm from any liability or responsibility for any accident, damage, death, illness, or injury to the Customer or to any family member or spectator accompanying the Customer resulting from an equine accident or any other cause whatsoever. This release of liability is applied to the Customers premises, or to any other premises designated by the Customer in the accompanying contract.

I hereby understand the Liability resulting from equine related activities.

*Please print clearly*

Customer Name \_\_\_\_\_

Address \_\_\_\_\_

\_\_\_\_\_

Telephone # \_\_\_\_\_

Carriage Contract/Reservation Date: \_\_\_\_\_

\_\_\_\_\_ Date \_\_\_\_\_

Signature of Customer

\_\_\_\_\_ Date \_\_\_\_\_

Signature of Parent or Guardian if

Customer is the age of 18 or under