



71L TRAILS, LLC * 5389 Mill Creek Rd. * Cat Spring, TX 78933 * Cell: 979-236-5552

WARNING: UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES CODE), A FARM ANIMAL PROFESSIONAL IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN FARM ANIMAL ACTIVITIES RESULTING FROM THE INHERENT RISKS OF FARM ANIMAL ACTIVITIES.



I, the undersigned, am aware that 71L Trails, LLC is a working cattle ranch; barbed wire fences, windmills, ponds, farm equipment, nature, etc. may be dangerous. I am also aware that horses and cattle can by nature be unpredictable, and even the most outwardly tame animal may be dangerous under certain conditions. Horses, cattle and other animals may bite, kick, strike, step on, push down, rear, buck, run over, etc., which may cause injury, or in extreme cases, even death. In addition, there are conditions on the ground, both surface and subsurface, which may cause a horse to stumble or lose its footing. I am aware all obstacles on the property; in the obstacle course, on the trails, or otherwise, are only to be attempted by properly trained horses and people, if not, serious injuries could occur, even death.

I, hereby handle and / or ride at my own risk and do not hold 71L Trails, LLC, its agents or employees, responsible for any injury or death that may result from handling, grooming, riding, or being in the vicinity of horses. This also includes incidents that may be caused by other participants and those caused by certain land conditions and hazards including surface and subsurface conditions.

For purposes of this agreement, "claims" shall mean any past, present and future claims, losses, costs, expenses, liabilities, demands, or causes of action, and costs of defense or settlement (including, without limitation, attorneys' fees and court costs). The releases, waivers and indemnities contained in this Agreement expressly shall apply regardless of whether the Claims to be released, waived, or indemnified against arise, or are alleged to arise from NEGLIGENCE (WHETHER SOLE, JOINT OR CONCURRENT), NEGLIGENCE PER SE, and/or STRICT LIABILITY, of 71L Trails, LLC or their respective present and former officers, directors, members, subsidiaries, affiliates, employees, staff and agents and any other person, firm or corporation bound to defend or pay judgments against them (the "Released Parties"). Furthermore, after reading and comprehending the foregoing, I, the undersigned, do hereby release, acquit and forever discharge 71L Trails, LLC, its agents, heirs employees or assigns of and from any and all actions, claims, causes of action, expenses, costs, and / or damages, on account of, or in any way arising out of, any and all personal injuries and property damage that may result from any accident or mishaps while I am on the aforesaid premises whether these are related to the horses or anything and everything else that is on or part of the premises.

Print Name 1:	Signature 1:	Date:	
Print Name 2:	Signature 2:	Date:	
Email Address:		Phone #:	
Name & Age of Children:	HALF Day Riders @ \$ 10.00 per day (0-2 hours) (or just arena)	#persons	\$
	FULL Day Riders @ \$ 20.00 per day (2+ hours)	#persons	\$
Signature of Parent/Guardian:	Weekend Special (all three days Fri-Sun) @ \$30.00 per person	#persons	\$
Emergency Contact #:	Non Riders or Tent Campers @ \$ 5.00 per day	#persons	\$
Coggins Serial #			
updated: Oct. 21, 2018		Total Due: \$	

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