

Sarah Erickson Jumping Clinic

Lost Creek Ranch

July 31, 2010

Sarah Erickson is coming to Lost Creek Ranch in Ellsworth, WI for an introduction to jumping clinic, July 31, 2010. Sarah will be schooling riders in the basics of jumping and balance. Instruction for jumping will be in a sand arena.

Contact: Sarah Erickson at 715-220-5660 or info@ericksonacres.com for questions.

Cost: \$100/person - paid in full with registration

Levels: Introduction, Gymnastics and Jumps up to 2 feet.

How to enter: send the following to

Sarah Erickson
N8010 County Rd BB
Spring Valley, WI 54767

Please enclose the following:

Registration form
Signed release form (another will be signed for Lost Creek Ranch the day of the clinic)
Copy of current coggins
Check made out to Sarah Erickson

Sarah Erickson Clinic Entry:

Name _____ SR/ JR (age of Jr) _____

E-mail Address _____ Phone _____

Name of Horse _____

Jumping Experience: None Ground rails Trot pole Jumps under 2'

Emergency Contact:

Name: _____

Phone: _____

****SEI approved helmets are REQUIRED at clinic****

****Minors must be accompanied by parent/guardian at clinic****

WAIVER AND HOLD HARMLESS AGREEMENT

I (we) understand that Sarah Erickson (the "Owners") are the owners of certain recreational property including but not limited to horses, real property, dwellings and improvements, and personal property items ("Recreational Property"), located in Pierce County, Wisconsin.

I (we) understand and acknowledge that a horse may, without warning or any apparent cause, buck, stumble, fall, rear, bite, kick, run, make unpredictable movements, spook, jump obstacles, step on a person's feet or body, push or shove a person, strike with either its front or hind feet or legs, and saddles, bridles and any other equipment may loosen and/or break –all of which may cause the rider to fall, be jolted, become seriously injured or killed.

I (we) acknowledge that horseback riding, any other activity that takes place around horses is a dangerous activity and involves RISKS that may cause SERIOUS INJURY and DEATH, because of the unpredictable nature and irrational behavior of horses, regardless of their training, size, age and past performance. In consideration of the use of the Recreational Property, I (we) therefore agree that, absent willful misconduct by the Owners, I (we) waive, release and discharge all claims of liability or cause of action, and will not assert any claim of liability (such as commencing a lawsuit) against the Owners, or against any entity owned in whole or in part by the Owners, in the event of an accident or mishap which results in personal injury to, death of, or property damage loss by me (us), my spouse, minor children, heirs, personal representative, assigns or any guest or invitee (or their representative) of mine (ours). I (we) understand that it is recommended that all riders of horses wear a protective helmet. It is my understanding that a protective helmet is available, and has been offered for my (our) own safety. I (we) decline to wear a helmet. **(Please initial here):** N/A

In consideration of the use of the Recreational Property, I (we) accept full responsibility for all risk to personal safety and welfare including danger of injury of death inherent in the handling or riding of horses, or the use of saddles, bridles, equipment or gear provided by the Owners, and I (we) agree to assume the risk of all damage, loss, costs, and expense, and agree to indemnify and hold harmless the Owners, or any entity owned in whole or in part by the Owners.

I (we) expressly agree that this Waiver and Hold Harmless Agreement is governed by the laws of the State of Wisconsin, if any portion of this Agreement is judicially determined invalid, that invalidity will not affect the remaining portions of this Agreement.

I (we) agree that this Agreement is a legally binding contract, and if a lawsuit is filed against the Owners, or against any entity owned in whole or in part by the Owners, that I (we) will pay all attorneys' fees and costs incurred by the Owners, or any entity owned in whole or in part by the Owners, in defending such claims, actions and/or lawsuits.

I (WE) HAVE READ THIS WAIVER AND HOLD HARMLESS AGREEMENT. I (WE) UNDERSTAND THAT BY SIGNING THIS DOCUMENT, I (WE) AM WAIVING VALUABLE LEGAL RIGHTS, INCLUDING ANY AND ALL RIGHTS I (WE) MAY HAVE AGAINST THE OWNERS, OR ANY ENTITY OWNED INWHOLE OR IN PART BY THE OWNERS. I UNDERSTAND THAT THIS IS A PROMISE NOT TO SUE. I (WE) HAVE CONCLUDED THAT THE RISKS INVOLVED, AND THE RELEASE AND WAIVER OF LIABILITY IS WORTH THE PLEASURE OF USING AND ENJOYING THE OWNERS' RECREATIONAL PROPERTY.

Signature: _____ Dated: _____

WAIVER AND HOLD HARMLESS AGREEMENT SIGNATURE PAGE FOR PARENT/GUARDIAN WAIVER –FOR MINOR

I, _____, acting as a parent, natural guardian or legal guardian of

_____ (hereinafter "Minor"), hereby affirm that I have read this Agreement, and I understand this Agreement. I understand that this Agreement is a release of all claims for injury, death and property damage. I understand and consent to the terms on behalf of myself and the Minor, and I agree to indemnify and hold harmless the Owners from any loss, liability, damage or costs incurred because of any defect in or lack of capacity to act on behalf of the Minor in executing this Agreement. I have read and executed this Agreement, and interpreted all provisions, including all medical disclaimers on Behalf of the Minor.

Parent Guardian Signature: _____

Printed Name: _____

Date: _____, 20 _____