REDDEMEADE HORSE CENTER, INC.

HORSE RENTAL, RIDING AND BOARDING
AGREEMENT WAIVER OF LIABILITY AND ASSUMPTION OF RISK
301-421-4481 301-421-9064 www.reddemeade.com

2017 HORSEMANSHIP SUMMER CAMP LIABILITY FORM

Please circle session(s) which campers are attending:

Session 1: June 19 - 30 **Session 2:** July 3 – 14 **Session 3:** July 17 – 28

Session 4: July 31 - August 11 **Session 5**: August 14 – 25

RIDER'S INFORMATION

	Birth Date of Rider:			
If Minor, Parent or Guardian's Name:				
Address:	City:	State:	Zip Code:	
Home Phone:				
Email:				
Email:				
May we send you information on future activities at Re				
How did you learn about us (Please circle one.) Yell			, Internet, Friend,	
Reddemeade Sign, Other Please PRINT the name and age of rider and, if a n				
Please PRINT the name and age of rider and, if a n	ninor, the name of	parent or guardian		
Rider:				
EMERGENCY CONTACT INFORMATION: Name:				
RELEASE OF LIABILITY. PLEASE READ CAREFU				
The undersigned has been advised that horses				
or death involved in grooming, handling or r	_			
when using Reddemeade Horse Center (RHC) hor or assigns agrees to release/hold harmless R			= '	
damage, expense, loss or liability paid, suf				
using RHC horses & equipment and/or as a res				
of the above, the Undersigned agrees to abid				
or announced by a RHC agent or employee.				
Please initial each paragraph:				
B. NATURE OF AGREEMENT. In consideration			, , ,	
owners, agents, employees, volunteers and all other p				
to as "Reddemeade"), I agree to release and dischar				
children, parents, heirs, assigns, personal representat				
C. RISK CLASSIFICATION. I understand hor				
numerous known and unknown risks in this activity, de				
rugged adventure recreational sport. I understand its r				
horseback riding. I acknowledge horseback riding, including instruction, could result in serious physical or emotional injury, or				
other damage to myself, third parties, and my own or others' property. Such injuries can be severe, requiring more hospital days				
and resulting in more lasting residual effects, than inju				
D. ACKNOWLEDGMENT OF RISKS. I acknowledgment of Risks.				
limited to, the following, many of which can scare a ho				
conditions, including temperature, wind and wind drive				
sun, some of which may change quickly; 2) hypothern conditions, including icy, snowy, muddy, slippery and				
natural and man-made changes in the landscape and				
dogs, and other wild or domestic animals reptiles which			•	
improper first aid, emergency treatment or other attern				
immediate medical attention in the case of injury; 6) u				
for other purposes, 7) my own physical condition and				
riding in a careless, reckless or improper manner; 9) ii				
commands;11) unpredictability of a horse's behavior;				
becoming "spooked," bucking, suddenly accelerating,				
or that of other riders to follow the safety guidelines ar				
improper use of equipment; 14) inadequate repair or r				
limited to saddles bridles and other riding equipment;				
supplied or used by Reddemeade ; 16) vehicular or pe				
vehicular or pedestrian accident while being transporte				
areas;18) error or negligence on the part of independe				
employees , or volunteers of Reddemeade , including				

F ACCUMPTION OF BIOK I be so dealers and colored with		
E. ASSUMPTION OF RISK. I knowingly and voluntarily a including those that may not be specifically enumerated herein.	assume all of the risks inherent in en	gaging in horseback riding,
F. NATURE OF REDDEMEADE'S HORSES. Although F sound basic training, no horse is completely safe. Horses are la horse to the ground, it will generally be a distance of 3-1/2 to 5-is frightened or provoked, it may divert from its training and act a	rger, more powerful and faster than a 1/2 feet, and the impact may result in according to its natural survival instin	a human. If a rider falls from a injury to the rider. If a horse cts, which include, but are not
limited to: 1) stopping short; 2) changing direction or speed at w and 6) running from danger. Due to the unpredictability of a horsexpress or implied, as to the habits, disposition, suitability, nature	se's behavior, Reddemeade makes e or physical condition of any horse.	no warranty of any kind,
G. SADDLE, GIRTHS AND EQUIPMENT- NATURAL L the horse's belly) may loosen before or during a ride. If a rider n instructor or Reddemeade employee as quickly as possible so a fall from the horse. I also understand that I or my child is responsincluding but not limited to bridles, bits, reins, girths, stirrup leath you do not know how to inspect the equipment, you must notify	otices such loosening, he or she must action may be taken to avoid slippag sible for checking and knowing wher ners, badly fitting saddles and other of	st alert the nearest guide, e of the saddle and a potential n equipment is unsafe, control or riding equipment. If
mounting. I also understand that tack could failH. PROTECTIVE HEADGEAR. Reddemeade provides	riding helmets for the Trial/Introducto	ory Lesson, and I understand
that wearing such headgear while mounting, riding, dismounting to, prevent or reduce the severity of some head injuries. I under perfect fit for each rider's head, and may not be suitable for ridir responsible for securing such headgear at all times. Reddemea	and otherwise being around horses stand that Reddemeade's protective or might have defects and that one de makes no representations or war	may, but is not guaranteed e headgear may not be a ce provided, I will be ranties concerning the
condition or quality of the headgear it has offered me. I understa safety standards, and wear it when riding.	·	
I. LEGAL ACTIONS CONCERNING AGREEMENT. Shincur attorney's fees and costs in an action or proceeding broug		
and hold them harmless for all such fees and costs. I agree that	substantive Maryland state law (and	I not only conflict of law rules)
rather than the law of any other state or jurisdiction shall be app enforce ability of this Agreement, and that any legal action resul		
Montgomery County, Maryland. In the event that any portion of portions of this Agreement shall remain in full force and effect.	this Agreement is deemed invalid or	unenforceable, all other
J. WAIVER OF LIABILITY OR CONDITIONS OF PART		
minor, hereby voluntarily release, forever discharge and agree t claims, demands, or causes of action which are in any way con		
Reddemeade's horses, equipment, stables or facilities, including Reddemeade. I will not initiate a lawsuit nor bring any claims, or	g any such claims which allege negl	igent acts or omissions by
economic or noneconomic losses due to bodily injury, property of premises and operations of Reddemeade , to include while ridin	damage, sustained by me or my mind	or children in relation to the
care of, Reddemeade, whether on or off the premises of Redde	emeade. I further expressly agree an	d promise to accept and
assume all of the risks existing in horseback riding. My participal spite of the risks of participating in horseback riding.	tion in this activity is purely voluntary	r, and I elect to participate in
K. STATEMENT OF HEALTH INSURANCE. Woodland health insurance policy, and by signing this release I am affirm		
understand that in the case of an injury while participating at woL. SIGNER STATEMENT OF AWARENESS AND UND	odland, it will be my only resource fo	r compensation for that injury.
am hurt or any property is damaged during my participation in the	is activity, I may be found by a court	of law to have waived my
right to maintain a lawsuit against Reddemeade on the basis of opportunity to read this entire document and ask any questions		
Reddemeade if my comprehension of the English language is r read and understand it, and I agree to be bound by its terms on		
stable, take lessons, or otherwise use a horse from Reddemea physical and medical condition, age, and experience are true ar	de Horse Center, Inc I affirm that a	
Print Name:		
Signature of Parent/Guardian:Print Name:		_ Date:
WITNESS (if NOT signed in the presence of a Reddemeade Employee)Print Name:		Date:
Staff Member of Reddemeade I have gone over this entire document paragraph by paragraph with the	client named above and have verbally	asked if they understood and
agreed to its terms without addition or deletion,		
Signed	Date:	20