

# OAK HILL STABLES, LLC

## Release Waiver

I(We) \_\_\_\_\_, the undersigned, being the parent (s) or guardian (s) of our student, \_\_\_\_\_, do hold harmless OWEN & LAURA SALE d/b/a OAK HILL STABLES, LLC from any liability whatsoever, and do specifically waive any and all causes of action which might accrue hereafter against the above named OWEN & LAURA SALE d/b/a OAK HILL STABLES, LLC, jointly or severally, for any injury, physical, mental or otherwise which may occur to the aforesaid student as a result, direct or indirect, of his or her participation in "our summer at Oak Hill and horse riding instruction" given by LAURA SALE or any of their employees upon the premises owned by OWEN & LAURA SALE or MARJORIE PEDDLE d/b/a PEDDLE FARM, LLC.

The term, "our summer at Oak Hill and horse riding instruction", is deemed to include all acts and activities connected to horse riding instruction, including but not limited to the saddling, bridling, riding and handling of young green horses; also including swimming, field trips to Oxford, Memphis, Jackson, and other places the campers go for field trips.

I understand that swimming in a private pool located on the property of Laura & Owen Sale will be a part of the summer activities. While this activity will be conducted with adult supervision, I have been informed that this private residence will not employ a trained lifeguard. Therefore, if I (We) do not wish for our child to participate in swimming activities, I (We) agree to give Laura & Owen Sale written notice prior to my child's arrival in Oxford.

This the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

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Parent's Signature (Mom)

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Parent's Signature (Dad)

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Phone & Address

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Doctor & Phone

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Insurance Co. & Number

Under Mississippi State Law, any equine activity or equine sponsor is not liable for any injury or the death of any participant in equine activities resulting from the inherent risk of equine activities. Section 95-9-1, Miss. Code 1972.