Warning!

Under North Carolina Law, an equine activity sponsor or equine professional is not liable for an injury to or the death of a participant in equine activities resulting exclusively from the inherent risks of equine activities.

Chapter 99E of the North Carolina Statutes

- 1. Ride at your own risk.
- 2. Board for month due first of the month. Late fee after 30 days.
- 3. Not responsible for personal losses.
- 4. Horse owner responsible for any damage to property caused by their horse.
- 5. Any insurance on horses provided by horse owner.
- 6. Owner responsible for veterinary and farrier bills as may occur.
- 7. Management reserves the right to cancel service.
- 8. Helmet must be used when riding.
- 9. Riders and guests must have health insurance.
- 10. Coggins test, wormer and shots on horses must be current.

I have read, understand, and agree to abide by the above rules.

(G: 1)			
(Signed)	 	 	
(Data)			

LIABILITY RELEASE

As a consideration for your permitting me to ride a horse or horses on the real property Brookwood Farm & Stables owned by Martin and Bonnie Gallo (the "Property"), or to walk around the grounds of the Property, I am delivering to you this Release of Liability.

I understand and acknowledge that there are serious risks inherent in riding, that it is not possible to foresee or to prevent all such risks and that the serious risks associated with this activity cannot be eliminated. I am also aware that the fall of a rider from a horse and other accidents involving the horse and its rider can be caused by a sudden unforeseen occurrence and that a fall or other accident can be crippling or fatal to the rider and may cause an injury to or death of the horse. I have acquainted myself with the Rules of Safety applicable to riding a horse, as the case may be, and I understand that it is not your obligation to teach me the safety rules.

In the light of the above, I agree to personally assume the risks associated with my activities on the Property, riding my own horses(s) or horse(s) owned by another person or whether I am walking on the grounds of the Property. Therefore, I hereby release waive and forever discharge you and your employees, agents, officers, and heirs from any and every claim, demand, action or right of action, of whatever kind of nature, either in law or in equity, arising from or by reason of any bodily injury or personal injuries known or unknown, death or property damage resulting from any accident which may occur as a result of my riding or walking on the Property, whether or not such injury, property damage or death is caused by negligence. I assume full responsibility for the risk of bodily injury, death or property damage while engaged in riding, driving or walking on the Property and at all times that I am on the Property.

This release and waiver shall be governed by the laws of the State of North Carolina. If any portion of this release is held invalid by a court, it is agreed that the remainder of this release shall continue in full legal force and effect not withstanding the invalidity of some part of it.

If I have requested that you allow a minor child or children of mine to ride on the property, then the provisions of this waiver and release shall apply to such child or children. This release is given on behalf of myself, spouse, legal representative, administrators, executors, heirs, and assigns, and, in the case of any child or children of mine, on behalf of them, their legal representatives, administrators, executors, heirs and assigns.

I ACKNOWLEDGE AND AFFIRM THAT I HAVE CAREFULLY READ THE CONTENTS OF THIS RELEASE, FULLY UNDERSTAND ITS MEANING AND SIGN THIS RELEASE VOLUNTARILY.

	(seal)	Date
Printed name:		
Address:		