## En-Tice-Ment Stables Camp Enrollment Form

Only Accepted with full payment

### P.O. Box 163, Harwood, MD 20776 410-798-4980

Pg 1 of 3 Camper's Name: Age (at camp):\_\_\_\_\_ Height: \_\_\_\_\_ Weight:\_\_\_\_ Male or Female Parent's/Guardian's Name:\_\_\_\_\_ Address: \_\_\_\_\_ Phone home: \_\_\_\_\_ work: \_\_\_\_ Cell: \_\_\_\_\_\_other: \_\_\_\_\_ email 2<sup>nd</sup> email Emergency Contacts if parents cannot be reached: Allergy: \_\_\_\_ Shirt Size for Crafts: Other information we should know: Camp Date Request: \_\_\_\_\_Location- Obligation Farm Request are done on a first come first serve basis with full payment. Camper's Level of experience with horses: If you are going to bring your own horse, please send a copy of a negative coggins and please fill in the following: Horse or Pony Name\_\_\_\_\_ Age: \_\_\_\_\_ Feed requirements: \_\_\_\_\_Field requirements: \_\_\_\_\_

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Health Information: Child's Name:	
The following information is required for a camper to be a	dmitted to camp:
Immunization information	•
For campers who reside within the United States, a United	States Territory, or the District of
Columbia:	
1. State/territory in which child resides:	
2. Is this child exempt from any immunizations? ( ) No ( )	Yes, List them
For campers who reside outside the United States, a United	d States Territory, or the District of
Columbia:	
1. Country in which child resides:	
2. Attach Department form DHMH-896	
Health information:	
1. Are there any health problems including physical, psych	
we need to be aware?? ( ) No ( ) Yes, Explain	
2. Are there any medications, dietary restrictions, allergies, aware of to ensure that your child's camp experience is pos	
Physician's Name & phone number:	
Payment and cancellation information:	
Registration fee is full price of camp.	
A cancellation before June 8th forfeits \$100. No refunds af	
En-Tice-Ment Stables LLC reserves the right to not accept exposed to any contagious disease within two weeks p refund will be given if a child is sent home for either b departure need arises, parents/guardians or emergency notifications, the parent/guardian will be allowed a ma their child from the camp property. General reasons for not limited to any of the following: if a health situation the camper needs special health attention, if a child has pink eye, ring worm, lice, strep throat, or any infectious uncooperative, and will not or cannot participate in the due to behavioral problems are not allowed to return. reasons can only return to camp with a doctor's release normal camp program.	rior of his/her stays at camp. No ehavioral or medical reasons. If a contacts will be notified. Upon ximum time of two hours to remove or immediate dismissal include, but are a puts another individual in jeopardy, if is a temperature above 100 degrees, is situation; or if a child is defiant, e normal program. Campers sent home Campers sent home due to medical
I have read all the aforementioned information and I at these guidelines. To the best of my knowledge, the in is complete and accurate.	
Signature of Parent/ Guardian	Date:

## !READ THIS RELEASE CAREFULLY--IT AFFECTS YOUR IMPORTANT LEGAL RIGHTS!

#### RELEASE OF LIABILITY AND HOLD HARMLESS AGREEMENT

En-tice-ment Stables, LLC (hereinafter, "Operator") and the undersigned person (hereinafter, "Participant," which term shall include his/her self, survivors, spouse, family members, heirs, assigns, personal representatives, and successors in interest), agree as follows, in consideration for Operator allowing participant onto Operator's premises at any time, today or in the future.

- Acknowledgement and Assumption of Risks. Participant acknowledges that:
  - a. By signing this Release of Liability and Hold Harmless Agreement and by participating in any activity at En-Tice-Ment Stables, LLC (the "Operator"), a Maryland limited liability company, P.O. Box 163, Harwood, MD 20776 (the "Premises") Participant expressly assumes any and all risks of injury, loss or death;
  - b. Horses are animals with free will and movement that, by nature, react unpredictably to situations that may seem unthreatening to people, including but not limited to sounds, movements, and unfamiliar objects, persons or other animals; **react in ways that may result in injury, harm or death** to persons and/or damage to property on or around them, such as by **running, biting, kicking, jumping sideways, rearing up**, etc.; these reactions are dangerous in proximity with people, other animals, fences, trees, tools and other equipment and/or obstacles and may result in collisions with said people, animals, or objects; and **Participant acknowledges that such proximity is unavoidable in a farm environment;**
  - c. Riding, handling, or merely being in the presence of horses is **inherently dangerous** and subjects Participant to the **risk of serious bodily injury and/or death**, and both **horse and handler** (whether handler is riding, driving, grooming, leading, or otherwise interacting with a horse) can be and **often are injured or killed in normal, non-negligent use**, such as competition, riding, grooming, training, and other activities involving horse handling, and emergency medical services are not provided by Operator;
  - d. Other persons on the Premises might act in a way that contributes to injury to Participant or others, such as failing to maintain control over an equine or to act within his or her ability, and Participant is solely responsible for his/her own safety (or for the safety of Participant's minor child) and for all decisions that he/she makes with regard to participating in activities at the Premises; and
  - e. To help protect against, or reduce the effects of, injuries, an approved safety helmet shall be worn at all times while riding or interacting with a horse on the Premises, and that <u>failure to wear an approved safety helmet</u> at any time while riding or interacting with a horse on the Premises <u>shall be deemed contributory negligence</u> for purposes of Maryland law.
- 2. <u>Incident Report</u>. Within ten (10) days after any alleged act/omission on or allegedly involving Operator or the Premises which allegedly caused any loss to Participant, Participant shall file with Operator a written Incident Report detailing the alleged act/omission and the injury or damage allegedly resulting therefrom. <u>Participant acknowledges that failure to comply with this provision prejudices</u> Operator's ability to investigate a claim, and acknowledges that, in so failing, Participant forever waives any and all rights/remedies that Participant otherwise might have had against Operator for any liability related to or arising from the alleged incident.
- 3. Release of Operator Liability. Participant hereby agrees, for Participant and/or for Participant's minor child, to indemnify and hold harmless En-Tice-Ment Stables, LLC; Deana Tice (which terms, in this paragraph, include their employees, officers, members, survivors, heirs, assigns, personal representatives, successors in interest, franchisees, subsidiaries, affiliates, directors, and agents), and releases them forever from any liability, including costs and attorney's fees of defense therefrom, arising from or connected to any activity (including without limitation unsupervised riding or horse handling, lessons, volunteer work and/or chores with horses owned by En-Tice-Ment Stables, LLC; Deana Tice; by Participant; or by others), incident, accident, damage, injury, or illness, to Participant or Participant's invitees, and to the property of any of them including theft of property from the Premises, including any liability arising from negligent acts or omissions of En-Tice-Ment Stables, LLC and/or Deana Tice,. This Release and Hold Harmless Agreement and does not apply to gross negligence or intentional wrongdoing by En-Tice-Ment Stables, LLC and/or Deana Tice. Participant hereby waives the protection afforded by any statute or law, in any jurisdiction, whose purpose, substance and/or effect is to provide that a general release shall not extend to risks or claims, material or otherwise, which the person giving the release does not know of or suspect to exist at the time of executing the release.
- 4. **Participant Liability.** Participant shall abide by all Operator's rules, which are posted on the Premises and/or attached to the Boarding Agreement or Consignment Agreement, as applicable, and if using his/her own horse, shall carry full and complete insurance coverage on the horse, the Participant, and Participant's personal property. Participant shall be personally liable for any dame or injury to Operator, the Premises, or other participants caused by Participant and/or Participant's invitees.
- 5. **Legal Disputes**. Participant understands and agrees that any dispute arising from Participant's activities at the Premises shall be resolved by **binding arbitration** under the rules of the American Arbitration Association and shall be governed by Maryland law. **Participant understands that she/he may not sue in a court of law.**
- 6. <u>Miscellaneous</u>. This contract is non-assignable and non-transferable; is made and entered into in the State of Maryland, whose laws shall govern its interpretation and enforcement; and uses paragraph titles for convenience only and not as part of the substances of any paragraph. When Operator and Participant (and Participant's parent or guardian, if Participant is a minor) sign this agreement it shall thenceforth be forever binding upon them.

I have	read, and I d	lo unders	tand, tl	he abo	ove de	escribed	risks and I volu	ntarily si	ign this	Release or	n behalf	of mys	self/my
minor child listed below, intending to be legally bound.													
Print	Participant	Name	(age	21	&	over):				Minor's	(under	21)	name:
Particip	ant/Minor Ac	ldress & T	elephor	ne Nur	nber_								
							Email Address						
Particip	ant/Parent Pa	rents' Sig	natures_										
For Op	erator:							Date:					_