

Dream Bigger.

Dear Potential Staff Volunteer,

Thank you for your interest in Dare to Dream Youth Ranch. <u>Staff Volunteers help give</u> <u>children ages 4 to 18 years a ranch experience, we call them Sessions.</u> In a Session, (two hours), the Session Leader will pair you with a child and horse. We work together doing barn chores with the child, then you will teach the child how to groom and saddle the horse. The Volunteer Leader will lead the horse as the child rides following the Session Leader's instruction in the arena. Once your application has been processed and accepted, you will be required to complete Leader Training and pass the Leader check off list in order to become a Staff Volunteer.

If you would like your child/children ages 4 to 18 years to participate in a Session, please call and leave a message or contact the Ranch with a Facebook message with the following information.

Leave your email, phone number, child/children's names and ages. Someone will contact you to make formal arrangements. We operate under a waiting list as we are all Volunteers with no paid staff or Board Members. Sessions are scheduled from mid May through late September as we do not have a heated indoor facility at this time.

If your child, <u>**18 yrs or younger only**</u>, needs to complete <u>**Community Service hours**</u>, please be sure to call the office and leave a message or email at DareToDreamYouthRanch@gmail.com. Our Community Service Director will contact you for scheduling.

For Potential Staff Volunteers:

An accommodation is an adjustment or an adaptation of a component or components of the Volunteer Staff Training process in order to meet the special needs of a candidate. Reasonable accommodations may be granted to qualified individuals with known disabilities, unless doing so would result in a fundamental change to the Training criteria, create an undue hardship or cause a direct threat to health or safety.

Requests for an accommodation to any part of the process must be made in writing by the candidate and submitted to Dare To Dream Youth Ranch office. All requests for accommodation must be accompanied by a letter from a physician (with letterhead and physician's handwritten signature) verifying the diagnosis and defining the candidate's limitations to help Dare To Dream Youth Ranch determine appropriate, reasonable accommodations on an individual basis.

Accommodation requests should be submitted with the initial Staff Volunteer Application. An accommodation request may be submitted after the Staff Volunteer application has been received by Dare To Dream Youth Ranch, but sufficient processing time should be provided.

The following forms must be completed to be considered as a Staff Volunteer candidate at the Ranch. All information is required and forms must be signed. We also keep a copy of your driver's license and second form of ID to remain on record at the Ranch. This information will be kept confidential.

If you are 18 years of age or older, you will need to submit a mandatory background check. Can be completed at Bureau of Identification: Bring two forms of identification along with cash or a cashier's check in the amount of \$7.00 made out to Allen Co. Police Department. The location is as follows:

Bureau of Identification, Room B-25 (in the Charles "Bud" Meeks Justice Center) 101 East Superior Street

Fort Wayne, IN 46802 Phone: (260) 449-7630 Hours: 8am-4pm Monday – Friday (closed on holidays)

Youth ages 16-18 years are eligible to apply for a Junior Leader Staff Volunteer position, however, parents/guardians must sign an additional waiver. (Upon Approval) Intensive training will be required and they will be paired with an adult Staff Volunteer while working with the child and horse during the Session. He/She will also need to fill out a Staff Volunteer packet as well.

NOTE: If you are bringing a friend or spouse with you when you come to the Ranch, we require ALL VISITORS to sign the Liability Release and Assumption of Risk Agreement. (Pgs 9-11). Pgs 12& 13 are yours to keep for your records. You, a parent, or a guardian will need to sign the Agreement for each minor child that you bring to the Ranch. If you have additional questions, please call the office at (260) 489-3859.

Sincerely,

Michelle Buck Director of Operations DareToDreamYouthRanch@gmail.com 260-489-3859



Mission Statement and Purpose Statement

<u>Mission Statement</u>: "Encourage the child, heal the horses, strengthen the family, and share the message of hope."

<u>Purpose Statement</u>: Our primary purpose is to provide a positive, safe, and structured equestrian environment for all children between the ages of 4 and 18 years, including at-risk children, disadvantaged children and children with disabilities.

EQUINE EVENT PARTICIPATION AGREEMENT, LIABILITY RELEASE AND ASSUMPTION OF RISK AGREEMENT

For individuals or Families of Adults and Their Legal Minor Age Children and / or Legal Wards

VOLUNTEER LEADER	2019
NAME OF EVENT, hereinafter referred to as "EVENT"	EVENT DATE(S) and YEAR
6020 W. Wallen Rd. Fort Wayne, IN 46818	
EVENT LOCATION (Street, City, Zip Code)	
· Dare To Dream Youth Ranch	
EVENT SPONSOR'S NAME, hereinafter known as "SPONSOR".	· · ·
6020 W. Wallen Rd. Fort Wayne, IN 4681	8
SPONSOR'S PHYSICAL LOCATION OR ADDRESS (Street, City, Zip Code)	
READ CAREFULLY BEFORE SIGNING	
AGREEMENT PURPOSE: I / WE, the below listed individual(s), and the parent(s) or legal guardian(s) thereof if a n PARTICIPANT(S), do hereby agree to attend and participate in the above named equine EVENT which is sponsored to	ninor, hereinafter referred to as the by the above named SPONSOR.
AGREEMENT SCOPE AND TERRITORY AND DEFINITIONS. This agreement shall be legally binding upor	me the PARTICIPANT and the

- B. AGREEMENT SCOPE AND TERRITORY AND DEFINITIONS: This agreement shall be legally binding upon me the PARTICIPANT, and the parents or legal guardians thereof if a minor, my heirs, estate, assigns, including all minor children, and personal representatives; and it shall be interpreted according to the laws of the state and county of the SPONSOR'S physical location. This agreement is intended to be valid and binding at all times now and in the future when the SPONSOR permits me (directly or indirectly) to enter the SPONSOR'S PROPERTY, be on the SPONSOR'S property, be near any horse, receive instruction or guidance from the SPONSOR and / or its associates and / or when I ride, drive, and / or am near horses on or off of the SPONSOR'S PROPERTY. Any disputes by the PARTICIPANT shall be litigated in, and venue shall be the county in which the SPONSOR is physically located. This agreement is intended to be as broad and inclusive as the law permits. If any clause, phrase, or word is in conflict with state law, then that single part is null and void. The terms "HORSE" and "EQUINE" herein shall refer to all equine species. The terms "I", "WE", ME", "MY" shall herein refer to the PARTICIPANT(S) and the parents or legal guardians thereof if a minor. The "SPONSOR'S PROPERTY" shall refer to any property the SPONSOR owns and / or occupies by loan, permit, rental or lease agreement.
- C. <u>PERSONAL MEDICAL COSTS RESPONSIBILITY AND MEDICAL INSURANCE DISCLOSURE:</u> 1 / WE AGREE THAT: Should medical treatment be required for any PARTICIPANT(S) for whom I am responsible, that I and / or my medical insurance shall <u>pay</u> for <u>ALL</u> such incurred expenses.
 - My medical insurance company is ______ My policy number is ______ Q I do not carry medical insurance
- D. <u>PERSONAL RESPONSIBILITY AND LIABILITY INSURANCE</u>: 1 / WE AGREE THAT: 1 shall be responsible for my negligent acts and the negligent acts of my family members and / or legal wards and animals, and I do carry liability insurance protection for such occurrences now in force under. (Check one that applies and provide your Insurer's name and policy number).

□ HOMEOWNER'S INSURANCE POLICY □ TENANT'S INSURANCE POLICY □ PERSONAL LIABILITY POLICY □ FARM OWNER'S POLICY

INSURANCE COMPANY NAME_

POLICY NUMBER

- E. INHERENT RISKS / ASSUMPTION OF RISKS I / WE ACKNOWLEDGE THAT: Risks, conditions, and dangers are inherent in (meaning an integral part of) horse / equine / animal activities, regardless of all feasible safety measures which can be taken, and I agree to assume them. The inherent risks include, but are not limited to any of the following: The propensity of an animal to behave in ways that may result in injury, harm, death, or loss to persons on or around the animal; The unpredictability of an equine's reaction to sounds, sudden movement, unfamiliar objects, persons, or other animals; Hazards, including, but not limited to, surface or subsurface conditions; A collision, encounter and / or confrontation with another equine, another animal, a person, or an object; The potential of an equine activity participant to act in a negligent manner that may contribute to injury, harm, death, or loss to the PARTICIPANT or to other persons, including but not limited to, failing to maintain control over an equine and / or failing to act within the ability of the PARTICIPANT. Horses are 5 to 15 times larger, 20 to 40 times more powerful, and 3 to 4 times faster than a human. If a rider fails from horse to ground it will generally be at a distance of from 3 1/2 to 5 1/2 feet, and the impact may result in harm to the rider. Horseback riding, driving and training are activities in which one much smaller, weaker predator animal (the human) tries to impose its will on, and become one unit of movement with, another much larger, stronger prey animal that has a mind of its own (the horse) and each has a limited understanding of the other. If a horse is frightened or provoked it may divert from its training and act according to its natural survival instincts which may include, but are not limited to: Stopping short; Spinning around; Changing directions and / or speed at will; Shifting its weight; Bucking; Rearing; Kicking; Bilting; and / or Running from danger. I also acknowledge that these are just some of the risks and I agree to
- F. <u>CONDITIONS OF NATURE WARNING, UNFAMILIAR AND SUDDEN SIGHTS, SOUNDS AND MOVEMENTS WARNING, AND INSPECTION OF</u> <u>PREMISES</u> I/WE ACKNOWLEDGE THAT: The SPONSOR is <u>NOT</u> responsible for total or partial acts, occurrences, or elements of nature and / or sudden and / or unfamiliar sights, sounds and / or sudden movements that can scare a horse, cause it to fall, or react in some other unsafe way. <u>SOME EXAMPLES ARE</u>: Thunder, lightening, rain, wind, wild and domestic animals, insects, reptiles, which may walk, run, or fly near, or bite or sting a horse or person; and irregular footing on out-of-door groomed or wild land which is subject to constant change in condition according to weather, temperature, and natural and man-made changes in landscape. I also understand that these are just some of the risks and I agree to assume others not mentioned above. I am not relying on the SPONSOR to list all possible conditions for me.

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- G. <u>PROTECTIVE HEADGEAR / HELMET WARNING AND OFFERING:</u> I / WE AGREE THAT: I for myself and on behalf of my child and / or legal ward have been fully warned and advised by the SPONSOR that a protective headgear / helmet, which meets or exceeds the quality standards of the SEI CERTIFIED ASTM STANDARD F 1163 Equestrian Helmet, should be worn while riding, handling, and / or being near horses, and I understand that the wearing of such headgear / helmet at these times may reduce severity of some of the wearer's head injuries and possibly prevent the wearer's death from happening as the result of a fail and other occurrences. I / WE ACKNOWLEDGE THAT: If I choose to wear the protective headgear / helmet that I will be responsible for obtaining it and properly securing the headgear / helmet on the PARTICIPANT'S head at all times. I am not relying on the SPONSOR and / or its associates to provide such headgear, and / or to check any headgear / helmet or headgear / helmet strap that I may wear, or to monitor my compliance with this suggestion at any time now or in the future.
- H. <u>LIABILITY RELEASE</u>: I / WE AGREE THAT: In consideration of the SPONSOR'S allowing my participation in this activity, under the terms set forth herein, I for myself and on behalf of my child and / or legal ward, heirs, administrators, personal representatives or assigns, do agree to release, hold harmless, and discharge the SPONSOR, and their agents, employees, officers, directors, representatives, assigns, members, owners of premises, roadways, and trails, affiliated organizations, and Insurers, and others acting on their behalf (hereinafter, collectively referred to as "Associates"), of and from all claims, demands, causes of action and legal liability, whether the same be known or unknown, anticipated or unanticipated, due to the SPONSOR'S and / or ITS ASSOCIATE'S ordinary negligence or legal liability; and I do further agree that except in the event of the SPONSOR'S gross negligence and / or willful and / or wanton misconduct, I shall not bring any claims, demands, legal actions and causes of action, against the SPONSOR and ITS ASSOCIATES as stated above in this clause, for any economic and non-economic losses due to bodily injury and / or death and / or property damage, sustained by me and / or my minor child or legal ward in relation to the property, premises, and operations of the SPONSOR, to include while riding, handling, or otherwise being near horses owned by me or owned by other third parties, or owned by the SPONSOR, or in the care, custody and / or control of the SPONSOR, but not limited to being on the SPONSOR'S premises.
- G. EQUINE ACTIVITY LIABILITY ACT [EALA] WARNING OR LANGUAGE: [This clause applies only for operations located in these states: AL, AZ, CO, DE, FL, GA, IL, IA, IN, KY, KS, LA, ME, MA, MI, MS, MO, NE, NC, OH, OK, OR, RI, SC, SD, TX, TN, UT, VA, VT, WV, and WI.] I / WE ACKNOWLEDGE THAT: I have reviewed this state's EQUINE ACTIVITY LIABILITY ACT WARNING OR LANGUAGE, a copy of which is attached hereto and incorporated as if fully set forth herein. <u>INSTRUCTION TO SIGNERS:</u> DO NOT SIGN UNLESS A COPY OF THE EALA WARNING OR LANGUAGE IS ATTACHED TO THIS AGREEMENT.

SIGNER STATEMENT OF AWARENESS:

1/WE, THE UNDERSIGNED, REPRESENT THAT I / WE HAVE READ AND DO UNDERSTAND THE FOREGOING AGREEMENT, LIABILITY RELEASE AND ASSUMPTION OF RISK AGREEMENT, AND I / WE UNDERSTAND THAT BY SIGNING THIS DOCUMENT I AM GIVING UP RIGHTS TO SUE TODAY AND IN THE FUTURE. I / WE ATTEST THAT ALL FACTS ARE TRUE AND ACCURATE. I AM SIGNING THIS WHILE OF SOUND MIND AND NOT SUFFERING FROM SHOCK, OR UNDER THE INFLUENCE OF ALCOHOL, DRUGS OR INTOXICANTS.

All legal age EVENT PARTICIPANTS and / or parents and / or legal guardians must sign below:

1.	Print Name	Signature	Date
2.	Print Name	Signature	Date

Print Below: The names and ages of <u>all</u> minor children and legal ward EVENT PARTICIPANTS for which I / WE am legally responsible:

PERSON TO CONTAC	T IN CASE OF EMERGENCY		RELATIONSHIP TO PARTICIPANT	PHONE NUMBER
				()
Home Phone #		Bug Phone #	Cell Phone#	······································
PARTICIPANT'S Address in Full				
				_ Age
•				
	- · · ·			Age
				_ Age
				Age
	······································			Age

All Legal Age EVENT PARTICIPANTS must sign below after reading this entire document. The Parents or Legal Guardians of minor PARTICIPANTS and of PARTICIPANTS who are under guardianship must sign below after reading this entire document.



Minor Photo Release Form

Dare To Dream Youth Ranch, 6020 W. Wallen Road, Fort Wayne, IN 46818

I give Dare To Dream Youth Ranch permission to publish in print, electronic, or video format the likeness or image of my child. I release all claims against Dare To Dream Youth Ranch with respect to copyright ownership and publication including any claim for compensation related to use of the materials.

Minor's Name (s)		
Your Name (Pare	ent or Guardian, Please Print)	
Your Signature	·	
Date		

General Guidelines: It is recommended that a release be obtained when photographing or videotaping a minor (under 18). Parent or guardian signatures are required; signatures of minors are not sufficient. When images are published, Dare To Dream Youth Ranch will take cautionary steps to provide minimum identifying information and will not use specific street or mailing addresses, email addresses, or phone numbers. Signed release forms are not needed when subjects are in public places, such as fairgrounds or parks. Photographs or videotaping in private or public schools or youth camps must be done only with school or camp permission and with signed release forms from a parent or guardian of each child. Release forms should be included in school or camp registration materials. It is the responsibility of the photographer or videographer to obtain signed release forms and maintain records. If you have any questions, please contact Dare To Dream Youth Ranch.

• As a volunteer, what do you feel are your strengths?

• How did you hear about Dare to Dream Youth Ranch?

• Why would you like to be a Dare to Dream Youth Ranch volunteer?

• <u>While Dare to Dream Youth Ranch is not a religious organization per se, our</u> <u>foundational principles are Christ centered.</u> How do you feel about that?

• Do you have prior experience with children and horses?

• Do you work well with others?

AREAS OF INTEREST *Please check all that apply.*

o Musician	o Fundraising	o Leadership	o Counseling
o Mechanic	o Marketing	o Office help	o Grants
o Grounds keeper	o Vendor relationships	o Legal	o Web development
o Horse feeding	o Construction	o Insurance	o Social media
o Events	o Special needs/disabilities	o Mental health	o Education

Please rate your interest in the following areas on a scale from 0-5, with zero meaning "not interested" and 5 meaning "extremely interested": (circle your answers)

INTERACTING WITH CHILDREN:	0	1	2	3	4	5
INTERACTING WITH HORSES:	0	1	2	3	4	5
INTERACTING WITH FAMILIES:	0	1	2	3	4	5
INTERACTING WITH THE PUBLIC	0	1	2	3	4	5
ON BEHALF OF THE RANCH:						

Please provide 3 references below (do not include family members):

Reference #1	NAME:	PHONE:
	EMAIL:	
Reference #2	NAME:	PHONE:
	EMAIL:	
Reference #3	NAME:	PHONE:
	EMAIL:	



Dare to Dream Youth Ranch Screening Form

This form is to be completed by all applicants for any volunteer position involving the supervision, custody, or care of minors. It is not an employment application. This form is used to help Dare to Dream Youth Ranch provide a safe and secure environment for those who participate in Horsemanship sessions and Ranch experience. This form is to be accompanied by the volunteer application and a copy of your driver's license or State ID card. NOTE: Information provided will be used only for the purpose of Dare to Dream Youth Ranch.

Date:			
Name:			
(first)	(middle)		(last)
Date of Birth:	Race:		Gender:
Driver's License Number:	State:	Socia	l Security Number:
Current Address:			
	(stre	eet address)	
(city)	(sta	ate)	(zip)
Length of time at present address	ss:		
If less than one year, please pro	vide prior address:		
Home Phone: ()	V	Work Phone:	()
Have you ever been convicted of	of or plead guilty to a crir	me or sexual	abuse?
YES	NO (if yes, pl	ease explain	- attach a separate page if necessary)
Will you submit to a police back	kground check? YES	S: N	IO:
If yes, please sign and date belo	w:		
Signature:			Date:

APPLICANT'S STATEMENT of VERIFICATION and RELEASE

The information contained in this application is true and complete, to the best of my knowledge, and I authorize Dare to Dream Youth Ranch, Inc. and references or churches listed in my volunteer application to give you any information that they may have regarding my character and fitness to work for and with minors. I further agree and understand that this screening will include verification against the Sexual Offender Registry and could include a criminal history background check. Should my application be accepted, I agree to be bound by the Indiana Equine Law and rules/policies/guidelines of Dare to Dream Youth Ranch, Inc. which includes additional background checks or reference checks on an on-going and as-needed basis.

Received Indiana Equine Law form ______ (please initial) Last 2 pages are yours to keep.

I understand that this application form and all parts of this file are to be kept in confidence and are the sole property of Dare to Dream Youth Ranch, Inc. and are not available for my review.

I further state that I HAVE CAREFULLY READ THE FORGOING RELEASE AND KNOW THE CONTENTS THEREOF AND I SIGN THIS RELEASE AS MY OWN FREE ACT. This is a legally binding agreement, which I have read and understand.

APPLICANT'S SIGNATURE

DATE

PARENT'S STATEMENT of VERIFICATION and RELEASE IF APPLICANT IS A MINOR (less than 18 years of age)

If the applicant is a minor, a parent/guardian is required to also sign and affirm that the minor has not engaged in any illegal activities.

The information contained in this application is true and complete, to the best of my knowledge, and I authorize Dare to Dream Youth Ranch, Inc. and references or churches listed in my child's application to give you any information that they may have regarding my child's character and fitness to work for and with minors. To my knowledge, _______ has not engaged in any illegal activity or child abuse or misconduct of any kind and I know of no reason why he/she should not be involved with Dare to Dream Youth Ranch, Inc. programs and activities. I understand that this application form and all parts of the file including the application are to be kept in confidence and are the sole property of Dare to Dream Youth Ranch, Inc. and are not available for my review.

If a dispute over this agreement or any claim for damages arises, the Participant (or parent/guardian) agrees to resolve the matter through a mutually acceptable alternative dispute resolution process. If the Participant (or parent/guardian) and the ranch board cannot agree upon such a process, the dispute will be submitted to a three-member arbitration panel for resolution pursuant to the rules of the American Arbitration Association.

PARENT/GUARDIAN SIGNATURE

DATE

Sexual Offender Registry Checked:		
(Office Use Only)	Date	Initial

Please complete this application and send/email to:

Dare to Dream Youth Ranch

6020 Wallen Road

Fort Wayne, IN 46818

OR

DareToDreamYouthRanch@gmail.com

(You are welcome to include pictures, letters, references, etc. as you desire.)

INDIANA WARNING Under Indiana law, an equine professional is not liable for an injury to, or the death of, a participant in equine activities resulting from the inherent risks of equine activities.

Indiana Equine Law

BURNS INDIANA STATUTES ANNOTATED TITLE 34. CIVIL PROCEDURE

ARTICLE 4. SPECIAL PROCEEDINGS

CHAPTER 44. LIABILITY ARISING FROM EQUINE ACTIVITIES

Burns Ind. Code Ann. § 34-4-44-1 (1995)

§ 34-4-44-1. "Equine" defined

As used in this chapter, "equine" means a horse, pony, mule, donkey; or hinny.

§ 34-4-44-2. "Equine activity" defined

(a) As used in this chapter, "equine activity" includes the following:

(1) Equine shows, fairs, competitions, performances, or parades that involve equines and any of the equine disciplines, including dressage, hunter and jumper horse shows, grand prix jumping, three (3) day events, combined training, rodeos, driving, pulling, cutting, polo, steeplechasing, English and western performance riding, endurance trail riding and western games, and hunting.

(2) Equine training or teaching activities.

(3) Boarding equines.

(4) Riding, driving, inspecting, or evaluating an equine, whether or not monetary consideration or anything of value is exchanged.

(5) Rides, trips, hunts, or other equine activities of any type (even if informal impromptu) that are sponsored by an equine activity sponsor.

(6) Placing or replacing horseshoes on an equine.

(b) The term does not include being a spectator at an equine activity.

§ 34-4-44-3. "Equine activity sponsor" defined

As used in this chapter, "equine activity sponsor" means a person who sponsors, organizes, or provides facilities for an equine activity.

§ 34-4-44-4. "Equine professional" defined

As used in this chapter, "equine professional" means a person who, for compensation:

(1) Instructs a participant on riding, driving, or being a passenger upon an equine;

(2) Rents to a participant an equine for the purpose of riding, driving, or being a passenger upon the equine; or

(3) Rents equipment or tack to a participant.

§ 34-4-44-5. "Inherent risks of equine activities" defined

As used in this chapter, "inherent risks of equine activities" means the dangers or conditions that are an integral part of equine activities, including the following:

(1) The propensity of an equine to behave in ways that may result in injury, harm, or death to persons on or around the equine.

(2) The unpredictability of an equine's reaction to such things as sound, sudden movement, unfamiliar objects, people, or other animals.

(3) Hazards such as surface and subsurface conditions.

(4) Collisions with other equines or objects.

(5) The potential of a participant to act in a negligent manner that may contribute to injury to the participant or others, such as failing to maintain control over the animal or not acting within the participant's ability.

§ 34-4-44-6; "Participant" defined

As used in this chapter, "participant" means a person, whether an amateur or a professional, who engages in an equine activity, whether or not a fee is paid to participate in the equine activity.

§ 34-4-44-7. "Person" defined

As used in this chapter, "person" means an individual, an incorporated or unincorporated organization or association, or a group of such persons acting in concert.

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INDIANA EQUINE LAW

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§ 34-4-44-8. Limited liability of equine activity sponsor or equine professional

(a) Subject to section 9 [IC 34-4-44-9] of this chapter, an equine activity sponsor or equine professional is not liable for:

(1) An injury to a participant; or (2) The death of a participant; resulting from an inherent risk of equine activities.

(b) Subject to section 9 of this chapter, a participant or participant's representative may not make a claim against,

maintain an action against, or recover from an equine activity sponsor or equine professional for injury, loss, damage, or death of the participant resulting from an inherent risk of equine activities.

§ 34-4-44-9. Exceptions to limited liability

(a) This section does not apply to the horse racing industry.

(b) Section 8 [IC 34-4-44-8] of this chapter does not prevent or limit the liability of an equine activity sponsor or an equine professional:

(1) Who:

(A) Provided equipment or tack that was faulty and that caused the injury; and

(8) Knew or should have known that the equipment or tack was faulty;

(2) Who provided the equine and failed to make reasonable and prudent efforts based on the participant's representations of the participant's ability to:

(A) Determine the ability of the participant to engage safely in the equine activity; and

(B) Determine the ability of the participant to safely manage the particular equine;

(3) Who:

(Å) Was in lawful possession and control of the land *or* facilities on which the participant sustained injuries; and (B) Knew or should have known of the dangerous latent condition that caused the injuries;

if warning signs concerning the dangerous latent condition were not conspicuously posted on the land or in the facilities;

(4) Who committed an act or omission that:

(A) Constitutes reckless disregard for the safety of the participant; and

(B) Caused the injury; or

(5) Who intentionally injured the participant.

(c) Section 8 of this chapter does not prevent *or* limit the liability of an equine activity sponsor *or* an equine professional under the product liability laws.

§ 34-4-44-10. Warning notice to be posted

(a) This chapter does not apply unless an equine activity sponsor or an equine professional posts and maintains in at least one (1) location on the grounds or in the building that is the site of an equine activity a sign on which is printed the warning notice set forth in section 12 [IC 34-4- 44-12] of this chapter.

(b) A sign referred to in subsection (a) must be placed in a clearly visible location in proxiri1ity to the equine activity.

(c) The warning notice on a sign referred to in subsection (a) must be printed in black letters, and each letter must be at least one (1) inch in height.

§ 34-4-44-11. Warning notice to be included in written contracts

(a) If there is a written contract, this chapter does not apply unless the written contract entered into by an equine professional for:

(1) The providing of professional services;

(2) The providing of instruction; or

(3) The rental of:

(A) Equipment or tack; or

(B) An equine; to a participant contains in clearly readable print the warning notice set forth in section 12 [IC 34-4-44-12] of this chapter.

(b) The warning notice required by subsection (a) must be included in a written contract described in subsection (a) whether or not the contract involves equine activities on or off the location or site of the equine professional's business.

§ 34-4-44-12. Warning notice

The warning notice that must be printed on a sign under section 1 O [IC 34-4-44-1 O] of this chapter and included in a written contract under section 11 [IC 34-4-44-11] of this chapter is as follows:

WARNING

Under Indiana law, an equine professional is not liable for an injury to, or the death of, a participant in equine activities resulting from the inherent risks of equine activities.