



SEAPONY FARM

Massachusetts liability law

Under Massachusetts Law, an equine professional is not liable for an injury to or the death of, a participant in equine activities resulting from the inherent risk of equine activities, pursuant to Chapter 128, Section 2d of the Massachusetts General Laws.

Nantucket Therapeutic Equestrian Center, Inc., and **Sea Pony Farm**, its owners agents or employees will not under any circumstances, be liable or responsible for any losses, injuries or damages to persons or property sustained to or by any horse owners, riders, family, friends or agent while on the grounds of **Nantucket Therapeutic Equestrian Center, Inc.**, or **Sea Pony Farm**. All risks of loss, injury, damage or destruction to person, property and/or horses by fire, theft, accident or otherwise, are assumed in full by such owners, riders, family, friends or agents whether caused by active or passive negligence, conditions of the premises or any other reason or cause whatsoever. The provision shall not be deemed waived by the fact that **Nantucket Therapeutic Equestrian Center, Inc.**, or **Sea Pony Farm**. may be presently or in the future, furnished insurance coverage of any kind.

All owners, riders, agents, friends and family do hereby unreservedly and without exception agree to hold **Nantucket Therapeutic Equestrian Center, Inc.**, and **Sea Pony Farm**, its owners or agents harmless from any loss, cost, or damages caused by them arising from any occurrence in which they or their property or animals, or any of them, may be involved while on the premises of **Nantucket Therapeutic Equestrian Center, Inc.**, and **Sea Pony Farm**.

Date: _____

Signature of Rider or owner: _____
(parent of Guardian, if rider / owner is under 18 years of age)

Name of Rider or Owner: _____

Address _____

