

Horse Archery USA

2020 MEMBERSHIP FORM

			FOR OFFICE USE ONLY	′ :		
REGION:			Paid Via: CHECK #	_ PAYPAL CAS	SH CREDIT CARD	
AFFILIATED CLUB:			Date Payment Received: Date Entered into Web Dat	abase:/_		
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appropriate behavior from all members partici of any illegal drugs or alcohol; profanity, vulga during or following HAUSA activities or on soci I understand that my membership and partici that I have access to these By-Laws and Polici Business. Acceptance of this application is not time, with or without cause. Should my membership and partici business. Acceptance of this application is not time, with or without cause. Should my membership and by me. PHOTOGRAPH/VIDEOTAPE/E-MAIL REL	r language or gestures; harassmonial media); failure to follow rules pation is under the governance les, and that it is my responsibilica guarantee of membership accobership be terminated or forfeit	ent (<i>i.e.</i> , using very service, using very service) of HAUSA and lity to read ther ceptance. As sp	vords or actions that intimidat abusing a horse. is subject to all applicable HAI n. HAUSA does not own or op ecified in the By-Laws, membe	e, threaten or pers USA By-Laws and F perate any Equestr ership may be deni	Policies. I understand ian Center Facility or ed or revoked at any	
Participation in any HAUSA activity constitute broadcasted at the discretion of HAUSA. HAUS of this form of correspondence is implied.						
RELEASE, ASSUMPTION OF RISK, WAIVE Acceptance of Membership by HAUSA is conti Indemnity Agreement with a valid signature by activity until the signed Release, Assumption of the applicant/parent/legal guardian confirms submitted, and that all terms therein have be Assumption of Risk, Waiver of Liability, and Inthrough any of its local, regional, or national op or regions, and applies regardless of the type of the property of the property and many of the property and many of the property and many or photocopies and many or photocopies.	ngent on HAUSA's receipt of an y the applicant/applicant's paren of Risk, Waiver of Liability, and In that the Release, Assumption of the third the Release, Assumption of the third the Release, and agreed to addennity Agreement will be valid perations, and that such agreement of membership the applicant receipt the above. Original signature	original or electorylegal guardiandemnity Agree of Risk, Waiver The applicant/lid and enforced ent survives anyeives.	tronically signed Release, Assunt It is understood that the appearent is received and recorded of Liability, and Indemnity Appearent/legal guardian also undule for the entire duration of venewal, lapse in membership	plicant cannot part d. By submitting th greement has bee derstands and agre the applicant's pa o and/or transfer to	icipate in any HAUSA is Membership form, en validly signed and ees that the Release, irticipation in HAUSA to other clubs, centers	
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HORSE ARCHERY USA MEMBERSHIP

E-mail: info@horsearchery.us

HORSE ARCHERY USA

RELEASE. ASSUMPTION OF RISK. WAIVER OF LIABILITY. AND INDEMNITY AGREEMENT

This document waives important legal rights. Read it carefully before signing.

I AGREE for myself, and/or my child, in consideration for my, and/or my child's, participation in any Horse Archery USA (HAUSA) activity to the following:

I AGREE that I choose to participate voluntarily in an equestrian activity, as a rider, archer, handler, lessee, owner, spectator, volunteer, and/or coach. I am fully aware and acknowledge that horse sports and HAUSA activities involve inherent dangerous risks of accident, loss, and serious bodily injury including, but not limited to, broken bones, head injuries, trauma, pain, suffering or death ("Harm"). I fully understand that this release covers, but is not limited to, inherent risks of an equine activity which mean a danger or condition that is an integral part of an equine activity, including but not limited to, any of the following:

- The propensity of an equine to behave in ways that may result in injury, death, or loss to persons on or around the equine;
- 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 with another equine, another animal, a person, or an object;
- The potential of an individual during an equine activity to act in a negligent manner that may contribute to injury, death, or loss to the person of the participant or to other persons, including but not limited to, failing to maintain control over an equine or failing to act within the ability of the participant.

I AGREE that the use of archery equipment by myself and others during HAUSA activities are inherently dangerous and high risk activities whether such archery equipment are discharged by myself or others

I AGREE that I have read the HAUSA Rules about protective equipment and I understand that I am entitled to wear protective equipment without penalty, and I acknowledge that the HAUSA strongly encourages me to do so while WARNING that no protective equipment can guard against all injuries. If I am a parent or guardian of a junior competitor, I consent to the child's participation and ACKNOWLEDGE that PARTICIPANTS UNDER THE AGE OF 18 ARE REQUIRED TO WEAR APPROVED ATSM HELMETS and AGREE to assume all of the obligations of this Release on the child's behalf. I represent that I have the requisite training, coaching and abilities to safely participate in this activity.

I AGREE to release the HAUSA, its successors or assigns, officials, officers, directors, employees, agents, personnel, volunteers and affiliated organizations from all claims including, but not limited to, claims for money or property, disability, covenants, actions, suits, causes or action, obligations, debts, costs, expenses, attorneys' fees, judgments, orders and liabilities of whatsoever kind or nature in law, equity or otherwise, whether now known or unknown, suspected or unsuspected, and whether concealed or hidden, including but not limited to any state or federal statutory or common law claim or remedy of any kind whatsoever arising out of or in any way connected with any Harm to me or my horse and for any Harm caused by me or my horse to others, even if the Harm resulted, directly or indirectly, from the negligence of HAUSA or HAUSA activity.

I AGREE to expressly assume all risks of Harm to me or my horse, including Harm resulting from the negligence of HAUSA or HAUSA activity, and specifically agree to the applicable state statute/law regarding equine/farm animal activity liability and signed posting (if any), in any state in which I or my child participates in a HAUSA activity. While a list of state statutes and select portions of those statutes believed to be in effect at the time of the execution of this agreement is attached hereto, I AGREE to locate, review and understand the full applicable statute in place in my jurisdiction.

I AGREE to indemnify (that is, to pay any losses, damages, or costs incurred by) HAUSA and HAUSA activity and to hold them harmless with respect to claims for Harm to me or my horse, and for claims made by others for any Harm caused by me or my horse in HAUSA activity.

I AGREE that neither I, nor any one claiming through me, will hereafter bring, commence, prosecute or maintain, or cause or permit to be brought, commenced, prosecuted or maintained, any suit or action, either at law or in equity, in any court in the United States or in any state thereof, or elsewhere, against HAUSA, its successors or assigns, for, on account of, arising out of, or in any way connected with any Harm to me or my horse, and that neither I, nor any one claiming though me, will enforce, prosecute, or recover upon, or attempt to enforce, prosecute, or recover upon, any claim or right of action whatsoever, which I, or any one claiming though me, may now have or hereafter assert, in any way connected with claims for Harm to me or my horse, and for claims made by others for any Harms caused by me or my horse at HAUSA activity.

I AGREE this Agreement is ongoing, and shall apply for the total duration of my membership in HAUSA, and that this Agreement survives any and all membership renewal, transfer, change of any kind, and/or lapse of membership.

I AGREE this Agreement is the entire agreement of the parties, and supersedes all prior oral and written understandings and agreements. This Agreement may be modified only by a written amendment signed by both parties. An official electronic communication whereby the member and/or parent/guardian is asked to "click" to agree to a new term or condition shall satisfy this section.

I AGREE that if any provision of the Agreement is found to be invalid or illegal by a court of competent jurisdiction, the remaining provisions shall be construed as if the affected provision had not been included in order to effectuate the intent of the parties.

In the event this form is signed by the parent/guardian of a minor, then all representations and acknowledgements herein are expressly made by, for, and on behalf of the parent/guardian and minor. It is agreed that, once a minor reaches the age of majority, he/she will submit and sign a new Member Application. Parent/guardian agrees to indemnify HAUSA from any harm or damages related to the failure to submit this new application.

By signing below, I AGREE to be bound by all applicable HAUSA rules and all terms and provisions of HAUSA activity. I acknowledge that I enter into this release after having read the same, and place my signature hereto of my own free voluntary act and deed. By signing below, I represent to HAUSA that I fully understand its contents, and that I do not need any further explanation, and I waive any further explanation.

I have read and agree to abide by the above. Original signatures are REQUIRED for JUNIOR membership applications and must be

originals, not photocopies, and must be mailed to the membership secretary.

OR

ORIGINAL SIGNATURE OF HAUSA MEMBER APPLICANT

MM/DD/YY

REQUIRED IF APPLICANT IS OF THE AGE OF MAJORITY IN THEIR STATE OF RESIDENCE

ORIGINAL SIGNATURE OF APPLICANT'S PARENT OR LEGAL GUARDIAN

MM/DD/YY

REQUIRED IF APPLICANT IS UNDER THE AGE OF MAJORITY IN THEIR STATE OF RESIDENCE

(HAUSA_PARTICIPATING_MEMBER_2020)

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STATE EQUINE ACTIVITY LIABILITY STATUTES

PLEASE RETAIN FOR YOUR PERSONAL RECORDS.

ALABAMA

AL ST §6-5-337 WARNING: Under Alabama 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 from the inherent risks of equine activities, pursuant to the Equine Activities Liability Protection Act.

ALASKA

AK ST § 09.65.145; AK ST § 09.65.290

ARIZONA

AZ ST § 12-553

ARKANSAS

AR ST § 16-120-201, 202 WARNING: Under

Arkansas law, an equine activity sponsor, livestock activity sponsor, livestock owner, livestock facility, and livestock auction market are not liable for an injury to or the death of a participant in equine activities or I i v e s t o c k a c t i v i t i e s resulting from the inherent risk of equine activities or livestock activities.

CALIFORNIA

NO KNOWN EQUINE ACTIVITY LIABILITY STATUTE

COLORADO

CO ST § 13-21-119 WARNING: Under Colorado 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, pursuant to section 13-21-119, Colorado Revised Statutes.

CONNECTICUT

CT ST § 52-557p

DELAWARE

DE ST TI 10 § 8140 WARNING: Under

Delaware 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, pursuant to 10 Delaware Code § 8140.

FLORIDA

FL ST § 773.01 - 773.06 WARNING: Under

Florida 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 from the inherent risks of equine activities.

GEORGIA

GA ST §§ 4-12-1 - 5 WARNING: Under

Georgia 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 from the inherent risks of equine activities, pursuant to Chapter 12 of Title 4 of the Official Code of Georgia Annotated.

HAWAII

HI ST § 663B-1, B-2

IDAHO

ID ST § 6-1801 - 1802

ILLINOIS

IL ST CH 745 § 47/1 - 47/999 WARNING:

Under the Equine Activity Liability Act, each participant who engages in an equine activity expressly assumes the risks of engaging in and legal responsibility for injury, loss, or damage to person or property resulting from the risk of equine activities.

INDIANA

IN ST 34-31-5-1 - 5 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.

IOWA

IAST§ 673.1 - 673.5 WARNING: UNDER IOWA LAW, A DOMESTICATED ANIMAL PROFESSIONAL IS NOT LIABLE FOR DAMAGES SUFFERED BY, AN INJURY TO, OR THE DEATH OF A PARTICIPANT RESULTING FROM THE INHERENT RISKS OF DOMESTICATED ANIMAL ACTIVITIES, PURSUANT TO IOWA CODE CHAPTER 673. YOU ARE ASSUMING INHERENT RISKS OF PARTICIPATING IN THIS

DOMESTICATED ANIMAL ACTIVITY.

A number of inherent risks are associated with a domesticated animal activity. A domesticated animal may behave in a manner that results in damages to property or an injury or death to a person. Risks associated with the activity may include injuries caused by bucking, biting, stumbling, rearing, trampling, scratching, pecking, falling, or butting.

The domesticated animal may react unpredictably to conditions, including, but not limited to, a sudden movement, loud noise, an unfamiliar environment, or the introduction of unfamiliar persons, animals, or objects.

The domesticated animal may also react in a dangerous manner when a condition or treatment is considered hazardous to the welfare of the animal; a collision occurs with an object or animal; or a participant fails to exercise reasonable care, take adequate precautions, or use adequate control when engaging in a domesticated animal activity, including failing to maintain reasonable control of the animal or failing to act in a manner consistent with the person's abilities.

KANSAS

KS ST § 60-4001 - 4004 WARNING:

Under Kansas law, there is no liability for an injury to or the death of a participant in domestic animal activities resulting from the inherent risks of domestic animal activities, pursuant to K.S.A. 60-4001 through 60-4004. You are assuming the risk of participating in this domestic animal activity.

Inherent risks of domestic animal activities include, but shall not be limited to:

(1) The propensity of a domestic animal to behave in ways i.e., running, bucking, biting, kicking, shying, stumbling, rearing, falling or stepping on, that may result in an injury, harm or death to persons on or around them; (2) the unpredictability of a domestic animal's reaction to such things as sounds, sudden movement and unfamiliar objects, persons or other animals; (3) certain hazards such as surface and subsurface conditions: (4) collisions with other domestic animals or objects; and (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 domestic animal or not acting within such participant's ability.

KY ST § 247.4 KENTUCKY

ING:

01 - 4029 WARN

Under Kentucky law, a farm animal activity sponsor, farm animal professional, or other person does not have the duty to eliminate all risks of injury of participation in farm animal activities. There are inherent risks of injury that you voluntarily accept if you participate in farm animal activities.

LOUISIANA

LA R.S. 9:2795.1 - 9:2795.3 WARNING:

Under Louisiana 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 from the inherent risks of equine activities, pursuant to R.S. 9:2795.3.

MAINE

ME ST T. 7 § 4101 - 4103-A WARNING:

Under Maine law, an equine

professional has limited liability for an injury or death resulting from the inherent risks of equine activities.

MARYLAND

NO KNOWN EQUINE ACTIVITY LIABILITY STATUTE

MASSACHUSETTS

MA ST 128 § 2D WARNING: 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 risks of equine activities, pursuant to section 2D of chapter 128 of the General Laws.

STATE EQUINE ACTIVITY LIABILITY STATUTE S

PLEASE RETAIN FOR YOUR PERSONAL RECORDS.

MICHIGAN

MCLA 691.1661 - 1667 WARNING: Under the

Michigan equine activity liability act, an equine professional is not liable for an injury to or the death of a participant in an equine activity resulting from an inherent risk of the equine activity.

MINNESOTA

MN ST § 604A.12

MISSISSIPPI

MS ST § 95-11-1 - 7 WARNING: Under

Mississippi law, an equine or livestock activity sponsor or an equine or livestock professional is not liable for an injury to or the death of a participant in equine activities or livestock shows resulting from the inherent risks of equine activities or livestock shows, pursuant to this chapter.

MISSOURI

MO ST 537.325 WARNING: Under Missouri 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 pursuant to the Revised Statutes of Missouri.

MONTANA

MT ST 27-1-725 - 728

NEBRASKA

NE ST § 25-21,249 - 253 WARNING:

Under Nebraska 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, pursuant to sections 25-21,249 to 25-21,253.

NEVADA

NO KNOWN EQUINE ACTIVITY LIABILITY STATUTE

NEW HAMPSHIRE

NH Rev. Stat. § 508:19

NEW MEXICO

NMSA 1978, § 42-13-1 - 5

NEW IERSEY

NJ ST 5:15-1 to 5:15-1 12 WARNING: UNDER NEW JERSEY LAW, AN EQUESTRIAN AREA OPERATOR IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN EQUINE ANIMAL ACTIVITIES RESULTING FROM THE INHERENT RISKS OF EQUINE ANIMAL ACTIVITIES, PURSUANT TO P.L.1997, c.287 (C.5:15-1 et seq).

NEW YORK

NO KNOWN EQUINE ACTIVITY LIABILITY STATUTE

NORTH CAROLINA

NC ST § 99E-1 - 99E-9 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 General Statutes.

NORTH DAKOTA

ND ST 53-10-01; ND ST 53-10-02

OHIO

OH RC § 2305.321

OKLAHOMA

76 OK St. Ann. § 50.1 - 50.4

OREGON

ORS § 30.687 - 697

PENNSYLVANIA

PA ST 4 P.S. § 601 - 606

RHODE ISLAND

RI ST § 4-21-1 - 4 WARNING: Under Rhode

Island Law, an equine professional, unless he or she can be shown to have failed to be in the exercise of due care, is not liable for an injury to, or the death of, a participant in equine activities resulting from the inherent risks of equine activities, pursuant to this chapter.

SOUTH CAROLINA

SC Code 1976 § 47-9-710 - 730 WARNING:

Under South Carolina law, an equine activity sponsor or equine professional is not liable for an injury to or the death of a participant in an equine activity resulting from an inherent risk of equine activity, pursuant to Article 7, Chapter 9 of Title 47, Code of Laws of South Carolina, 1976.

SOUTH DAKOTA

SDCL § 42-11-1 - 5 WARNING: Under South

Dakota 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, pursuant to § 42-11- 2.

TENNESSEE

TCA § 44-20-101 - 105 WARNING: Under

Tennessee 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, pursuant to Tennessee Code Annotated, title 44 chapter 20.

TEXAS

VTCA CIV PRAC & REM CODE § 87.001 - 005 WARNING: UNDER TEXAS LAW (CHAPTER

87, CIVIL PRACTICE AND REMEDIES CODE), A FARM ANIMAL PROFESSIONAL IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN FARM ANIMAL ACTIVITIES RESULTING FROM THE INHERENT RISKS OF FARM ANIMAL ACTIVITIES. WARNING: UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES CODE), A LIVESTOCK SHOW SPONSOR IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN A LIVESTOCK SHOW RESULTING FROM THE INHERENT RISKS OF LIVESTOCK SHOW ACTIVITIES.

UTAH

UT ST § 78B-4-201 - 203 An equine or livestock activity sponsor is not liable for inherent risks with regard to equine or livestock activities. "Inherent risk" with regard to equine or livestock activities means those dangers or conditions which are an integral part of equine or livestock activities, which may include: (a) the propensity of the animal to behave in ways that may result in injury, harm, or death to persons on or around them; (b) the unpredictability of the animal's reaction to outside stimulation such as sounds, sudden movement, and unfamiliar objects, persons, or other animals; (c) collisions with other animals or objects; or (d) 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 his or her ability.

VERMONT

12 VSA § 1039 WARNING: Under Vermont Law, an equine activity sponsor is not liable for an injury to, or the death of, a participant in equine activities resulting from the inherent risks of equine activities that are obvious and necessary, pursuant to 12 V.S.A § 1039.

VIRGINIA

VA ST § 3.2-6200 - 6302

WASHINGTON

RC WA 4.24.530 - 540

WEST VIRGINIA

W.Va. CODE § 20-4-1 - 7

WISCONSIN

WSA 895.481 NOTICE: A person who is engaged for compensation in the rental of equines or equine equipment or tack or in the instruction of a person in the riding or driving of an equine or in being a passenger upon an equine is not liable for the injury or death of a person involved in equine activities resulting from the inherent risks of equine activities, as defined in section 895.481(1)(e) of the Wisconsin Statutes.

WYOMING

WY ST § 1-1-122 - 123

(HAUSA_PARTICIPATING_MEMBER_2020)