



Show/Clinic Rules & Information

FIX-A-TEST Clinic with Lisa Schmidt / May 17th 2009

Number of rides per horse/rider combination may be limited to two. State two preferred tests first on application. **Copy of current negative Coggins within 12 months is mandatory and copy must accompany entry.** All competitors must wear hard hats and clean, respectful riding attire, while official show clothing is not necessary. Please obey rider etiquette at all times. Classes may be combined, split, or canceled at the discretion of management. Family pets must be on a leash and pooper scooping and proper disposal is mandatory. Please treat grounds as you would your own property. Place all trash in designated containers. No alcohol, please. Please use designated outside wash and hose area. Show management reserves the right to vary or change officials and/or judges or decline any entry.

Fees:

\$55.00 per test/class (2 judged rides and auditing).

Check(s) to accompany entry form. Checks payable to **Gray Friesian Farm..** Entries will not be accepted without check payment. **No refunds after closing date unless show is canceled. Auditing-only fee: \$20 for the day.**

Times:

E-Mail **xopuddyo16@aol.com** the Thursday evening before the show to have the schedule emailed to you.

Show Secretary: Jannike Gray (203) 814-7974.

Entry and Release Forms:

Incomplete entries will be returned to participant: Your entry must include (3) items: **1)** current copy of negative Coggins; **2)** check for payment in full (**including number deposit**); and **3)** signed Release (if none on file).



Entry Form

FIX-A-TEST CLINIC WITH LISA SCHMIDT May 17th 2009.

Classes are **\$55.00 per class** (2 judged rides) with a **\$1.00 number deposit**

Class List:

- USDF 2007 Introductory A
- USDF 2007 Introductory B
- USEF 2007 Training Level 1-4
- USEF 2007 First Level 1-4
- USEF 2007 Second Level 1-4
- USEF 2007 Third Level 1-4

Entries must be received or post-marked by **May 8, 2009 / First-Come. If there is still available space, late entries will be accepted with a \$10 late fee.** Current ***Coggins, Check (including number deposit)*** and ***Signed Release*** must accompany each entry. Incomplete entries will be returned. No refunds after closing date unless the show is cancelled.

Name of Rider: _____ Youth: Y N

Tel: _____

Address: _____

Email: _____

Name/Age of Horse: _____

Classes Entered (please state your two preferred classes first):

1. _____

2. _____

PLEASE MAIL ENTRY TO:

Jannike Gray
Gray Friesian Farm
145 Eden Hill Road
Easton, CT 06612



Release from Liability

This **LIABILITY RELEASE AND EXPRESS ASSUMPTION OF RISK** is made and entered into this ____day of _____, 20____, by and between GRAY FRIESIAN FARM, LLC, a Connecticut limited liability company having an office and place of business at 145 Eden Hill Road, Easton, CT 06612, KIRSTEN GRAY, individually, of 145 Eden Hill Road, Easton, CT 06612 and/or any person(s) hereinafter engaged by either of them, (hereinafter referred to collectively as "Equine Professional"), to provide the property, facilities and/or services contemplated by this Agreement and _____ of _____ (hereinafter referred to as "Participant"); and, if Participant is a minor, Participant's parent or guardian,

_____.

In return for use today, and on all future days, of the property, facilities and services of the Equine Professional, the Participant, his heirs, assigns and legal representatives hereby expressly agree that:

1. Participant shall be responsible for full and complete insurance coverage on his horse, personal property and himself.
2. Participant understands there are **INHERENT RISKS** in and around equine activities. These are dangers or conditions that are an integral part of equine activities, including but not limited to: the propensity of an equine to behave in ways that may result in injury or harm or death of persons around the equine: including bucking, biting, kicking, rearing, shying, falling or stepping on; the unpredictability of an equine's reaction to such things as medications, sounds, sudden movement, unfamiliar objects, persons or other animals; hazards, such as surface and subsurface ground conditions; collision with other equines or objects; or the potential of another participant to not maintain control over the equine or to not act within the person's ability, and/or act in a negligent manner.
3. **PARTICIPANT EXPRESSLY ASSUMES RESPONSIBILITY FOR ALL RISKS INVOLVED IN OR ARISING FROM PARTICIPANT'S USE OF OR PRESENCE UPON EQUINE PROFESSIONAL'S PROPERTY OR USE OF THE EQUINE PROFESSIONAL'S FACILITIES OR SERVICES**, which risks include, without limitation: the risks of death, bodily injury, property damage, falls, kicks, bites, collision with vehicles, horses or stationary objects, fire or explosion, the unavailability of emergency medical care and/or the negligence and/or deliberate act of another person.
4. Participant agrees to hold Equine Professional and all successors, assigns, subsidiaries, franchisees, affiliates, members, managers, officers, directors, employees, additional insured and agents completely harmless and not liable and releases them from all liability whatsoever and AGREES NOT TO SUE them on account of or in connection with any claims, causes of action, injuries, damages, costs or expenses arising out of Participant's use of or presence upon Equine Professional's property or use of Equine Professional's facilities or services, including without limitation, those based on death, bodily injury, property damage, including consequential damage, except if the damages are caused by the intentional misconduct or gross negligence of the Equine Professional.
5. Participant agrees to waive 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 claims, material or otherwise, which the person giving the release does not know or suspect to exist at the time to executing the release.
6. Participant agrees to indemnify and defend Equine Professional against, and hold harmless from, any and all claims, causes of action, damages, judgements, costs or expenses, including attorney's fees, which in any way arises from Participant's presence upon the Equine Professional's property or use of the Equine Professional's facilities and/or services.

Equine Professional's
initials

Participant's
initials



7. Participant agrees to abide by all of Equine Professional's rules and regulations, and Participant is responsible for using protective gear; i.e. hard hat and boots.
8. This contract is non-assignable and non-transferable and is made and entered in the State of Connecticut, and shall be enforced and interpreted under the laws of this state. Should any clause be in conflict with State Law, then that clause is null and void.
9. This Agreement supercedes any and all previous agreements by and between the Equine Professional (or any of them) and the Participant, including, but not limited to, that certain agreement by and between Kirsten Gray and _____ dated _____, 200__.
10. **WARNING: Under Connecticut law, an equine activity sponsor or equine professional is not liable to, or the death of, a participant in equine activities resulting from the inherent risks of equine activities.** (See specific State cites).

Alabama: Equine Activities Liability Protection Act. – Arizona R.S.S 12-553. – Arkansas: Stat. Ann. 16-120-201. – Colorado: Rev. Stat. Sec. 13-21-119. – Connecticut: Gen. Stat. 52-557p. – Delaware: Code Sec. 8140. – Florida: Stat. 773 Ch. 93-169. – Georgia: Ch. 12 of Title 4 of the Official Code Annotated. – Hawaii: Code Ann. HRS 663B. – Idaho: Code 6-1801. – Indiana: Code Ann. 34-4-44. – Louisiana: R. S. 9:2795. – Maine: R. S. 4101. – Massachusetts: Ann. Laws Sec. 2D of Ch. 128. – Michigan: Equine Activity Liability Act. – Minnesota: Stat. 6004A as. – Mississippi: A.L.S 443 Sec. 95. – Missouri: Rev. Stat. – Montana: Code Ann. 27-1-725. – Nebraska: Equine Activity Statue. – New Hampshire: R.S.A. Sec. 508:19. – New Mexico: Stat. Ann 42-13-2. – N. Carolina: Equine Act. Stat. Ch. 99E. – N. Dakota: Cent. Code 52-10-01. – Ohio: Rev. Code. Sec. 2305.321. – Oregon: ORS 30.687. – S. Carolina: Art. 7, Ch. 9 of Title 47, Code of Law. – S. Dakota: Ch. 42-11-2. – Tennessee: Code Ann. Title 44, Ch. 20 (Acts 1992, Ch. 974, 6). – Texas: Ch. 87, civil practice and remedies code. – Utah: Code Ann. 78-27B-101. – Virginia: Code Ann. 3.1-796.130. – Vermont: 12 V.S.A. 1039. – Washington: Rev. Code (ARCW) 4-24-530. – Wisconsin: Stat. 895.525. – W. Virginia: Code 20-4. – Wyoming: Stat. 1-1-121.

When the Equine Professional and Participant (and Participant's parent or guardian, if Participant is a minor) sign this contract, it will then be binding.

GRAY FRIESIAN FARM LLC

By _____
 Its Member, Duly Authorized

Date

X _____
 Participant's Signature

Date

X _____
 Participant's Guardian's Signature

Date

 Address

 Telephone