

VDRC 2019 Rental Overview

All Renters must provide proof of \$5 million 3rd party liability insurance (HCBC membership is sufficient).

ALL Participants, in all equine-related activities on VDRC grounds, must provide proof of current HCBC membership (or provincial equivalent providing \$5 million personal liability insurance.)

Daily Fees					
	Non-Member	Member			
Clubhouse only	\$100.00	\$80.00			
1 Ring	\$100.00	\$80.00			
2 Rings	\$150.00	\$120.00			
3 Rings	\$250.00	\$200.00			
Stalls (52) and covered pens (8)	\$25.00	\$20.00			
Open Pens (16)	\$15.00	\$10.00			

Stall rental includes shavings.

Stalls must be stripped after use or a \$20.00/stall fee will be charged by the VDRC for stripping the stalls.

Tack Shop ring 110'x215' Priscilla/Remax ring 200'x300' Greenhawk ring 140'x300'

Ring maintenance is done before the event. Additional harrowing/watering may be arranged in advance through the VDRC at an additional cost.

If requested, and available, the Club may be available for set up the evening before your function. In addition, if the Club is not booked the day following, you will have until 12:00 noon to vacate the stalls. Please refer to the **Rental Agreement** for additional information.

Terms:

- 1. A 50% deposit is due upon filling out the rental agreement. This deposit is refundable with a minimum of seven (7) days' notice. Full rental fees to be paid within one (1) week of event.
- 2. A clean-up/damage deposit of \$250 is required on a separate cheque at the time of booking.

THANK YOU



VERNON DISTRICT RIDING CLUB

Rental Agreement for the Vernon District Riding Club Facilities 8408 Aberdeen Road, Coldstream, BC

Rules and Regulations of the Club

- 1. The Renter must comply with all policies, bylaws, and Fire Regulations as set down by District of Coldstream, Coldstream Fire Department and the Vernon District Riding Club.
- 2. All renters must provide proof of \$5 million 3rd party liability insurance (HCBC membership is sufficient).
- 3. ALL participants, in all equine-related activities on VDRC grounds, must provide proof of current HCBC membership (or provincial equivalent providing \$5 million personal liability insurance.)
- 4. The renter is responsible for obtaining copies of the HCBC membership (when applicable) from all participants.
- 5. The renter is responsible for ensuring that the appropriate (junior or senior) VDRC liability waiver is completed for each participant.
- 6. A holder of a current standard first aid (or higher) certificate must be present during the activities.
- 7. If alcohol is to be served on VDRC property, Provincial BC Liquor License must be obtained. The License must be posted at the time of the event at the facility. Event liability insurance (alcohol) is also required.
- 8. Ring maintenance is done before the event. Additional harrowing/watering may be arranged in advance through the VDRC at an additional cost.
- 9. All equipment (jumps, chairs, tables, dishes etc) must be returned and put away after use.
- 10. Clubhouse, including kitchen, must be left clean and tidy with everything put away. Floors must be swept and ready for washing. All garbage is to be collected, bagged and left in the shop.
- 11. If any damage occurs to equipment (including jumps) or clubhouse we ask that you notify **Linda Edwards** at **250-542-9953** or **250-307-3266** immediately.
- 12. A 50% deposit is due upon filling out the rental agreement. This deposit is refundable with a minimum of seven (7) days notice. Full rental fees to be paid within one (1) week of event.
- 13. A clean-up/damage deposit of \$250 is required on a separate cheque at the time of booking.
- 14. All set up and take down must be done on the appropriate rental dates, unless otherwise arranged and authorized by a Vernon District Riding Club Representative.
- 15. Please fill out the VDRC Facility Rental Request Form.
- 16. The Board of Directors of the VDRC reserves the right to levy alternative rental rates at their discretion.

I hereby agree to the above Rules and Regulations, and assume responsibility for myself and/or my organization for any and all damages to the rental facility.

Please Print Clearly

Name	Club/Association					
Address	_City	Province	Postal			
Phone # ()Ema	ail					
(Signature of Participant)	Signed this	day of	, 20			
(Print Name of Witness to Signing and Initialing		day of	, 20			



VDRC Facility Rental Request Form

Renter'	s Name:									
Club Na	ıme:									
Functio	n:									
Date(s)	:									
Copy of	HCBC ca	ard <i>and</i>	Proof of \$	55 million	3 rd	party liab	ility	insurance att	ached	
Facility			Daily Fo	ees			#	of Days	Fee	
			Non-Member		М	lember				
Clubhouse only:		\$100.00		\$8	30.00					
Rings:	1 ring		\$100.00	0	\$80.00					
	2 rings	rings \$		0	\$120.00					
	3 rings		\$250.00	0	\$2	200.00				
								Subtotal:		
Stabling	3							Request	Actual	
		Non-M	ember	Member		# of Stal	ls	# of Days	\$	\$
Stalls & \$25.00			\$20.00					\$	\$	
Pens:		\$15.00		\$10.00					\$	\$
								Subtotal:	\$	\$
Waterir	ng/Harro	wing:	\$25.00/1	time #	Re	quested			\$	\$
								Total:	\$	\$
Deposit	:: (50% o	f total d	ue at tim	e of boo	kin	ıg)			\$	
Balance	Owing:	(Due wi	thin one	(1) weel	c of	fuse)			\$	
Clean-up/damage Deposit: due at time of booking) (Separate Cheque)					\$250.00					
Amount Owing or Refund on Stabling							\$			
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Make cheques payable to: Vernon District Riding Club (no postdated cheques accepted)

Please Mail to:

Linda Edwards, 200 Country Estates Dr., Vernon BC V1B 2V2 250-542-9953 or 250-307-3266

Please Retain a Copy for Your Records

For Office Use Only		
Date Received	HCBC # (photocopy):	
50% deposit	Cheque #	
\$250 damage deposit	Cheque #	
Ring(s) Requested:		
-		

(Signature of Witness)



ACKNOWLEDGMENT OF RISK AND RELEASE OF LIABILITY (AR-0103)

For Participants Over the Age of Majority in the Province or Territory in which the Equine Activities are provided by the Host

WARNING: THIS AGREEMENT WILL AFFECT YOUR LEGAL RIGHTS. READ IT CAREFULLY!

Every Person Must Read and Understand this Waiver before Participating in Equine Activities

The following waiver of all claims, release from all liability, assumption of all risks, agreement not to sue and other terms of this agreement are entered into by me (the Participant) with and for the benefit of: the **Vernon District Riding Club**, its directors, officers, employees, volunteers, business operators, agents and site property owners

or lessees (collectively the "Host"). Without limiting the generality of the foregoing, "Equine Activities" includes but is not limited to trail rides, pack trips and riding instructions provided by the "Host" to the Participant.

Initial Each Item below after Reading and Understanding each item:

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and injuries resulting from these "Risks" are a commean those dangerous conditions which are an integr (a) the propensity of any equine to behave in ways th and to potentially collide with, bite or kick other a (b) the unpredictability of an equine's reaction to such objects, persons or other animals and hazards si (c) The potential for other participants to behave in others, including failing to act within their abilities 2. I freely accept and fully assume all responsibility damage or loss resulting from my participation in "Equ. 3. I agree that although the "Host" has taken steps to re is not possible for the "Host" to make the "Equine A terms of this waiver even if the "Host" is found to be my participation in "Equine Activities". 4. In addition to consideration given to the "Host" for executors, administrators and assigns (collectively my (a) To waive all claims that I have or may have in the (b) to release and forever discharge the "Host" from resulting from my participation in the equine active to use such care as a reasonably prudent and can duty imposed by law, breach of contract or mistal (c) to be liable for and to hold harmless and indemnited demands, including court costs and costs on a skind arising out of or in any way connected with Province or Territory of Canada in which the "Equine A exclusive jurisdiction of the courts of that Province jurisdiction over the terms and claims referred to he Province or Territory of Canada in which the "Equine A exclusive jurisdiction of the courts of that Province agreement represents the entire agreement between Representatives". 7. I confirm that I have reached the age of majority in the Please Print Clearly	non occurrence. al part of "Equine at may result in inimals, people or things as sounds uch as subsurface a negligent man to maintain cont for all "Risks" a sine Activities" comple negligent or in brown participation. "Legal Represer future against the all liability for an vity due to any participation in the sound of the "Host" from solicitor and own my participation in ein are governed Activities" are proper and understand myself and the e province in while	I am aware Activities", injury, harm objects; s, sudden me objects; ner that ma rol over an end possibilit and increas tely safe. I seach of any in "Equine and tatives") agree "Host"; py personal in the mall actions client basis in "Equine Activity of the mall actions client basis in "Equine Activity of the mall actions client basis in "Equine Activity of the mall actions client basis in "Equine Activity of the mall actions client basis in "Equine Activity of the mall actions client basis in "Equine Activity of the mall actions client basis in "Equine Activity of the mall actions client basis in "Equine Activity of the mall actions client basis in "Equine Activity of the mall actions client basis," and the mall action to enforwided by the this waiver "Host", and the lam part	that the "Risks' ncluding but not or death to person overment, tremore ye contribute to inquine. It is of personal to the safety of the accept these "Reduty of care or a care." Activities", I and ree: "Injury, death, prong but not limiter remiliar circums "Host"; and proceedings, cand liabilities of this waiver we "Host". I herebagree that no or ce this waiver we "Host". in its entirety. It is binding on icipating in "Equi	" of "Equino limited to: ons on or a s, vibrations njury to the injury, deat injury, deat ie "Equine A isks" and a any obligati my heirs, operty dama d to neglige tances), bro- laims, dam f whatsoeve ects by the y irrevocab there court court vill be instit I understar myself and	e Activities" round them s, unfamiliar emselves or th, property Activities", it gree to the on to me in next of kin, age, or loss ence (failure each of any ages, costs er nature or laws of the ly submit to an exercise tuted in the ad that this if my "Legal is".
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Address	City		Province	Postal_	
Phone # () Email:					
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	_ Signed this	day of _		, 20	
(Signature of Participant)					
(Print Name of Witness to Signing and Initialing)	•				
	_ Signed this	day of _		, 20	



VERNON DISTRICT RIDING CLUB

ACKNOWLEDGMENT OF RISK AND RELEASE OF LIABILITY (AR-0103)

Participants Under the Age of Majority in the Prov. or Territory in which the Equine Activities are provided by the Host

WARNING: THIS AGREEMENT WILL AFFECT YOUR LEGAL RIGHTS. READ IT CAREFULLY!

The Parent/Guardian Must Read and Understand this Waiver Prior to Infant Participating in Equine Activities

The following waiver of all claims, release from all liability, assumption of all risks, agreement not to sue and other terms of this agreement are entered into by me on behalf of the Infant Participant named below with and for the benefit of; the **Vernon and District Riding Club**, its directors, officers, employees, volunteers, business operators, agents, and site property owners or lessees (the "Host"). Without limiting the generality of the foregoing, "Equine Activities" includes but is not limited to trail rides, pack trips or riding instruction provided by the "Host" to the Infant Participant.

Initial Each Item below after Reading and Understanding each item:

(Print Name of Witness to Signing and Initialing)

7. I confirm that I have had sufficient time to rea agreement represents the entire agreement betwe and it is binding on myself, the Infant Participant and Please Print Clearly Print - Infant Participant's Name	d our "Legal Represen	tatives" Date of Birth_	(dd/mm/yy)
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 (a) the propensity of any equine to behave in ways and to potentially collide with, bite or kick other (b) the unpredictability of an equine's reaction to sur objects, persons or other animals and hazards (c) The potential for other participants to behave in others, including failing to act within their abiliting. 3. I freely accept and fully assume all responsibility property damage or loss resulting from the Infant Participation of the activity of the "Host" has taken steps to is not possible for the "Host" to make the "Equine terms of this waiver on behalf of the Infant Participation of care or any obligation to myself or the Infant Participation of care or any obligation to myself or the "Host" for heirs, next of kin, executors, administrators and as executors, administrators and assigns (collectively of (a) To waive all claims that the Infant Participant has (b) to release and forever discharge the "Host" from the Infant Participant, or our "Legal Representa "Equine Activities" due to any cause, including prudent and careful person would use under contract or mistake or error in judgment of the (c) to be liable for and to hold harmless and indem demands, including court costs and costs on kind arising out of or in any way connected with Province or Territory of Canada in which the "Equinity furisdiction over the terms and claims referred to Province or Territory of Canada in which the "Equine Province or Territory of Canada in which the "Equine Province or Territory of Canada in which the "Equine Province or Territory of Canada in which the "Equine Province or Territory of Canada in which the "Equine Province or Territory of Canada in which the "Equine Province or Territory of Canada in which the "Equine Province or Territory of Canada in which the "Equine Province or Territory of Canada in which the "Equine Province or Territory of Canada in which the "Equine Province or Territory of Canada in which the "Equine Province or Territory of Canada in which the "Equine Province or Ter	Equine Activities", inclease that may result in injurar animals, people or oboth things as sounds, so such as subsurface or in a negligent manner ies to maintain control or for all "Risks" and potenticipant's participation reduce the "Risks" and exactivities" completely ant, even if the "Host" incipant in the Infant's por the Infant Participar ssigns, as well as the our "Legal Representais or may have in the fundal liability for personatives" might suffer as but not limited to neglisimilar circumstances) "Host"; and notify the "Host" from a a solicitor and own clicith the Infant's participation are governed eximal eximals. Any litigation he Activities" are provided and understand this	ojects; udden movement, tremors bjects; and that may contribute to in over an equine. Sessibilities of any and all in in "Equine Activities". I accept these "Ri is found to be negligent or in articipation in "Equine Activities" and to be negligent or in articipation in "Equine Activit's participation in "Equine Activit's participation in "Equine Activites") agree: sture against the "Host"; all injury, death, property of a result of the Infant Participence (failure to use such, breach of any duty important and in actions, proceedings, cleent basis, and liabilities of iton in "Equine Activities". I hereby ada and I agree that no of to enforce this waiver we de by the "Host".	ons on or around them s, vibrations, unfamiliar njury to themselves or personal injury, death, e "Equine Activities", it sks" and agree to the r in breach of any duty vities". e Activities", I and my /her heirs, next of kin, damage, or loss that I, cipant's participation in a care as a reasonably used by law, breach of aims, damages, costs whatsoever nature or exts by the laws of the y irrevocably submit to her court can exercise ill be instituted in the

(Signature of Witness)



