

ENTRIES CLOSE
April 9, 2021

Spring Schooling April 17 & 18 2021

<u>Registration Form</u> (One entry form per horse/rider combination) **Contact:** Keelly Gordon, 250.307.7288, onstrideequestrian@gmail.com

Name of Horse/Pony:		Height:						
Name of Rider:		Birthdate (if under 19 yrs.):						
City: Province:			Postal Code: Phone:		ne:			
		Name of Trainer:						
HCBC #VDRC Member								
		Members	Non- Members	Saturday total	Sunday total	Total		
Saturday Jumper Rounds – 3 rounds Height:		\$30.00	\$4500					
Sunday Hunter Rounds - 3 rounds		\$30.00	\$45.00					
Sunday- Percentage Day - 2 Tests Test 1: Test 2:		\$60.00	\$90.00					
Box stall (24 hrs)		\$20.00	\$25.00					
Covered Pen (24 hrs)		\$20.00	\$25.00					
Open Pen (24 hrs)		\$10.00	\$15.00					
Stall Cleaning Deposit - Separate Cheque		\$40.00						
0	Office Fee					\$10.00		
F	FINAL TOTAL (VDRC does not charge GST)							
co	Stall Cleaning Deposit required. Please include a separate cheque for stall cleaning. If you chose to clean your stall upon completion of event see the entry desk to get your check back. Or you can choose to walk away and let Vernon Pony Club take care of your stall for your \$40 stall cleaning fee.							
M	Mail Entries to: Keelly Gordon PO Box 614, Armstrong, V0E 1B0 onstrideequestrian@gmail.com Closing date April 9, 2021 NO POST ENTE NSF cheques \$30.00 penalty – all balances to be paid by							

Enclose the following:

Completed registration form
Proof of Horse Council BC 2020 membership
Payment for the Final Total

250 307-7288

Stall Cleaning Deposit or included fee in entry Signed and dated VDRC liability waiver

Payment enclosed: Cheque(Payable to VDRC, no post-dated cheque	ues) Visa MasterCard E-Transfer
Cardholder name:	Credit card number:
Cardholder signature (required):	Expiry date (mm/yr): CSV:
E-transfer Sent to info@vernonridingclub.com	Please indicate Rider Name in Comments line of E-transfer

COVID 19 Protocols:

We are held to a strict 50 person on premises limit

All Rides will be pre scheduled and strictly monitored. Trainers are encouraged to book spaces for all their students in blocks.

Only the essential family

NO SPECTATORS



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: 1. I am aware that there are inherent dangers, hazards and risks (collectively "Risks") associated with "Equine Activities" and injuries resulting from these "Risks" are a common occurrence. I am aware that the "Risks" of "Equine Activities" mean those dangerous conditions which are an integral part of "Equine Activities", including but not limited to: (a) the propensity of any equine to behave in ways that may result in injury, harm or death to persons on or around them and to potentially collide with, bite or kick other animals, people or objects; (b) the unpredictability of an equine's reaction to such things as sounds, sudden movement, tremors, vibrations, unfamiliar objects, persons or other animals and hazards such as subsurface objects; (c) the potential for other participants to behave in a negligent manner that may contribute to injury to themselves or others, including failing to act within their abilities to maintain control over an equine. 2. I freely accept and fully assume all responsibility for all "Risks" and possibilities of personal injury, death, property damage or loss resulting from my participation in "Equine Activities". 3. I agree that although the "Host" has taken steps to reduce the "Risks" and increase the safety of the "Equine Activities", it is not possible for the "Host" to make the "Equine Activities" completely safe. I accept these "Risks" and agree to the terms of this waiver even if the "Host" is found to be negligent or in breach of any duty of care or any obligation to me in my participation in "Equine Activities". 4. In addition to consideration given to the "Host" for my participation in "Equine Activities", I and my heirs, next of kin, executors, administrators and assigns (collectively my "Legal Representatives") agree: (a) to waive all claims that I have or may have in the future against the "Host"; (b) to release and forever discharge the "Host" from all liability for any personal injury, death, property damage, or loss resulting from my participation in the equine activity due to any cause, including but not limited to negligence (failure to use such care as a reasonably prudent and careful person would use under similar circumstances), breach of any duty imposed by law, breach of contract or mistake or error in judgment of the "Host"; and (c) to be liable for and to hold harmless and indemnify the "Host" from all actions, proceedings, claims, damages, costs demands, including court costs and costs on a solicitor and own client basis, and liabilities of whatsoever nature or kind arising out of or in any way connected with my participation in "Equine Activities". 5. I agree that this waiver and all terms contained herein are governed exclusively and in all respects by the laws of the Province oTerritory of Canada in which the "Equine Activities" are provided by the "Host". I hereby irrevocably submit to the exclusive jurisdiction of the courts of that Province or Territory of Canada and I agree that no other court can exercise jurisdiction over the terms and claims referred to herein. Any litigation to enforce this waiver will be instituted in the Province or Territory of Canada in which the "Equine Activities" are provided by the "Host". 6. I confirm that I have had sufficient time to read and understand this waiver in its entirety. I understand that this agreement represents the entire agreement between myself and the "Host", and it is binding on myself and my "Legal Representatives". 7. I confirm that I have reached the age of majority in the province in which I am participating in "Equine Activities". **Please Print Clearly** Print Participant Name _____City______ Province____ Postal Code______ Signed this day of , 20 Signature of Participant:

Print Name of Witness to Signing and Initialing)

Signed this day of , 20

Signature of Witness:

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

For Participants Under 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!

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 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:

and Understanding each item:		·	
Parent/Guardian and with the intent that his w	dangers, hazards and risks ("Risks") associations that the "Risks" of "Equine Activities inited to: (a) the propensity of any equine it ly collide with, bite or kick other animals, ement, tremors, vibrations, unfamiliar object her participants to behave in a negligent in ties to maintain control over an equine. The esponsibility for all "Risks" and possibilities icipation in "Equine Activities"4. In a Activities", it is not possible for the "Hot this waiver on behalf of the Infant Participant in the Infact of the "Host" for the Infant Participant in the Infact of the "Host" for the Infant Participant in the Infact of the "Host" for the Infant Participant and his/her heirs, etc. (a) to waive all claims that the Infant Participant are as a reasonably prudent and careful per mistake or error in judgment of the "Host ings, claims, damages, costs demands, incomed arising out of or in any way connected is contained herein are governed exclusive these are provided by the "Host". I hereby and I agree that no other court can exercise tituted in the Province or Territory of Canadime to read and understand this waiver in	Participant for all legal purposes. ated with "Equine Activities" and its "mean those dangerous condition to behave in ways that may result people or objects; (b) the unpredictivets, persons or other animals and nanner that may contribute to injurts of any and all personal injury, de I agree that although the "Host" host" to make the "Equine Activities oant, even if the "Host" is found to ant's participation in "Equine Activities", I next of kin, executors, administraticipation in "Equine Activities", I next of kin, executors, administraticipation in "Equine Activities", I next of kin, executors, administraticipation in "Equine Activities", I next of kin, executors, administraticipation in "Equine Activities" due to an erson would use under similar circuit; and (c) to be liable for and to haluding court costs and costs on a swith the Infant's participation in "I left and in all respects by the laws of irrevocably submit to the exclusive it is purisdiction over the terms and cottain which the "Equine Activities" at the exclusive its surface.	njuries resulting from his which are an integral in injury, harm or death stability of an equine's I hazards such as ry to themselves or hath, property damage of has taken steps to reduce "completely safe. I be negligent or in ties". hand my heirs, next of kin tors and assigns ture against the "Host"; he Infant Participant, or y cause, including but furnstances), breach of hold harmless and holicitor and own client equine Activities". If the Province or e jurisdiction of the haims referred to herein are provided by the
Please Print Clearly			
Infant Participant's Name		DOB	day/mth/y
Address	City	ProvinceI	Postal Code
Print Parent/Guardian Name		DOB	day/mth/y
Phone ()	Email:		
Signed this day of	, 20		
Signature of Parent/Guardian of Infan	t Participant		
Print Name of Witness to Signing and I			
(Signature of Witness)			