

Entry Agreement

Amount Paid
Rider No.

Name of Ride _____

Comp **End** **LD** **Distance** _____

Rider Name _____ UMECRA Rider No. _____ AERC Rider No. _____

UMECRA DIVISION

HW	LW	JR	DR
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
180- over	179- under	end 16 comp18	

Street _____ City _____ State _____ Zip _____

Phone _____ Emergency Contact, Phone. _____

AERC DIVISION

HW	MW	LW	FW	JR
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
211- over	186- 210	161- 185	160- below	Under 18

Emergency contact person on grounds (at ride)

Name of Horse _____ Owner _____

Age _____ Color _____ Sex _____ Breed _____ Reg. No. _____ Ascension # _____ AERC horse No. _____

READ THIS CAREFULLY BEFORE SIGNING

I wish to participate in the above-named ride. In participating I fully understand and recognize the risks and dangers involved, as well as the fact that significant unanticipated, uncontrollable and unexpected risks may arise during the ride. I understand competitive and endurance riding involves being in remote areas for extended periods of time, far from communications, transportation, and medical facilities. I recognize ride management can not eliminate or control all potential hazards to me or my horse or act to guarantee our safety. I agree to abide by the rules of the ride and UMECRA, which incorporate the rules at AERC for endurance riding, and am familiar with those rules.

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.

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.

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.

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.

I know and understand competitive or endurance riding is an inherently dangerous sporting event and agree to assume the complete risk of injury or damage which I or my horse might sustain in competing in this ride. As a result, I agree to indemnify and hold harmless the ride management, ride landowners, veterinarians, ride members, and agents from and against all loss or damage, including property loss, suffered during or in connection with the loss resulted directly or indirectly from negligent acts or omissions of the ride management, ride landowners, ride veterinarians, UMECRA, AERC, their directors, officers, committee members or agents.

I HAVE READ AND UNDERSTAND THIS RELEASE.

Rider's Signature _____ Date _____

As parent and/or legal guardian of the above-named junior rider, for and in consideration of this child's participation in this ride, I agree to the terms above-stated as well on behalf of myself, my family and this child, and will hold harmless anyone so consenting.

I HAVE READ AND UNDERSTAND THIS RELEASE.

Signature _____ Date _____

I have agreed to **SPONSOR** the above named junior and promise to abide by all the AERC and UMECRA rules covering the sponsor-junior relationship.

Signature _____ Date _____