

EQUINE PROFESSIONAL APPLICATION for NCCP COACHES/INSTRUCTORS/TRAINERS



(BE A MEMBER & RENEW EARLY - COACH INSURANCE EXPIRES JANUARY 1st EACH YEAR)

Membership in your Provincial Equine Association (PTSO) enables you to apply for low cost broad coverage insurance for any approved coaching, instruction or training activities.

CapriCMW and Intercity Insurance are the official insurance broker's of most Equine Associations in Canada.

Questions about this Insurance Program must be directed to CapriCMW or Intercity Insurance.

- Ø This program is for COACHES, INSTRUCTORS OR TRAINERS who are members in good standing of their Provincial Equine Association and are at least 19 years of age with either a minimum of 5 years riding experience or are certified by an approved authority.
- Ø Coverage is extended to insure assistant instructors who are at least 16 years of age with a minimum of 3 years riding experience provided they are operating under the direction of an insured Coach meeting the above qualifications.
- Ø Individuals or Corporate Entities under Contract to you are not insured.
- Ø The Insurance price starts at only \$225. and provides:
 - \$ 10,000. on owned Property other than buildings (higher limits available)
 - \$ 50,000. per Horse, \$250,000. per incident/aggregate if liable for horses of others in your custody
 - \$ 1,000,000. on Tenant Legal Liability on responsibility for rented premises
 - \$ 5,000,000. on Coach/Instructor/Trainer Liability including Injury to Participants

Crime coverage as follows:

- 10,000. Employee Dishonesty Form A
- \$ 2,500. Broad Form Money & Securities
- \$ 2,500. Money Orders and Counterfeit Paper Currency
- \$ 2,500. Depositors Forgery
- Ø In addition to coaching, instruction and training, the insurance includes the following:
 - School horses
 - Breeding
 - Clinics arranged or hosted

- Transportation of horses belonging to other people
- Training of horses (excluding pari-mutuel racing)
- Schooling Shows for students

Coverage for Boarding may be added

Ø Commercial activities not mentioned above are EXCLUDED under this program. We will be pleased to arrange coverage for non-qualifying operations under other programs we administer. Please call our office for assistance.

For lower cost "Certified" insurance rate you must be both "certified" and "current" Coverage is not effective until both the signed application form and the payment are received.

Attached is an 'example' of an Acknowledgement of Risk and Release of Liability Form. We strongly urge you to have this or a similar form signed by every one of your clients and keep on file as a matter of prudent risk management.

Higher limits are available for Non-Owned Horses in your care, custody or control. Refer to the **Optional Coverage:** Application. Equi-Care for horse mortality / medical / surgical Other benefits also Commercial Equine Liability for high risk activities. Horse & Livestock Trailers (Physical Damage) available are: **Weekly Accident Indemnity** Coverage automatically includes Professional Liability (Claims Made) with a \$100,000 limit per claim / \$100,000 annual aggregate. Coverage Coaches as incorporated entities with a maximum of 2 employed Coaches is available as an **Enhancements:** option. Please contact our office if you are other than a sole proprietor. Coverage is included if you have a Booth/Kiosk at Trade Shows, Fairs, Exhibitions for the promotion of your business.

IF YOU HAVE ANY QUESTIONS PLEASE CONTACT:

WESTERN PROVINCES & TERRITORIES:

CAPRICMW INSURANCE SERVICES LTD.

100 – 1500 HARDY STREET, KELOWNA, BC V1Y 8H2
Phone Toll Free 1-800-670-1877 Fax 1-888-822-6115

Website: www.capricmw.ca/horse
Email: agri@capricmw.ca

PROVINCES ONTARIO EASTWARD:

INTERCITY INSURANCE SERVICES INC.®
15221 YONGE STREET, AURORA, ON L4G 1L8
Phone Toll Free: 1-888-394-3330 Fax: 1-888-822-6115

Website: www.intercityinsurance.com
Email: forms@equicare.ca



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Name of Applicant (must be an individual)						
Operating as a: Sole Proprietor Joint Venture Limited Company Incorporated						
If other than a Sole Proprietor, contact our office						
Address		City				
Postal Code	Home # ()	Cell # ()				
Email		Web Site				
** IMPORTANT		ship (PTSO) Membership and NCCP Certification rance to be valid **	ation is required			
I am Current <u>"an</u>	Certified by the NCCP: Yes No	MEMBERSHIP #				
Level of Accredit	ation:	How long have you been certified?	years			
Disciplines you	pach/instruct:					
Gross Annual Co	aching / Instructing / Training Revenue:	\$				
Date of birth (mr	/dd/yyyy):	Number of years riding experience:				
Are all your stud	nts a Member of their Provincial Equine Ass	ociation (PTSO)?				
Are you required by Contract / Agreement to add someone as Additional Insured? If so, provide their full name and address and reason (i.e. Landlord) they are being added (if more than 2 additional insured's use a separate page). NOTE: Unable to add Additional Insured's with USA mailing address						
Legal Name:		Reason:				
Mailing Address:						
Legal Name:		Reason:				
Mailing Address:						
Do you use a Waiver? Yes No						
Attached is an 'example' of an Acknowledgement of Risk and Release of Liability Form. We strongly urge you to have this or a similar form signed by every one of your clients and keep on file as a matter of prudent risk management.						
Do you have any operations or activities in the USA? Yes No If yes, describe (use separate page if needed):						
Claims: Provide details of all insurance claims during the past 5 years (under this program only) None OR						
DATE OF LOSS DESCRIPTION			AMOUNT PAID			
			\$			
			\$			
PREMIUM PAYMENT						
NOTE - Payment is required in order to make coverage effective Cheques must be payable to CapriCMW Insurance Services Ltd. OR Intercity Insurance Services Inc If you want to pay by Credit Card please contact our office.						



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PREMIUM CALCULATION							
Base Premium					\$	225	
Do you (check all that apply):							
Transport Non-Own	ed Horses?	☐ Yes ☐ No Rev	enue \$				
Lease Horses to Others?							
Train Non-Owned H	lorses?	☐ Yes ☐ No Max	imum value per Non-Ov	wned Horse is:	\$		
\$50,000 maximum	per non-owne	d horse & \$250,000 ma	aximum any one occur	rence/annual ag	gregate		Included
Increase to	Increase to \$50,000 per animal & \$500,000 per occurrence & aggregate Add \$150					\$	
Increase to	☐ \$100,000 p	er animal & \$1,000,000	per occurrence & aggr	egate	Add \$250	\$	
• Increase to \$\sum \\$250,000 per animal & \\$1,000,000 / occurrence & aggregate Add \\$350						\$	
Do you Board Non-	Owned Horses?	Yes 🗌 No	If 'yes" please select	one of the follow	ing:		
Boarding u	p to 10 horses	belonging to others			Add \$275	\$	
		es belonging to others			Add \$425	\$	
Boarding o	f 16 or more ho	rses belonging to other	s (\$15 per horse)		x \$15 + \$425	\$	
Do you have curren	t First Aid/CPR1	?		☐ Yes ☐ No	If "no" add \$100	\$	
Do you Officiate (Ju	dge/Steward)?			☐ Yes ☐ No	If 'yes' add \$100	\$	
Do you provide Equ	ine First Aid Ins	struction?		☐ Yes ☐ No	If 'yes' add \$250	\$	
Do you rent your property to third parties for equine shows or competitions or to other equine coaches? Any other rental activities are not insured. Revenue: \$ (maximum revenue is \$25,000) *NOTE: Third party renting your property must carry \$5,000,000 Limit*					If 'yes' add \$100	\$	
If other than a sole proprietor, we can include a maximum of 2 employees under your policy. • Coach Supplement is required. Please contact our office. Add \$200						\$	
				☐ Yes ☐ No	If 'yes' add \$200	\$	
If 'yes' please	contact our of	fice for a Camp Applic	ation				
Do you organize Sh	ows/Competitio	ns that include participa	ants who are NOT my st	udents? Yes [□ No		
If 'yes' indicate how many days of the year are involved (cost is \$100/day)					x \$100/day	\$	
List the date(s) of all Shows/Competitions:							
De consideration and the Contract of the contr							
Do you have any other Equine activities not shown above? Yes No If yes, describe & provide revenue. Annual Revenue: \$							
				Annual Revenue			
NOTE: If policy is cancelled, the Minimum Retained Premium is \$225 or 50% of the total premium, ADD PST IF APPLICABLE						\$ \$	
whichever is greater. $ (AB = 0\% / BC = 0\% / MB = 8\% / NB = 0\% / NL = 15\% / NS) $					Ψ		
= 0% / NT = 0% / ON = 8% / PE = 0% / SK = 6% / YT = 0%)							
TOLICI EXTINES SANGART 1, 2020 TOTAL INCLUDING PS1					\$		
Applicant Signatur	e:			Date Signed:			
COVERAGE FOR MOUNTED ARCHERY AND MOUNTED SHOOTING IS NOT AVAILABLE UNDER THIS PROGRAM AT THIS TIN							THIS TIME

2019 NCCP Coach/Instructor/Trainer Application



NCCP COACHES/INSTRUCTORS/TRAINERS Frequently Asked Questions



- Q1 Why do I need insurance if I use a waiver?
- Waivers (more commonly now referred to as Release and Acknowledgments) are a very good idea and if they are legally sound they can go a long way to reduce your loss in the event of a law suit. However many releases lack the legal strength to afford the protection for which they were intended. Also there are many incidents that might occur which fall outside the scope of your release. No matter how well your release has been written, you will still face the costs of a legal defense if you are sued. Insurance will protect you in situations where your release form is weak, where the accident falls outside the scope of the release and will also cover your legal costs. Use of a release form is strongly encouraged as a Risk Management measure. They contribute to the lower cost of insurance by avoiding and reducing losses. Visit the equine section of our website to access risk management information.
- Q2 Can I insure my assistant coaches under this policy?
- Yes. Student coaches, assistant coaches or people involved in a coach mentoring program are all treated the same way by your policy. These people are automatically covered under your policy but are subject to certain requirements. They must be 16 years of age or older with a minimum of 3 years riding experience and must be operating under your direction. If they act outside your direction during a coaching session, there is no coverage.
- Q3 Do I have to purchase extra coverage if I lease a facility year round for my coaching/instructing/training activities?
- A3 No. The coaches policy covers you during your coaching activities and if you own or lease premises year round.
- I do not own any school horses but sometimes I arrange for horses to be available to my students that are owned by someone else. The horses may or may not be insured by their owner. Am I covered for this?
- A4 Yes. Under the law, your responsibility is the same when you make arrangements for a school horse and when you actually provide the school horse.
- Q5 Why should my clients/students obtain membership in their Provincial Equine Association?
- A5 We strongly recommend that all equine industry participants maintain membership in their Provincial Equine Association to take advantage of the many membership benefits, including insurance. Several reasons why your clients/students should consider insurance include:
 - Accident Insurance is readily available and will protect your clients/students in the unlikely event that they
 suffer an injury while participating in your lesson program. Parents will be keenly interested in protecting their
 children but this is a good idea for everyone.
 - Some of your clients/students will either own/lease or borrow a horse from you or someone else. Therefore, Liability insurance for them will potentially become very important. The sooner they become aware of their risk exposures the better.
 - This coverage, and much more, are available to your clients/students by joining their Provincial Equine Association.
- Q6 Are barn staff hired under Contract covered by my coaching insurance policy?
- No. If barn staff are independent contractors (not registered with Canada Revenue Agency as employees of your business), they are not covered by your policy. We are pleased to offer these independent equine professionals a separate policy designed specifically for grooms. Please contact our office.
- Q7 Are Commercial Equine Operations insured under this policy?
- A7. The intent of this policy is to insure your coaching, instruction and training activities. The following are not deemed to be commercial equine operations under the Policy:
 - Boarding of an equine
 - Equine Shows or Competitions
 - Clinics
 - School Horses (owned, leased or owned)
 - Training of Horses

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:					
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 injuries resulting from these "Risks" are a common occurrence. I am aware that the "Risks" of "Equine Activities 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 aroun 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, vibil 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 themse 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 or Territory 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".					
	and this waiver in its entirety. I understand that this agreement the "Host", and it is binding on myself and my "Legal				
7. I confirm that I have reached the age of majority in the provi	nce in which I am participating in "Equine Activities".				
Please Print Clearly					
Participant Name	Date of Birth Tel #				
Address	_CityProvincePostal				
(Signature of Participant)	Signed this day of, 20				
(Print Name of "Host" Witness to Signing and Initialing)	Signed this day of, 20				
(Signature of "Host" Witness)	Oigned tills day 0i, 20, 20				

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 W	aiver Prior to Ir	nfant 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 the agreement are entered into by me on behalf of the Infant Participant named below with and for the benefit of:							
		ctors, officers, employee					
operators, agents, and site property owners or lessees (the "H Activities" includes but is not limited to riding instruction, coaching	and training provid						
Initial Each Item below after Reading and Understandin	g each item:						
1. I am the Parent/Guardian of the Infant Participant and a capacity as Parent/Guardian and with the intent that this purposes.							
 2. I am aware that there are inherent dangers, hazards and risks ("Risks") associated with "Equine Activities" and injurier 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 there 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; and (c) the potential for other participants to behave in a negligent manner that may contribute to injury to themselves of others, including failing to act within their abilities to maintain control over an equine. 							
3. I freely accept and fully assume all responsibility for a property damage or loss resulting from the Infant Particip	•	•	personal injury, death,				
4. I agree that although the "Host" has taken steps to reduce the "Risks" and increase the safety of the "Equine Activities" is not possible for the "Host" to make the "Equine Activities" completely safe. I accept these "Risks" and agree to t terms of this waiver on behalf of the Infant Participant, even if the "Host" is found to be negligent or in breach of any during of care or any obligation to myself or the Infant Participant in the Infant's participation in "Equine Activities".							
 5. In addition to consideration given to the "Host" for the Infant Participant's participation in "Equine Activities", I and my heirs, next of kin, executors, administrators and assigns, as well as the Infant Participant and his/her heirs, next of kin, executors, administrators and assigns (collectively our "Legal Representatives") agree: (a) to waive all claims that the Infant Participant has or may have in the future against the "Host"; (b) to release and forever discharge the "Host" from all liability for personal injury, death, property damage, or loss that I, the Infant Participant, or our "Legal Representatives" might suffer as a result of the Infant Participant's participation in "Equine Activities" 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 the Infant's participation in "Equine Activities". 6. I agree that this waiver and all terms contained herein are governed exclusively and in all respects by the laws of the Province or Territory 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".							
7. I confirm that I have had sufficient time to read and unde represents the entire agreement between the "Host", r binding on myself, the Infant Participant and our "Legal R	myself as Parent/0						
Please Print Clearly							
Infant Participant's Name		Date of Bir	th				
Address	City	Province	Postal				
Parent/Guardian's Name	Date of B	irth Tel #_					
Address	City	Province	Postal				
(Signature of Parent/Guardian of Infant Participant)	Signed this	day of	, 20				
(Print Name of "Host" Witness to Signing and Initialing)	(Si	gnature of "Host" Witnes	ss)				