



Lesson Agreement – Please Initial Each Line

_____ I understand that all fees are due at the time of my lesson. \$60 for at-will, \$55 for pre-scheduled packages of 4 or more lessons, and \$50 for pre-scheduled and pre-paid packages of 4 or more lessons. Pre-paid packages must be paid by the first of the month.

_____ A lesson is 1-hour. Any additional time will be charged as follows: \$15 for 1-15 minutes, \$30 for 16-30 minutes, \$45 for 31-45 minutes, and \$60 for 46-60 minutes, and so on.

_____ If it is suspected that I am under the influence of drugs or alcohol, my lesson will be cancelled immediately, and payment will be forfeited.

_____ I understand that I must give 48-hour notice to cancel or reschedule a lesson or I will be charged a \$25 late cancellation fee. If a lesson is missed with no notice, the full amount of the lesson will be due. No future lessons will be scheduled until all fees are paid in full. With proper notice, pre-paid and pre-scheduled lessons may be rescheduled within 30 days of cancellation, or payment will be forfeited.

_____ I understand if I cancel more than two lessons in a 30-day period, future lessons must be pre-paid.

_____ In the event of inclement weather, cancellation will be at the discretion of A Plus Horsemanship LLC. Any lesson cancelled by A Plus Horsemanship, LLC will have the opportunity to be rescheduled within 30 days.

_____ Payment can be made via Cash, Check, PayPal or Venmo. A \$50 fee will apply for any returned checks.

_____ Date _____
Printed Name of Student

_____ Date _____
Signature of Student



Equine Training and Lessons Liability Release

READ THIS AGREEMENT CAREFULLY BEFORE SIGNING IT. YOUR SIGNATURE INDICATES YOU UNDERSTAND IT AND AGREE TO ITS TERMS. BY SIGNING THIS AGREEMENT YOU ARE GIVING UP CERTAIN LEGAL RIGHTS, INCLUDING THE RIGHT TO SUE OR RECOVER DAMAGES IN CASE OF INJURY, DEATH, OR PROPERTY DAMAGES, FOR ANY REASON.

This Agreement, dated _____, is made by and between _____ (“Owner/Rider”), and Ava Olson – A Plus Horsemanship, LLC (“Trainer”). Owner is the legal owner of horse described above as Horse To Be Trained, and desires to receive lessons and training.

It is understood that Ava Olson – A PLUS HORSEMANSHIP, LLC will be doing the training of your horse and the instruction of your lessons.

It is recommended for Owner to have the horse vet checked and guaranteed sound before any training begins. Owner is responsible for reasonable farrier services and must provide Negative Coggins and proof of current vaccinations.

Owner agrees that before any saddle training will begin with a bit, Owner must provide proof of horse’s teeth being floated less than 1 year prior to the beginning of saddle training, unless exempt due to written Veterinary or Equine Dentist recommendation.. Saddle training includes, but is not limited to Colt Starting, “Quick Starts”, Refresher Courses/Problem Solving, Private Lessons and Additional Saddle Training.

Trainer cannot guarantee the results or degree to which the horse(s) will be trained. It is understood that Ava Olson A PLUS HORSEMANSHIP, LLC will not be held liable for the level at which the horse or owner will progress through the training program. If instances occur, the Trainer reserves the right to terminate the training and lessons without a refund.

Ava Olson – A PLUS HORSEMANSHIP, LLC are not responsible for any damage, injury, death, or theft to the Owner, Owner’s horse, tack, equipment, or other personal property. If choosing to do so, Owner should carry his or her insurance policies on the horse and personal property. Owner further understands that the training of a horse involves the placing of above-normal-level stresses on the horse, both physically and mentally, and understands that the Trainer is not responsible for the results of training stresses that could potentially cause injury, illness, and/or loss of horse.

Risks, conditions, and dangers are inherent in horse/equine/animal activities, regardless of feasible safety measures which can be taken. Owner is responsible for all damages, injuries, or loss of life caused by or to the animal(s) while in the care, custody, or control of the Trainer, Owner, Owner’s family members, invitees, or other handlers or agents appointed by them. Owner is also responsible for accidents, injuries, and loss of life sustained by Owner, Owner’s family members, invitees, and agents caused by or in relation to the Owner’s horse(s).

Trainer may terminate this Agreement to train any horse(s) for any reasons which may include but are not limited to: animal’s poor health or unsoundness; dangerous propensities, habits, and/or vices which the Trainer is not equipped to handle; owner’s refusal to cooperate with the Trainer on reasonable requests

relative to the training, management, welfare and safety of animals and/or people on premises; and/or in event of the Trainer's discontinuation of the business of training of horses. Failure to pay fees or other charges as due shall entitle the Trainer to immediately terminate this Agreement and to keep the Owner's animal in the Trainer's possession until all fees and charges are paid in full.

In consideration of the Trainer undertaking the training and related services under the terms set forth herein, that I, the undersigned Owner, do agree to release, hold harmless and discharge the Trainer, her agents, employees, officers, directors, representatives, assigns, managers, members, owners of premises and trails, affiliated organizations, from all claims, demands, causes of action and legal liability, whether the same be known or unknown, anticipated or unanticipated, due to the Trainer's and/or his associates ordinary negligence or legal liability; and I do further agree that I shall not bring any claims, demands, legal actions and causes of action, against the Trainer and her Associates, as well as A PLUS HORSEMANSHIP, LLC, as stated above in this clause, for any economic and non-economic losses due to bodily injury and/or death and/or property damage, sustained by me and/or my minor child or legal ward in relation to the premises and operations of the Trainer, to include while riding, driving, training, handling, or otherwise being near horses owned by me or owned by the Trainer, or in the care, custody or control of the Trainer, whether on or off the premises of the Trainer. If Trainer or facility is sued by a third party in connection with the client, such as the client's health insurance company, the client agrees to indemnify the trainer/facility and pay for their legal defense in full.

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.

This contract constitutes the entire agreement between the parties. No other agreements, promises, terms, or conditions, whether verbal or implied, are included. ‘

Owner understands that all fees are due at the time of the lesson.

Printed Name of Owner

Signature of Owner Date _____

Printed Name of Trainer

Signature of Trainer Date _____

The logo features a large, stylized 'A+' in a cursive font, followed by the word 'Horsemanship' in a clean, sans-serif font.