It's a PONY PARTY!

for Alston Beverly

Come celebrate with us!



Date: Saturday, June 4, 2016

Time: 1:30 - 4 p.m.

Please RSVP TO: www.alstonturns5.com By: Friday, May 27, 2016

We will be on the farm, no open toed shoes, we will be riding a horse so long pants are best! Please note that there is a waiver on the back of this invitation that needs to be signed before you will be able to ride the horses. We cannot wait to celebrate with you!



Nickajack Farms
2955 Manchester Ave NW
North Lawrence, Ohio 44666
330.323.9714

WAIVER, RELEASE and INDEMNITY AGREEMENT

I,	, living at		agree to the following with NICK-	
AJACK FARMS, LTD., ar Stable's premises and su	n Ohio limited liability company (referre rrounding land (referred to as "Stable F	d to as "Stable"), as a conditio Property"), be near horses or p	n for its allowing me and the persons below to enter onies ("equines"), and/or ride equine. (These activi- g, who is/are my child/ren or legal ward(s):	
1	AGE:	2	AGE:	
Child's Date of Birth: _		_ Child's Date of Birth:		
IT IS HEREBY AGREE	ED AS FOLLOWS:			
1. We have requested to	engage in any or all of The Activities.			
Stable Property. This Agi			being allowed to engage in The Activities on or near Stable permits us (directly or indirectly) to engage in	
even death because equilono history of such behavious. We understand that	nes are unpredictable by nature. Equir or and can do so without warning. We	nes are known to kick, buck, realso understand that all equinerated with riding or being near e	r even near an equine can suffer bodily injuries and ar up, spin around, strike, and bite, even if they have as are powerful and have the potential to be dangerequines. We understand these risks and dangers	
we may sustain at any t assigns, release, discha ees, agents, representa future, and whether the	ime when engaging in these and oth Irge, and agree not to sue Nickajack tives, and heirs of and from any and	er activities. We, for ourselv Farms, Ltd., Joseph A. Sebo d all claims, damages, omiss d or unanticipated) resulting	and all bodily injuries, losses, or damages which es and for our heirs, personal representatives or olt, Debra A. Sebolt, and their respective employions, suits, or (whether they occur now or in the from either ordinary negligence by any of these ity liability law.	
spective employees, age Agreement involving any	nts, representatives, and heirs agains	st all damages sustained or so r that we may cause, directly or	d., Joseph A. Sebolt, Debra A. Sebolt, and their re- uffered by any persons who are not parties to this indirectly, while engaging in any or all of The Activi- e's reasonable attorney fees.	
6. ALSO, WE REPRESE	NT THAT THE PERSON SIGNING BE	ELOW:		
- IS AT OR OVER 1	8 YEARS OF AGE;			
- IS OF SOUND MIN	- IS OF SOUND MIND, AND NOT SUFFERING FROM SHOCK OR UNDER THE INFLUENCE OF ALCOHOL, DRUGS, OR INTOXICANTS			
- HAS READ THIS I	ENTIRE WAIVER, RELEASE AND INC	DEMNITY AGREEMENT AND	FULLY UNDERSTANDS IT;	
- INTENDS FOR TH THE FUTURE; AN		IITY AGREEMENT TO BE VA	LID AND BINDING TODAY <u>AND</u> AT ALL TIMES IN	
- HAS PROVIDED 1	RUE AND ACCURATE INFORMATIO	ON IN THIS WAIVER, RELEAS	E AND INDEMNITY AGREEMENT.	
Signature of Parent				
or Legally-Appointed Gua	rdian [If Under 18]:		Date:	
PHONE: [Home]		[E-mail]		