

## **Les Gallops - Terms and Conditions Page 1 of 1**

In the terms and conditions as stated below, "the Company" shall mean Les Gallops of La Locherie, 14350 La Graverie, Normandy, France and the "client" shall mean anybody named on our Booking Form or any person that undertakes to use any of the services provided by Les Gallops. By signing our Booking Form you agree to accept these conditions on behalf of yourself and all other persons named on the Booking Form.

1. All activities are undertaken at the risk of the client.
2. The Company accepts no liability whatsoever arising from acts of default of the carriers or other independent organizations, their employers or agents. The Company will be under no liability whatsoever for any injury, damage, loss, vexation, distress, disappointment, inconvenience or irregularity suffered by the client unless and to the extent that the same has been proved to have been caused by the negligence of the Company. Luggage, valuables and all other personal effects at all times and in all circumstances are at the clients risk unless and to the extent that loss or damage is proven to have been caused by the negligence of the Company. All clients must have as a condition of booking, full and sufficient accident, injuries and medical insurance, travel insurance to cover the duration of their visit to the Company and use of their facilities either on or off the premises. The Company will not be responsible for any injuries caused to the Client as a result of riding or caring for livestock on or off our premises.
3. All information contained in the brochure and enclosures is published in good faith and is believed to be correct at time of going to press. However the provision of certain facilities therein referred to may be limited, not available at certain times or subject to weather conditions etc. The Company reserves the right to modify, alter or curtail the tours or riding itinerary, route, timetable or excursions for any reason beyond its control including, but without limitation, war, riot, civil disturbance, government action, strike, lock-out, inclement weather, quarantine, Act of God, and the Company shall not be liable for any loss, damage or inconvenience resulting to the client.
4. The final decisions on itinerary and conduct of the riding tours and program will be taken by the tour leader whose decision shall be final and binding on all members of the group. Where members of groups diverge from concluded arrangements, no allowance can be claimed or will be admitted for accommodation, meals, drinks and other expenses and no refunds can be claimed.
5. Bad weather conditions, damaged paths, poor surface going or routes being closed to us, may result in a cancellation of services or change to the intended activity.

This contract is governed by, and shall be interpreted in accordance with French law.