



CAMP

\$120 Per Day

MARCH 11-15, 2024

May attend all week or pick your camp days!
Includes riding, horsemanship lessons, craft & supplies.
Please bring lunch, plenty of water, and 2 high protein snacks.

9am-4pm daily



Magic Moments Stable

LESSONS@MAGICMOMENTSSTABLE.COM WWW.MAGICMOMENTSSTABLE.COM 1726 Upland Drive, Houston 832.499.2542



Spring Break Camp 2024

ENROLLMENT FORM

Student's Full Name:	
Mailing Address:	
City, State, Zip:	<u>-</u>
Mother's Name:	Father's Name:
Email Address:	
Important Telephone Numbers:	
Home:	Parent's Work Numbers:
Mom's Cell	Mother
Dad's Cell	Father
Other:	Relationship:
How did you hear about us:	
Day(s) to Attend:	
Camp fee Enclosed: \$	(form of Payment): Zelle Check PayPal Cash Venmo
Camp payments are non-refundable within 60 days of the scheduled car Remember that your camper must	,
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Boots	Positive Attitude
Half Chaps (for Lower Leg)	Lunch
Helmet & Gloves	2 Snacks (protein)
Riding Pants or Jeans	
Water (Bottle may be refilled during camp)	
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If less than 4 campers attend a day, we reserve the right to shorten camp to a half day (1pm pick up) or cancel.

Questions? Call our office at 832.499.2542 or (best) email us at Lessons@magicmomentsstable.com

Email this form to: lessons@magicmomentsstable.com Or drop it off at the barn in the office or with an instructor.

Payments accepted in the form of Zelle, PayPal, Venmo or check or cash.

CONSENT AGREEMENT AND LIABILITY RELEASE

PLEASE READ CAREFULLY BEFORE SIGNING.

SIGNEDPRINTED NAME:	
Write out statement above here	
hand: "I HAVE READ AND DO UNDERSTAND ALL THE A	rstood the above, I agree to and do hereby write out the following statement in my own BOVE CONCERNING THE RISKS AND RELEASE OF LIABILITY."
PROFESSIONAL IS NOT LIABLE FOR A FARM ANIMAL ACTIVITIES RESULTI ACTIVITIES.	VIL PRACTICE AND REMEDIES CODE), A FARM ANIMAI AN INJURY TO OR THE DEATH OF A PARTICIPANT IN ING FROM THE INHERENT RISKS OF FARM ANIMAI
Texas shall govern its terms and conditions. The parties a offending term or condition shall be stricken from the agreen	agree that if any term or condition is found to be invalid under the laws of Texas, suc
result of any action or inaction on my part. This indemnif released parties in defending against any such suit.	leased parties for any injury and/or property damage caused to any third person as a fication includes the reasonable cost of attorneys' fees and expenses incurred by the classified includes the reasonable cost of attorneys' fees and expenses incurred by the classified includes the reasonable cost of attorneys' fees and expenses incurred by the classified includes the reasonable cost of attorneys' fees and expenses incurred by the classified includes the reasonable cost of attorneys' fees and expenses incurred by the classified includes the reasonable cost of attorneys' fees and expenses incurred by the classified includes the reasonable cost of attorneys' fees and expenses incurred by the classified includes the reasonable cost of attorneys' fees and expenses incurred by the classified includes the reasonable cost of attorneys' fees and expenses incurred by the classified includes the reasonable cost of attorneys' fees and expenses incurred by the classified includes the reasonable cost of attorneys' fees and expenses incurred by the classified includes the reasonable cost of the classifi
voluntarily assuming the risks of any injury or property dama bring a lawsuit or a claim of any kind against the released pa violation of this agreement, I agree that I shall be liable to th incurred by the released parties in defending against such c	
injury or property damage resulted from from any defect in tack or equipment that might be used on a	
ward should sustain on the premises and/or trails of the releward should lose from employment or school or other activinjury or property damage. In acknowledgement of the a DISCHARGE AND AGREE TO HOLD HARMLESS the relevance of the school of	e responsible for any bodily injury or property damage which I or my minor child or legal eased parties while engaged in equine activities, and for any time I or my child or legality, and for medical expenses or any other expenses incurred because of such bodil above, I hereby, for myself, my heirs, administrators and assigns, RELEASE ANI eleased parties and all other participants of and from all claims, demands, actions and
parties are not responsible for the results of the rider's act	nd taking up the reins, the rider is in primary control of the horse, and that the released tions or inactions, or for the actions of the horse. I am aware that the wearing of an end/or my minor child or legal ward and agree to wear such helmet at all times while
instincts are to jump forward or sideways, to run away from extremely powerful; and that if a rider falls to the ground, the	npredictable by nature; that when frightened or angry or under stress, a horse's natural danger at a trot or gallop, to kick, to buck, to rear up in front, or to bite; that horses are fall distance will be generally from 3-1/2 to 5-1/2 feet. I understand that I, or my mino use or other actions of a horse. I understand these risks, and I voluntarily assume these
In this agreement, I understand that the term "r trainers, clinicians, agents and representatives, as well as including their respective trainers, servants, agents, employed	released parties" will include Magic Moments, Inc., its owners, officers, employees the owners, lessors and/or lessees of any property used for these equine activities ees, officers or partners.
I,, do for mysipermitted to participate in equine activities on premises of These equine activities may include but are not limited to ge	eneral recreation, riding, caring for, boarding, buying or just viewing the horses.

2._____