



This RELEASE OF LIABILITY is made and entered into on this ____ day of _____, 20____, by and between _____, hereinafter designated MANAGER and _____ hereinafter designated RIDER; and, if Rider is a minor, RIDER'S PARENT OR GUARDIAN, _____ In return for the use, today and on all future dates of the property, facilities and services of the Manager, the Rider, his heirs, assigns, and legal representatives, hereby expressly agree to the following:

1. It is the responsibility of the Rider to carry full and complete insurance on his/her horse, personal property and themselves.
2. Rider agrees to assume ANY AND ALL RISKS INVOLVED IN OR ARISING FROM RIDER'S USE OF OR PRESENCE UPON MANAGER'S PROPERTY AND FACILITIES including, without limitation but not limited to, the risks of death, bodily injury, property damage, falls, kicks, collisions with vehicles, horses or stationary objects, fire or explosion, the unavailability of emergency medical care, or the negligence or deliberate act of another person.
3. Rider agrees to hold Manager and all of its successor assigns, subsidiaries, franchisees, affiliates, officers, directors, employees and agents completely harmless and not liable and release them from all liability whatsoever and AGREES NO TO SUE them on count of, or in connection with any claims, causes of action, injuries, damages, costs or expenses acting out of Rider's use of or presence upon Manager's property and facilities, including without limitation, those based on death, bodily injury, property damage, including consequential damage, except if the damages are caused by the direct, willful and wanton negligence of the Manager.
4. Rider agrees to waive the protection afforded by any statute or law in any jurisdiction whose purpose, substance and/or effect is to provide that a general release shall not extend to claims, material or otherwise, which the person giving the release does not know or suspect to exist at the time of release.
5. Rider agrees to indemnify and defend Manager against, and hold it harmless from, any and all claims, causes of action, damages, judgments, costs or expenses, including attorneys' fees, which in any way arise from Rider's use of or presence upon Manager's property and facilities.
6. Rider agrees to abide by all of Manager's rules and regulations.
7. If Rider is using their own horse, the horse shall be free from infection, contagious or transmissible disease.
8. This Contract is non-assignable and non-transferable and is made and entered into in the State of Tennessee and shall be enforced and interpreted under the laws of this state. Should any clause be in conflict with State Law, then that clause is null and void. When the Manager and Rider and/or Rider's parent or guardian, if Rider is a minor, sign this contract, it will then be binding on both parties, subject to the above terms and conditions.

Rider's Home Address

Rider's Signature

Phone

Both Parents Must Sign

Phone

Rider's Email

Both Parents Must Sign

Phone

Warning

Under Tennessee law, an equine professional is not liable for an injury to or the death of a participant in equine activities, pursuant to Tennessee Code Annotated, Title 44, Chapter 20, Section 1.