

Jessica Long ARICP Certified Level 1 Instructor/Manager

Release of Liability

This release of liability is made and entered on this _____ day of _

direct, willful, and wanton negligence of the Manager.

20		by	and	between	SouthWinds	Farm,	hereinafter	designated	Manager,	and
					, hereinaft	er desig	nated Rider; a	and if Rider is	s a minor, R	ider's
parent o	r gu	ardia	ın,				·	In return for t	he use, toda	y 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:										
It is the responsibility of the Rider to carry full and complete insurance coverage on his horse, personal										
property	, an	d hin	nself. I	Riders agree	to assume <u>any</u>	and all ı	risks involved	in or arising fro	om the Rider	's use
of or pre	sen	ce up	on Ma	nager's prop	perty and facilit	<u>ties</u> inclu	ding without li	mitation but r	not limited to	, risks
of death	, bo	dily i	njury,	property da	mage, falls, kid	cks, bites	, collision wit	h vehicles, ho	rses, or stati	onary
objects,	fire	or ex	cplosio	n, the unav	ailability of em	ergency	medical care,	or the neglige	ence or delib	erate
act of a	noth	ner p	erson.	Rider agre	es to hold Ma	nager a	nd all of its s	uccessors, ass	signs, subsidi	aries,
franchise	e, af	filiat	es, offi	cers, direct	ors, employees	, and ag	ents, complet	ely harmless a	and not liabl	e and
release t	hen	n fror	n all lia	ability whats	soever and agre	ees not to	sue them on	the account of	of or in conne	ection

Rider agrees to wave the protection afforded by any statue or law in any jurisdiction (i.e., Calf. Civil Code 1542) 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 executing the release. Rider agrees to indemnify and defend Manager against, and hold harmless from, any and all claims, cause of action, damages, judgments, costs or expenses, including attorneys' fees, which in any way arise from Rider's use of or presence upon the Manager's property and facilities.

with any claims, causes of action, injuries, damages, costs or expense arising out of the Rider's use of or presence upon Manager's property and facilities, including without limitation, those based in death, bodily injury, property damage, including consequential damages, except if the damages are caused the

Rider agrees to abide by all of Managers rules and regulations. If Rider is using his horse, the horse shall be free from infection, contagious or transmissible disease. Manager reserves the right to refuse his horse if not in proper health or it is deemed dangerous or undesirable.

This contract is a non-assignable and non-transferable and is made and entered into the State of Georgia, 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, or Rider's parent or guardian, if Rider is a minor, sign this contract, it will be binding on both parties, subject to the above terms and conditions.

WARNING!!! Under Georgia Law, an Equine Activity Sponsor or Equine Professional is not liable for an injury to or the death of a participant in equine activities resulting from inherent risks or equine pursuant to Chapter 12 of Title 4 of the Official Code of Georgia Annotated.



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Manager's Signature	Rider's Signature
213 Albany Annex Road	
Address	Rider's parent/guardian (if minor)
Americus, GA 31719	
City/State/ZIP	Address
	City/State/7IP