

**RELEASE OF CLAIRE SHEHAN AND BAY COURT EQUESTRIAN, LLC, FROM
ANY/ALL LIABILITY FOR HORSE-RELATED ACTIVITIES**

In exchange for horse-related services and/or equipment to be provided by Claire Shehan and/or Bay Court Equestrian, LLC, to me, I, _____, for and on behalf of myself, my heirs, my executors, my representatives, my administrators and my assigns, hereby release and discharge Claire Shehan and Bay Court Equestrian, LLC, in advance, from any/all claims of liability for damage to person or property arising out of any horse-related activities. This release and discharge includes, but is not limited to, claims that bodily injury or property damage was caused by negligence on the part of Claire Shehan and/or Bay Court Equestrian, LLC. I understand and agree that this means I am releasing Claire Shehan and Bay Court Equestrian, LLC, in advance, from liability for her/its own negligence.

As used herein, the phrase "horse-related" is understood and intended to be construed in the broadest possible sense so as to include, but not be limited to, the training of horses and/or riders of horses and/or owners of horses; the care of horses; the use of any type of equestrian equipment; the transportation of any horses or persons; the use of any premises where horses are kept or used; the use of any facilities related in anyway to the care and/or use of a horse; and the like.

As used herein, the term "injury" is understood and intended to be construed in the broadest possible sense so as to encompass bodily injury and/or death.

WARNING

Under Florida 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 the inherent risks of equine activities.

The undersigned hereby represents and warrants that she/he is eighteen (18) or more years of age.

This _____ day of _____, 20_____.

Printed Name

Signature