BLUFF CITY ACRES LIABILITY WAIVER, RELEASE, HOLD HARMLESS AND RISK ACKNOWLEDGEMENT AGREEMENT

WARNING: UNDER SOUTH CAROLINA LAW, AN EQUINE OR FARM ANIMAL ACTIVITY SPONSOR OR AN EQUINE OR FARM ANIMAL PROFESSIONAL IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN EQUINE OR FARM ANIMAL ACTIVITIES RESULTING EXCLUSIVELY FROM THE INHERENT RISKS OF EQUINE AND FARM ANIMAL ACTIVITIES.

1. Parties. The parties to this LIABILITY WAIVER, RELEASE, HOLD HARMLESS AND RISK ACKNOWLEDGMENT AGREEMENT (the “Agreement”) are Bluff City Acres LLC, Christopher Ryan, Michelle Ryan, Northern Roots Equestrian Facility LLC, Jarrett Yates, Kendalle Serra, Cavallo che Salta LLC, Risa Formisano, and its members, agents, employees, representatives, assigns, affiliated individuals or organizations (whether nonprofit or for profit), insurers and others acting on behalf of any of them (all of which entities and individuals being collectively referred to herein as the “Stable”), and , a boarder, lessee of a horse boarded at the Farm, rider (including private lessons), or an employee or independent contractor or visitor of or to the Stable (all such individuals being collectively referred to herein as a “Participant”).
2. Participation in Stable Program(s). In exchange for Participant’s acceptance of the terms of this Agreement and his or her signature hereon acknowledging same, the Stable agrees to permit Participant to be present on the farm located at 438 Barricade Lane, South Carolina, 29437 (the “Farm”).
3. Nature of Equestrian and Farm Animal Activities. Numerous obvious and non-obvious risks are inherent and always present in horseback riding and other equestrian-related and other farm animal-related activities, despite all safety precautions. By way of example and not limitation, horses, ponies and other farm animals may, among other things, stop short, suddenly change direction or speed, shift their weight from side to side, trip, fall, buck, spit, rear, bite, kick or run from what they perceive (correctly or incorrectly) as danger. These enumerated and related or similar risks, as well as the more general farm risks described in paragraph 4 below, among others, exist for anyone who is in close proximity to a horse or other farm or wild animal, whether mounted or on the ground. Participant acknowledges these and similar or related risks and affirmatively states that he or she is not relying on the Stable to advise him or her of all possible risks.
4. Nature of Farm Activities. Numerous obvious and non-obvious risks are inherent and always present in a farm setting, despite all safety precautions. In addition to the risks related to equines and equestrian activities and other farm animal activities and farm activities in general some of which are detailed in paragraph 3 above, there are other risks present. By way of example and not limitation, (a) electric fencing and farm equipment is used regularly around the Farm and can give rise to risks associated with electric fencing and the operation of heavy equipment; (b) farm animals such as horses, llamas, ostriches, alpacas, chickens, roosters, cats, dogs, cows and goats, among others, as well as wild animals naturally present in rural settings such as raccoons, foxes, deer, bobcats, coyotes, beavers, geese, groundhogs, wild turkeys, skunks, opossums and bears, among others, and such are unpredictable and can chase, scratch, bite and injure humans and/or

other animals present on the Farm, (c) fertilizers, pesticides and animal medications are present on the Farm and can cause property damage or personal injury to humans and animals if encountered, handled or misused; (d) all types of insects, rats, snakes, spiders and other pests and vermin may at any time be present on the Farm and can cause property damage and personal injury to humans and other animals; (e) ponds, creeks and other water features on the Farm can present safety hazards, including risk of drowning or other water associated risks; (f) uneven terrain, ditches, sinkholes, deep mud, dead trees, fallen trees and other associated risks; and (g) any and all other potential risks that may be associated with the operation of an agricultural, equestrian, commercial or residential facility. Participant acknowledge these and similar or related risks and affirmatively state that they are not relying on the Stable to advise them of all possible risks.

1. Waiver, Release and Indemnification. In consideration for Participant’s ability to board a horse at the Farm, use and/or be present at the Farm, Participant agrees, to the extent permitted by law, to release and hold harmless the Stable from all losses, claims, demands, causes of action and legal liability (collectively, “Losses”) related to Participant’s (or Participant’s horse’s or his or her other animals’ presence at the Stable, if applicable) whether the same be known or unknown, anticipated or unanticipated, foreseeable or unforeseeable, and even if such Losses are the result of the negligence and/or acts or omissions of the Stable or other individuals present on the Farm. Participant further agrees to waive all claims which may otherwise arise from an injury to Participant while using or being present at the Farm or any activity or program offered by the Stable and shall not pursue any claims, demands or causes of action against the Stable for any economic or non-economic losses due to Participant’s bodily injury, death or property damage arising out of the activities and programs offered by the Stable or Participant’s use of or presence at the Farm. Participant agrees to be responsible for any and all damages, injuries and/or loss of life caused by Participant (or caused by a horse owned by or in the care, custody or control of Participant or any other animal brought to the Farm by Participant) and to indemnify the Stable from any losses or expenses, including but not limited to attorneys’ fees, which the Stable incurs in connection with any such damages, injuries and/or loss of life.
2. Assumption of Risk. Participant acknowledges that failure to follow the Stable’s rules and/or the directions of the Stable’s staff may put him or her (or his or her horse or other animal, if applicable) at risk of, or increase the risk of, injury or death. Participant acknowledges that he or she, as the case may be, bears the responsibility for Participant’s safety and Participant should not participate in any equestrian or farm activity unless he or she is confident that Participant can do so safely. Participation in equestrian or farm activities at or with the Stable constitutes a knowing and voluntary assumption of all risks associated with such activities and those associated with being present at the Stable’s facilities, including but not limited to inherent risks and the risk of negligence by the Stable or others. This assumption of risk is intended to operate as a bar to recovery for any claim for property damage, injury or death.
3. Helmet Requirement. The Stable requires that if Participant is ever riding any horse or other animal at the Farm that Participant provide and wear his or her own properly fitting ASTM/SEI certified riding helmet. Participant acknowledges that wearing a properly fitted and secured equestrian riding helmet which meets or exceeds the quality standard of the SEI Certified ASTM

Standard F1163 while riding, mounting, dismounting and being near horses or other animals may reduce the severity of head injuries sustained or prevent death as the result of a fall or other occurrence. The Stable makes no representation as to the condition, effectiveness or suitability of any helmet used by Participant. Participant further assumes all helmet related risks.

1. Guests. Participant understands he or she is not permitted to bring a guest who has not executed this Agreement to the Farm. However, should Participant bring to the Stable’s facilities an individual who has not executed a copy of this Agreement, Participant shall educate the guest as to the risks described herein, supervise the guest, be solely responsible for the safety of the guest, be responsible for any property damage, personal injury or loss of life caused by or suffered by such guest and further indemnify the Stable from any losses or expenses, including but not limited to attorneys’ fees, which the Stable incurs in connection with any such damages, injuries and/or loss of life caused by or suffered by such guest. 9. Permission to Treat. Participant understands that the Stable does not normally administer medications to animals and will typically do so only when directed in writing by Participant. However, in the unexpected event of a medical emergency, Participant agrees that the employees or agents of the Stable have Participant’s permission to provide, seek and authorize medical attention and services, including but not limited to first aid or emergency medical services, for the Participant or for any veterinary attention or services for any horse or other animal owned, leased or in the care of the Participant. Further, Participant agrees that the Stable shall bear no liability in connection with its provision and authorization of such medical attention and services.
2. Barn Rules. Participant understands and agrees that he or she must at all times abide by the Barn Rules which are from time to time promulgated by the Stable. The Barn Rules are intended to keep Participants and others on the Farm safe from harm and failing to abide by the Barn Rules can potentially endanger the Participants and others on the Farm.
3. Dogs/Other Pets. Participant understands and agrees that dogs are not permitted on property.
4. Miscellaneous. This Agreement: (a) contains the entire agreement between Participant and the Stable and supersedes all prior written or oral understandings among the same regarding the terms hereof; (b) may not be amended or modified except in a writing signed by Participant and an authorized representative of the Stable; (c) shall be construed and enforced in accordance with the laws of the State of South Carolina; (d) has been carefully reviewed and is fully understood by the Participant and, if desired, has been reviewed by Participant’s independent counsel; (e) shall be binding upon the Stable, Participant and their successors, assigns, heirs and personal representatives; and (f) shall be for the benefit of the Stable. When the contexts in which words are used in this Agreement indicate that such is the intent, words in the singular shall include the plural and vice versa. The Parties further agree that if any paragraph or part of this Agreement is found to be void or unenforceable, the remainder of this Agreement shall not be affected by such a finding.

Participant Signature: Date:

Farm Representative: Date: