## BREEZY ACRES HORSE FARM WAIVER, RELEASE OF LIABILITY, ASSUMPTION OF RISK, AND INDEMNITY AGREEMENT – Texas

## PLEASE READ THIS CAREFULLY BEFORE SIGNING

I agree to this Waiver, Release of Liability, Assumption of Risk, and Indemnity Agreement ("Agreement") with Breezy Acres Horse Farm who is/are (check one only) ② an individual(s) ② a LLC (hereafter referred to as "Stable") as a condition for his/her/its/their allowing me and the persons identified below (if any), to do any or all of the following at any time and at any location: enter Stable's premises, land, facilities, barns, arenas, paddocks, pastures, and surrounding land; be near horses, ponies, mules, donkeys, farm animals, or livestock (hereafter referred to collectively as "equines"), work with, handle, ride, drive, receive professional services (if applicable), rent or use equipment or tack from Stable, and/or receive instruction or guidance related to riding, driving, handling and/or working with equines, farm animals, and/or livestock (All of these activities, individually and collectively, will be referred to as "The Activities" throughout this document.)

NAME (Please print clearly):				
NAME OF OTHER				
ADDRESS:				
PHONE: [Home]	_[Work]	_[Cell)		

## IT IS AGREED AS FOLLOWS:

- 1. Statement of Intention. I understand that by signing this Agreement, I am giving up certain legal rights, including the right to bring a claim or suit arising from negligence or liability on part of **The Released Parties** and of others who are associated with any of them, now and in the future, arising from any aspect of my attendance at and/or participation in **The Activities.**
- 2. Risks. I also understand that riding, driving, handling, working with, or even being near an equine can expose me of numerous hazards, which could include, for example: the propensity of an equine to behave in ways that may result in injury, harm, or death to persons on or around them; the unpredictability of an equine's reaction to sounds, sudden movements, and unfamiliar objects, persons, or other animals; certain hazards such as surface or subsurface conditions on the land where The Activities take place; and/or collisions with other equines, animals, or objects. In addition, I understand that anyone riding, driving, handling, working with, or even near an equine, at any location can suffer bodily and other injuries. Among other things, equines are unpredictable by nature. For example, when frightened, angry, or under stress, the natural instincts of an equine are to jump forward or sideways, back up quickly, or run away from real or perceived danger by trotting or galloping. Equines also have the ability to kick, buck, rear up, spin around, stomp, stampede, strike, or bite. I know that equines can do these and other things without warning. I also understand that all equines, even if they have no history of hurting anyone, are powerful and have the potential to be dangerous to people and other equines. I understand these risks and dangers that are inherent in farm animal, livestock, and

equine-related activities, and I agree to assume all of them. I also understand that these are just <u>some</u> of the risks, and I agree to assume others that are not mentioned in this document. I am NOT relying on Stable to list all possible risks.

2. **Consideration/Binding Effect**. I am signing this document in full consideration of the risks and for being allowed to engage in any or all of The Activities. I understand that although I am signing this document today, I also intend for this document to be valid and binding now and at all times in the future when I engage in any or all of **The Activities** at any location.

Page 1 of 3 Version 031023

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FOR A	N INJURY TO OR THE DEATH OF A PARTICIPANT IN FARM ANIMAL ACTIVITIES RESULTING FROM THE INHERENT
IINDEE	WARNING R TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES CODE), A FARM ANIMAL PROFESSIONAL IS NOT LIABLE
assigns for any may su action, anticip Livesto at any all clair person driving from lo willful	members, assigns, parents, affiliates, successors, owners, legal representatives, servants, affiliated persons, so, and others acting on their behalf (hereafter referred to collectively as "The Released Parties") shall not be liable y losses, injuries, or damages that I (which includes the signer and signer's minor child/children or legal wards) ustain as a result of engaging in any of The Activities at any time or at any location; and  (b) I/we fully and forever release, waive, and discharge all claims, demands, damages, legal actions, causes of or rights of action (present or future) against The Released Parties whether the claims are known, unknown, pated or unanticipated, and whether caused by their ordinary negligence, a violation of a state Farm Animal or ock Activity Liability Act, or other legal liability resulting from or arising out of my/our engaging in The Activities time and at any location. The term "damages" in this Agreement means, for example, medical expenses any and ms or losses because of bodily injuries, mental/emotional injuries, or property damages, death, expenses, and/or nal property damages. This document is intended to apply and be binding regardless of whether I am riding, g, handling, or near equines. (In accordance with Texas law, however, we are not releasing The Released Parties oss, injury, or damage that is directly caused by gross negligence, intentional misconduct, reckless misconduct, or and wanton misconduct on part of The Released Parties. It is my intention to release and hold harmless The need Parties to the fullest extent allowed under Texas law.
	(a) Stable and his/her/its/their respective officers, directors, members, managers, employees, agents, heirs,
or all o	AL HERE: 3. WAIVER AND LIABILITY RELEASE: As lawful consideration for being allowed to engage in any of The Activities, now and in the future and at any location, I (on behalf of myself and my spouse, parents, heirs, entatives, assigns, minor child/ren or legal wards) agree to each of the following:

7. Texas law applies to this document, and I agree that this document shall be enforced to the greatest extent permitted by law. If any clause conflicts with applicable law, only that clause will be null and void but the remainder shall stay in full force and effect. This document can only be modified in writing and signed by me, **Tanya Simmons**, and on behalf of **Stable**). I agree to pay any attorney fees and costs for **The Released Parties** (or either of them) to enforce this Agreement, and I agree to indemnify and hold harmless **The Released Parties** for such fees and costs.

8. ALSO, I REPRESENT (please check and initial each box below):

Page 2 of 3 Version 031023

♦ I AM AT OR OVER 18 YEARS OF AGE;	
♦ I AM OF SOUND MIND AND AM NOT SUFFERING FROM SHOCK DRUGS, OR INTOXICANTS THAT AFFECT MY ABILITY TO READ AND UNDE	
♦ I HAVE READ THIS ENTIRE DOCUMENT (ALL THREE PAGES), AN	D I FULLY UNDERSTAND IT;
♦ I INTEND FOR THIS DOCUMENT TO BE VALID AND BINDING TO	DAY AND AT ALL TIMES IN THE FUTURE;
—— ◆ BY SIGNING THIS DOCUMENT, I ACKNOWLEDGE THAT IF A PARTICIPATION OF MYSELF AND/OR MY MINOR CHILD/REN IN ANY OF T LAW TO HAVE WAIVED MY RIGHT TO BRING A LAWSUIT AGAINST ANY O	THE ACTIVITIES, I MAY BE FOUND BY A COURT OF
♦ ALL OF THE INFORMATION THAT I HAVE PROVIDED IS TRUE AN	ND ACCURATE.
SIGNATURE:	DATE :
PRINT NAME HERE:	
SIGNATURE OF OTHER	DATE :
PRINT NAME HERE:	
ACCEPTED BY: "STABLE" REPRESENTATIVE	
SIGNATURE:	DATE :

Page 3 of 3 Version 031023