ROCKING HORSE STABLES

2024 RELEASE FROM LIABILITY Pursuant to Florida Law Chapter 773, Florida Statutes

I,(p	rint name) ("RELEASOR") understand that engaging in an
equine activity, including but not limited to riding, training, as	ssisting in veterinary treatment of, driving, or being a passenger
upon an equine, whether mounted or unmounted, visiting or	touring or utilizing an equine facility as part of an organized
event or activity, spectating, or any person assisting a particip	pant or show management; horseback riding and related equine
activities, including but not limited to dressage, eventing and	/or three day events, hunter and jumper riding, endurance trail
riding, and jumping, training or teaching activities, schooling,	boarding and normal daily care of an equine, riding, inspecting
or evaluating an equine belonging to another by a purchase	r or an agent, riding or other equine activities of any type no
matter how informal or impromptu, placing or replacing ho	rseshoes or hoof trimming on an equine, and/or providing or
assisting in veterinary care, are very dangerous and involve	inherent risks and risks, including but not limited to property
damage, serious injury and/or death, sickness and disease (in	cluding communicable and infectious diseases), of participants,
spectators, and/or horses.	

RELEASOR further understands that the inherent risks of equine activities means those dangers or conditions which are an integral part of equine activities, including but not limited to the propensity of equines 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 such things as sounds, sudden movement, and unfamiliar objects, persons or other animals; certain hazards such as surface and subsurface conditions; collisions with other equines or objects; that an equine may shy suddenly, rear, stop short, bite, buck, kick or run with its rider; and that potential exists that as a participant or any person whether amateur or professional to act in a negligent manner that may contribute to injury to the participant or others, such as failing to maintain control over the animal or not acting within his or her ability.

WHEREFORE, RELEASOR and each of their heirs, administrators, agents, insurers, reinsurers, representatives, shareholders, directors, employees, successors, assigns, subsidiaries, parent companies, sister companies, predecessor or successor companies and/or other individuals or entities related hereto, release, discharge, hold harmless and indemnify 2nd Street Equestrian, LLC d/b/a Rocking Horse Stables, Allison Thomas, Mark Thomas, Merrill Eventing, Inc., Rocking Horse Eventing, BC Jumps, LLC, Sharpton, Inc., Rocking Horse Ranch LLP and Trustees, United States Equestrian Federation ("USEF"), United States Eventing Association ("USEA"), their guarantees, successors in interest, agents, past, present and future officers, directors, stockholders, insurers, reinsurers, attorneys, agents, servants, representatives, subsidiaries, affiliates, partners, predecessors, successors in interest, employees, managers, promoters, sponsors, other equine activity participants, advertisers, sales persons, photographers, volunteers, and/or all other persons, firms or corporations with whom any of the former have been, are now or hereafter are affiliated, ("RELEASEES"), from any and all liability for negligence or otherwise related to any equine activity, relating to injury, loss, damage or death from any of the inherent risks or risks of equine activities, including but not limited to any past, present or future claim, demand, obligation, action, causes of action, liens, rights, damages, costs, expenses, attorneys' fees, costs, interest, and compensation of any nature whatsoever, whether based on tort, contract or other theory of recovery.

WHEREFORE, RELEASOR further releases, holds harmless and agrees to indemnify RELEASEES from any and all exposure to harmful bacteria and viruses (including communicable and infectious diseases), by human, animal or otherwise and assume the risk of possible exposure.

WHEREFORE, RELEASOR agrees that any equine activity is DONE AT THEIR OWN RISK and assumes full responsibility for the risk of bodily injury, illness, death of myself/ourselves and/or my horse(s), and any property damage due to the negligence of RELEASEES or otherwise while on the premises. RELEASOR further agrees to be responsible for any injury or damage caused by RELEASOR, or any animal/horse owned or used by RELEASOR.

WHEREFORE, RELEASOR agrees to wear an ASTM/SEI-approved helmet that is properly fitted and fastened at all times upon the head by a strap while mounted.

WHEREFORE, RELEASOR agrees to wear a protective vest when cross-country jumping, which is recommended to meet or surpass the current vest standards as set forth by the United States Eventing Association and United States Equestrian Federation. The use of a medical arm band/road ID while jumping is also recommended.

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WHEREFORE, RELEASOR agrees, if providing instruction or training services, to provide proof of liability insurance in the amount of at minimum \$1 million per occurrence.

WHEREFORE, RELEASOR agrees to refrain from the use of long-lensed cameras, long-lensed photography or long-lensed videography without prior permission and authority from RELEASEES.

WHEREFORE, RELEASOR agrees to indemnify and hold RELEASES harmless against any and all such liabilities, claims, actions, damages, costs or expenses, including but not limited to attorneys' fees and disbursements.

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.

NOTICE TO THE MINOR CHILD'S NATURAL GUARDIAN

READ THIS FORM COMPLETELY AND CAREFULLY. YOU ARE AGREEING TO LET YOUR MINOR CHILD ENGAGE IN POTENTIALLY DANGEROUS ACTIVITY. YOU ARE AGREEING THAT, EVEN IF RELEASEES USES REASONABLE CARE IN PROVIDING THIS ACTIVITY, THERE IS A CHANCE YOUR CHILD MAY BE SERIOUSLY INJURED OR KILLED BY PARTICIPATING IN THIS ACTIVITY BECAUSE THERE ARE CERTAIN DANGERS INHERENT IN THE ACTIVITY WHICH CANNOT BE AVOIDED OR ELIMINATED. BY SIGNING THIS FORM YOU ARE GIVING UP YOUR CHILD'S RIGHT AND YOUR RIGHT TO RECOVER FROM RELEASEES IN A LAWSUIT FOR ANY PERSONAL INJURY, INCLUDING DEATH, TO YOUR CHILD OR ANY PROPERTY DAMAGE THAT RESULTS FROM THE RISKS THAT ARE A NATURAL PART OF THE ACTIVITY. YOU HAVE THE RIGHT TO REFUSE TO SIGN THIS FORM, AND RELEASEES HAVE THE RIGHT TO REFUSE TO LET YOUR CHILD PARTICIPATE IF YOU DO NOT SIGN THIS FORM.

·	y sign the release from liability and indemnity agreement and further agree ements apart from the foregoing written agreements have been made nor shall
be made except by a written and signed addendu	m.
Name (signed)	Date

Name of Representative if participant is under 18 years old

Name (printed)

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