Equine Rescue and Rehabilitation Ranch



Tallahassee, Florida

Equine Rescue and Rehabilitation Ranch AKA "Triple R"

P.O. Box 494 Tallahassee, FL 32302

RELEASE OF LIABILITY OWNER/RIDER/VOLUNTEER

WITNESS THIS AGREEMENT this ______day of ______20 ____ by and between Equine Rescue and Rehabilitation Ranch Inc, and board members, hereinafter jointly referred to as Triple R and Rider/Volunteer participant *(print name ______)* (*Address ______)*) (*telephone #______*), hereinafter referred to as RIDER/VOLUNTEER. For consideration received, and in return for the use, today and all future dates of the property, facilities and services of Triple R, Rider/Volunteer, Rider/Volunteers heirs, assigns and representatives, hereby agree as follows:

1. Inherent risks and assumption of risk. The undersigned acknowledges that there are inherent risks associated with equine activities such as described below, and hereby expressly assumes all risks associated with participating in such activities. The inherent risks include are but not limited to the propensity of equines to behave in ways such as, running, bucking, biting, kicking, shying, stumbling, rearing, falling or stepping on, and may result in an injury, harm or death to persons on or around them; the unpredictability of equines 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 objects or other animals; the limited availability of emergency medical care; and the potential of a participant 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 such participant stability. Rider/Volunteer acknowledges that horses, by their very nature are unpredictable and subject to animal whim. Rider/Volunteer assumes all risks in connection therewith and expressly waives any claims for any injury or loss arising therefrom. Rider/Volunteer agrees to abide by and follow Triple R's rules and regulations which, shall be posted and/or available from time to time. Rider/Volunteer further acknowledges that the behavior of any animal is contingent to some extent upon the ability of Rider/Volunteer. Rider/Volunteer assumes all risks therefore and warrants a full and fair disclosure of Rider/Volunteer's abilities has been made to Triple R. Rider/Volunteer expressly releases Triple R from any and all claims for personal injury or property damage, even if caused by negligence (if allowed by the laws of this state) by Triple R or its representatives, agents or employees. If I ignore this agreement and initiate claim or suit against Triple R, I will be responsible for payment of all attorneys' fees and costs incurred by. ____(Initial)

WARNING:

Under Florida Law (FLORIDA STATUTES, TITLE XLV TORTS, CHAPTER 773, EQUINE ACTIVITIES), 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.

2. Rider/Volunteer agrees to hold harmless, indemnify or defend Triple R against, or hold harmless from, any and all claims, demands, causes of action, damages, judgments, orders, costs or expenses, including attorney's fees, whether actually incurred or not which may in any way arise from or in any way be connected with Rider/Volunteers use of or presence upon the property of Triple R and the facilities located thereon. Any and all mishaps and occurrences which result in injury, harm or death which is associated with all structures, machinery, vehicles (motorized or non-motorized), fencing, paved and unpaved roadways and wooded trails shall be assumed risks by the undersigned and shall hold harmless, indemnify or defend Triple R against and from any and all claims associated with the above mentioned objects. _____(Initial)

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3. In the event Rider/Volunteer is using Rider/Volunteers own horse(s), or a horse(s) not owned by Triple R, Rider/Volunteer warrants said horse(s) shall be free from infection, transmittable diseases. Triple R reserves the right to refuse access or use of any horse upon the premises that does not appear to Triple R to be in good health or is deemed dangerous or undesirable. . _____(Initial)

4. Any action brought under this agreement shall be brought within one year of the incident or accident giving rise to said claim and will be subject to a law suit brought about by Triple R against Rider/Volunteer, Rider/Volunteers' heirs, assigns or representatives. . _____(Initial)

5. Rider/Volunteer agrees to waive the protection of any applicable statutes in this jurisdiction or any other 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 said release. _____(Initial)

I have had sufficient opportunity to read and understand my obligations according to this Release of Liability agreement. Rider/Volunteer Participant Signature ______ Date _____

PARENT OR GUARDIAN'S ADDITIONAL INDEMNIFICATION

(Must be completed for participants under the age of 18) In consideration of the above named minor Rider/Volunteer participant hereinafter referred to as ("Minor Rider/Volunteer") being permitted by Triple R to participate in it's activities at this facility and to use its animals, equipment and facilities, I further agree to indemnify and hold harmless Triple R from any and all claims which are brought by, or on behalf of Minor Rider/Volunteer, and which are in any way connected with such use or participation by Minor Rider/Volunteer

Parent or Guardian (print):_____

Signature_____

Date _____

MINORS UNDER 16 ARE REQUIRED TO WEAR A HELMET.

Signing below will waive this obligation. I give permission for above mentioned Minor Rider/Volunteer Participant to NOT wear a helmet at this facility.

Parent or Guardian

Signature_____

Date _____