

Liability Release/ Hold Harmless Agreement

I agree to participate or agree for my child/children/ grandchildren, and/or those I give authorization below to participate in horse activities with Creekside Riding Academy & Stables, LLC or arranged by Creekside Riding Academy & Stables, LLC. I assume full responsibility for any injury, loss or debilitation, bodily harm, mental or physical impairment or death to me or my child/children/ grandchildren, and/or those I give authorization below to participate, while on property owned by Creekside Riding Academy & Stables, LLC, Kristine K. Moore, and/or any other persons. I release liability and hold harmless all those that interact with me or my child/children/ grandchildren, and/or those I give authorization below to participate in equine activities.

I understand equine participation activities such as care, control, handling, watching, being close to horses and riding are considered hazardous.

I understand that the equine sport is a high risk sport and that participation in and/or being around or near to this activity constitutes involvement and/or participation in and/or being around or near to this activity constitutes involvement and /or participation in an "equine activity" as defined by the Tennessee Code Annotated Title 44, Chapter 20. I understand that participation involves all inherent risks associated with the dangers and conditions which are an integral part of equine activities, including, but not limited to, the propensity of equines to behave in ways which may result in injury, harm or even death to humans and other animals around or near them; the unpredictability of equine reaction to sounds, sudden movements, smells, and unfamiliar objects; persons or other animals; hazard relayed to surface and subsurface conditions; equipment failures and breakage; collisions with other equines or objects; and the potential of a participant to act in a negligent or unskilled manner which may contribute to injury to the participant or to others, including failing or inability to maintain control over the animal. By participating in the activity, I agree to assume all responsibility for those risks, and I release and agree to hold harmless Creekside Riding Academy & Stables, LLC, Kristine K. Moore and their assigns, employees, spouse, partners, shareholders. Members, heirs or assigns and owners of any property on which Creekside Riding Academy & Stables, LLC, Kristine K. Moore are facilitating equestrian activities on such as including but not limited to training, instructing, handling, and breeding, from all liability for negligence resulting in accidents, damage, injury or illness to myself, my child/children/ grandchildren, and/or those I give authorization below to participate, and my property, including the horse(s) which I may ride or board at property owned by Creekside Riding Academy & Stables, LLC, and/or Kristine K. Moore.

I do hereby covenant I will never institute ant suit, action law, or legal claims against Creekside Riding Academy & Stables, LLC, Kristine K. Moore and their assigns, employees, spouse, partners, shareholders, members, heirs or assigns and forever discharge any and all claims. I hereby waived and released and the undersigned covenants not to sue there after. And, in the event I, the releasor, or any other party on the behalf of the below listed participants brings suit, I the releasor agrees to provide any and all releasee's legal defense.

WARNING: Under the Tennessee Law, an equine professional is not liable for an injury to or the death of a participant in equine activities resulting from inherent risk of equine activities pursuant to the Tennessee Code Annotated, Title 44, Chapter 20.

Name _____ Names of Children _____
and or Other Participants

I give consent and assume liability for myself and those I list

Address _____

Email _____

Phone _____

Phone _____

Emergency

Signature (s) _____ / _____

Date _____