

North Atlanta Equestrian

Waiver of Liability, assumption of risk, covenant not to sue and release and hold harmless agreement.

I, _____ have read, understand, acknowledge, and confirm, and freely and voluntarily enter into this RELEASE and hold harmless agreement with Rebecca Bowman, William Wright, Old Mill Farm, North Atlanta Equestrian, Mitchell & Anne Martin, North Atlanta Stables, Chattahoochee Hills Eventing, Bouckaert Farm, Spring Milbourn, and Aly Rattazzi and their agents, servants, employees or officers. I fully understand and acknowledge the potential danger that I or my child/children could incur in possible injury or death to myself, my child/children, other people and/or horses by mounting, riding, walking, feeding, including but not limited to any interaction or participation with horses.

I, by signing this waiver/release agree to hold harmless, discharge, release and indemnify Rebecca Bowman, William Wright, Old Mill Farm, Mitchell & Anne Martin, North Atlanta Stables, Spring Milbourn, Aly Rattazzi, Chattahoochee Hills Eventing, Bouckaert Farm, and their agents, servants, employees or officers, from all liability whatsoever and **AGREE NOT TO SUE** on account of or connection with in any way claims, causes of action, injuries, damages, costs, expenses or loss to myself, my family, my children, my horse, my property, my friends, guests and/or any others as a result of any interaction or participation of any kind equine or otherwise that takes place at 118 Old Mill Road, Cartersville, GA, or any interaction or participation with horses except in the event of wanton and willful negligence. I hereby release and relieve Rebecca Bowman, William Wright, Old Mill Farm, Mitchell & Anne Martin, North Atlanta Stables, Spring Milbourn, Aly Rattazzi, Chattahoochee Hills Eventing, Bouckaert Farm and all affiliated companies, partnerships, employees, representatives, heirs, successors and assign each and every member of his/her family from any liability whatsoever for any loss, claim, damage, injury or death which I, my child, horse, or any person claiming by, through or under me may suffer or sustain as a result of participation or interaction of any kind, equine or otherwise that takes place at 118 Old Mill Road Cartersville, GA. I hereby waive any rights I may have to bring claim or suit against any said individuals arising out of any such damage, injury or death.

IT IS THE RESPONSIBILITY OF THE EQUINE PARTICIPANT to carry full and complete insurance coverage on his/her horse, personal property and himself/herself. I further understand and grant permission for treatment if an emergency medical treatment is required to be transported to the closest medical facility at my expense.

I understand and agree and have accepted all rules and regulations that are currently in effect or may be established from time to time by Rebecca Bowman, William Wright, Old Mill Farm, Mitchell & Anne Martin, North Atlanta Stables, Spring Milbourn, Aly Rattazzi, Chattahoochee Hills Eventing, Bouckaert Farm and, their agents, servants, employees or officers. My failure to abide by such rules and regulations may result in Rebecca Bowman, William Wright, Old Mill Farm, and, their agents, servants, employees or officers prohibiting my participation in any equine related activities at Old Mill Farm, 118 Old Mill Road, Cartersville GA.

WARNING Under Georgia law, any equine sponsor or equine professional is not liable for an injury or death of a participant in equine activities resulting from the inherent risk of equine activities, pursuant to Chapter 12 of Title 4 of the Official Code of Georgia Annotated.

NAME: _____

ADDRESS: _____

PHONE NO.: _____

DATE & SIGNATURE: _____



GDCTA Hold Harmless Clause

The undersigned competitor/rider and all signors below hereby (1) agrees to release the management of this show or clinic, their officers, directors, employees, members, or agents, and the owners or managers of the grounds where this event is held, from any loss, damage, liability, or injury arising out of or resulting from this show or clinic or competitors/riders participation therein; (2) agrees to indemnify, hold harmless and defend the Georgia Dressage and Combined Training Association, Inc., the organizer, facility owner, and the management of this show or clinic from and against any and all claims for loss, damage, liability, or injury, however caused, resulting directly or indirectly from competitors/riders entry or participation in this show or clinic or from acts or omissions of competitor/rider or competitor's agents; and (3) acknowledges that activities with and around horses and horse shows or clinics involve inherent risks including but not limited to substantial risk of bodily injury, death, property damage and other dangers including, but not limited to, bodily injury or death resulting from kicks and bites, falling off horse or horse(s) falling on Rider, being dragged by a foot caught in the stirrups, Rider being thrown by horse, equipment failure or collision with horse(s) or vehicles or other inanimate objects, as well as any and all risks of contracting Covid-19. In the event of injury to competitor/rider or to competitor's/rider's animals, permission is hereby granted to management for emergency medical treatment.

Every entry at a Georgia Dressage and Combined Training Association, Inc. (GDCTA) recognized competition or clinic shall constitute an agreement and affirmation that all participants (which include, without limitation, the owner, lessee, trainer, manager, agent, coach, driver, handler, the horse, volunteers and staff), for themselves, their principals, representatives, employees, and agents: (1) shall be subject to the constitution and rules of the GDCTA and the local rules of the competition or clinic; (2) represent that every horse, rider, driver, and handler is eligible as entered; (3) agree to be bound by the constitution and rules of the United States Equestrian Federation (USEF) and of the competition or clinic, and will accept as final the decision of the hearing committee on any question arising under said rules, and agree to hold the competition or clinic, the GDCTA, their officials, directors and employees harmless for any action taken; (4) agree that as a condition of and in consideration of acceptance of entry, they authorize the GDCTA and the competition or clinic management to market, transfer, assign, or otherwise make use of any photographs, likenesses, films, broadcasts, cablecasts, audiotapes, or videotapes taken of the horse(s) and participant(s) while on the grounds, incident to, or in transit between the stabling facility and the event site, in any way they see fit for the promotion, coverage, or benefit of the event, sport, or the GDCTA, without compensation to any of them, so long as the use neither jeopardizes amateur status nor endorses a specific product or service, and hereby expressly and irrevocably waive and release any rights in connection with such use, including any claim to invasion of privacy, right of publicity, or to misappropriation; and (5) agree that they participate voluntarily in the competition or clinic fully aware that horse sports and the competition or clinic involve inherent dangerous risk of serious injury or death, and by participating they expressly assume any and all risks of injury or loss, and they agree to indemnify and hold harmless the GDCTA, the competition or clinic, and the officials, directors, employees, and agents from and against all claims including for any injury or loss suffered during or in connection with the competition or clinic, whether or not such claim, injury, or loss resulted, directly or indirectly, from the negligent acts or omissions of said officials, directors, employees, or agents of the GDCTA, competition or clinic. The construction and application of USEF Rules are governed by laws of the State of New York, and any action instituted against USEF must be filed in New York State, see Article 1502.5.

WARNING

Under Georgia 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, pursuant to Chapter 12 of Title 4 of the Official Code of Georgia Annotated.

Signed: _____
(Rider/Driver/Handler) (Mandatory)

Date: _____

Signed: _____
(Horse Owner/Agent) (Mandatory)

Date: _____

Signed: _____
(Trainer) (Mandatory)

Date: _____

Signed: _____
(Parent/Guardian) (If rider is under age 18)

Date: _____

Signed: _____
(Coach) (If applicable)

Date: _____