



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 [CHAP. 773, FLORIDA STATUTES (1993)]

RELEASE AND IDEMNITY

In consideration of receiving permission to enter upon the premises of Helen Varble Farms, Inc., and Wellington Show Stables (13159 57th Place, Lake Worth, Florida) from time to time, the receipt of such permission being hereby acknowledged trainer, owner, attendant, participant, or in any other capacity, in any equestrian activity such as showing, taking lessons, riding, or using equestrian facilities in any fashion, or in any polo practice or match on said premises, the receipt of such permission being also hereby acknowledged, the undersigned hereby releases Helen Varble Farms, Inc./Wellington Show Stables and any related or affiliated company and any condominium, homeowners', or property owners association within the Helen Varble Farms, Inc. and Riding School area and their respective officers, directors, agents, and employees of and from any and all liability, claim demands, actions and causes of action whatsoever, arising out of or related to any loss, damage, or injury, including death, that may be sustained by the undersigned, any child of the undersigned, or to any property or any chattel of the undersigned, including any or all bodily injury or damage to chattel or property caused by the negligence of Helen Varble Farms, Inc./Wellington Show Stables or any of its agents or employees while in or upon said premises, or any premises leased to, owned by, or under the control or supervision of any of the above named corporations or organizations.

The undersigned being fully aware of the risks and hazards inherent in entering upon said premises and/or in participating in any such Equestrian activity or polo practice or horse shows or lessons or riding or jumping held at said premises, hereby elects voluntarily to enter upon premises, knowing their present condition and knowing that said condition may become more hazardous and dangerous during the time that the undersigned is upon said premises.

The undersigned hereby voluntarily assumes all risks of loss, damage, or injury, including death, that may be sustained by the undersigned, or any property of the undersigned, while in, or upon said premises.

In the event of injury to the undersigned, ambulance service and medical or paramedical attention may be provided, if possible, by one of the above named corporations or organizations. This release extends to any and all liability arising out of or in any way connected with such provision of ambulance service and medical or paramedical attention or the failure to provide therefore.

The undersigned hereby assumes all risk of loss, damage, and/or injury including death that may be sustained by the undersigned upon riding a pony or horse owned by a private owner other than Helen Varble Farms, Inc. In the event of an accident or injury to the undersigned, the owner of privately owned horses or ponies will not be held responsible. The undersigned will be riding at their own risk.

This release shall be binding upon the distributes, heirs, next of kin, personal representatives, executors, and administrators of the undersigned.

In signing the foregoing release, the undersigned hereby acknowledges and represents that he has read and foregoing release, understands it, and signs it voluntarily, and that he or she is over 18-years of age and of sound mind.

IN WITNESS WHEREOF, the undersigned has hereunto set his hand this _____ DAY OF _____, 2003.

Signature of Participant or Legal Guardian

Please Print Name

Please Print Child's Name

Rider

Please Print Child's Name

Rider