

RUSSIAN RIVER RIDERS, INC., RELEASE OF LIABILITY

I/we (adult participant(s), 18 years & over) _____
acknowledge that equestrian activities carry in herent risks of injury and damage to participants, observers, horses and personal property. I knowingly assume all risks, whether known or unknown, of horse riding or handling, or observing equestrian sports. In consideration of my participation in events organized or sponsored by Russian River Riders, Inc., (hereinafter "RRR") or use of real or personal property owned by RRR, I hereby waive, release and discharge RRR and its directors, officers, members, agents and employees or anyone providing land for their use (hereinafter "Releasees") from any and all liability for any loss, damage, injury, illness or cost to myself and my minor children, and any damage, loss, or injury or cost to my property, including without limitation my horse, arising from or related to my or my children's presence at or use of any real or personal property owned by RRR or any RRR event. This agreement is binding upon my executors, heirs and assigns.

Releasees shall not be liable for any damage, loss or cost that may accrue from any cause including any damage, loss or injury resulting from or related to fire, theft, injury to persons or horses or property, or the behavior, misbehavior or health of any horse or other animal.

I agree that I will indemnify, defend, and hold Releasees harmless against all losses, costs, claims, demands, and causes of action, including costs and actual attorney fees, arising from or related to any proceeding, action or claim brought by any family, guest, or third party accompanying me on any property owned by RRR or at any event sponsored by RRR.

I expressly waive any rights I may have under California Civil Code 1542, which states: "A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him might have materially affected his settlement with the debtor."

If either party to this Release of Liability institutes a legal proceeding, including, but not limited to litigation, arbitration or mediation, to enforce any of the terms of this Release, the prevailing party in such proceeding will be entitled to recover all costs and expenses, including reasonable attorneys' fees, incurred in the action. *I, as an adult participant and/or as a parent or guardian of minor participant(s), acknowledge that to help prevent head injuries, RRR requires that all riders under 18 years of age wear an ASTM/SEI approved safety helmet and recommends its use for all riders at RRR activities and at Hoofbeat Park. Wearing boots with heels while riding is also required of minors and recommended for all riders at Hoofbeat Park and all RRR activities.*

I acknowledge that I have read this Release of Liability and know and understand its contents. This release is in effect for all activities sponsored by RRR and/or while riding at Hoofbeat Park.

Signature(s) of all adults (18 & over): _____

Address: _____

Telephone: _____ Email address: _____

Minors: DO NOT SIGN THIS FORM.
Parent or Legal Guardian must complete this section.

I, the undersigned parent or guardian of minor (under 18 years) participant(s) (names and birthdates) _____

_____ in consideration of the minor's participation in the event, agree that the terms and conditions of this Release of Liability above shall be binding as to damage or injury to my minor, his/her animals and property arising out of his/her participation in RRR-sponsored events or on RRR property. *I acknowledge that wearing an approved helmet and boots with heels is required of minors riding at Hoofbeat Park and in RRR-sponsored events.*

I acknowledge that I have read this Release of Liability and know and understand its contents.

Parent or Guardian's Name _____ Telephone: _____

Address _____ City _____ State _____ Zip _____

Parent or Guardian's Signature _____

Date _____