Spring Creek Farm Release Agreement

Whereas, Randy Bell and Allina Bell d/b/a Spring Creek Farm (hereinafter "Spring Creek Farm") has made available to the undersigned, or to the child of the undersigned, or both, all or a portion of the property, equipment and facilities of Spring Creek Farm Including, but not limited to, riding areas, stables, equipment and horses, the undersigned hereby assumes full responsibility for the safety of the Rider and the horses they are handling.

The term Rider shall mean not only the undersigned, but also any minor of the undersigned, and also any person who uses any portion of the property, equipment, horses or facilities of Spring Creek Farm with the permission of the undersigned. Undersigned hereby releases Randy Bell, Allina Bell and Spring Creek Farm, any landowner, their agents, employees, successors, assigns, legal representatives, heirs, executors and administrators from any and all claims, causes of action, demands, obligations and liabilities- which are now existing or hereafter mature or accrue at any time-arising out of or related in any fashion to the Rider's use of Spring Creek Farm property, equipment or facilities, except for Spring Creek Farm's gross negligence or intentional acts.

The undersigned acknowledges and fully understands that the Rider uses the property, equipment and facility of Spring Creek Farm at his or her own risk. The undersigned hereby agrees to hold and save Spring Creek Farm, Randy Bell and Allina Bell any landowner, their agents, employees, successors, assigns, legal representatives, heirs, executors and administrators harmless from each and every claim, demand, liability, or other obligation which may arise out of or be connected in any fashion with loss, injury, or damage to the Rider or to the Rider's property. The undersigned herby agrees and covenants not to bring any action at law or in equity against Randy Bell, Allina Bell or Spring Creek Farm any landowner, their agents, employees, successors, assigns, legal representatives, heirs, executors and administrators on behalf of the undersigned or on behalf of the Rider, whether minor or adult, arising from or relating in any fashion to any injury, damage or other loss suffered by Rider and connected in any fashion with Rider's use of Spring Creek Farm property, horses, equipment or facilities; and the undersigned shall further defend Randy Bell, Allina Bell and Spring Creek Farm, any landowner, their agents, employees, successors, assigns, legal representatives, heirs, executors and administrators against any such actions brought by Rider or on Rider's behalf with respect to the Rider's use of Spring Creek Farm property, horses, equipment or facilities, and the undersigned shall indemnify Spring Creek Farm, their agents, officers, directors, employees, successors, assigns, legal representatives for anything for which the Rider is responsible either alone, jointly or severally.

The undersigned hereby acknowledges and understands that Randy Bell, Allina Bell, Spring Creek Farm, their agents, employees, successors, assigns, legal representatives, heirs, executors and administrators do not represent or warrant the quality or character of any horse furnished to Rider. Furthermore, the undersigned acknowledges and understands that horseback riding or another participation in activities at Spring Creek Farm may involve substantial risk of bodily injury, property damage and other dangers, including but not limited to, bodily injury or death resulting from kicks and bites, falling off horses or horses falling on the Rider, being dragged by a foot caught in the stirrups, the Rider being thrown by horse, equipment failure or collision with horses or vehicles or other inanimate objects.

The term "Rider" shall also include: (child's name)

In the event Rider or any of the designated individuals is a minor, the undersigned, on behalf of said minor, does hereby consent to any x-ray, anesthetic, medical or surgical diagnosis or treatment and hospital service that may be rendered to said minor under the general or specific instructions of any physician or hospital. The undersigned acknowledges that this consent to medical treatment is given in advance of any specific diagnosis or treatment which may be required, but is given to encourage Spring Creek Farm, any hospital staff and physicians to exercise their best judgment as to the requirements of such diagnosis or treatment. The undersigned hereby agrees to pay all fees and expenses of doctors, hospitals, ambulances and other medical expenses reasonably and necessarily incurred.

Boarders must give a 30 Day Notice as to when they will be moving their horses. Otherwise, they will be responsible for that month's boarding fee. Read carefully before you sign. This document releases Spring Creek Farm from any liability resulting from use of Spring Creek Farm property, equipment or facilities.

Warning: Under Georgia Law, an equine activity sponsor or equine professional is not liable for any 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.

Rider: (print)	Date:
Signature of Rider, Parent or Guardian for minor Child:	
Print name:	
Address:	
City/State/Zip	
Phone:	Email: