Cornerstone Equestrian

WARNING

Under Georgia Law, an equine activity sponsor or professional is not liable for an injury to or the 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.

Equine Activity Release and Hold Harmless Agreement

- I, ______, the undersigned have read and understand, and freely and voluntarily enter in to this Release and Hold Harmless Agreement with Marian Bickers, Kelsie Brooks, Sarah Fick, and Jenilee Blackburn (Cornerstone Equestrian), understanding that this Release and Hold Harmless Agreement is a waiver of any and all liability(ies).
- 2. I understand the potential dangers that I could incur while mounting, riding, walking, boarding, feeding said horse; including but not limited to, any interactions with other horses. Understanding those risks I hereby release Marian Bickers, Kelsie Brooks, Sarah Fick, Jenilee Blackburn (Cornerstone Equestrian), its officers, directors, shareholders, employees and anyone else directly or indirectly connected with Cornerstone Equestrian from any liability whatsoever in the event of injury or damage, of any nature (or perhaps even death), to me or anyone else caused by, or incidental to, my electing to mount and ride a horse owned or operated by Cornerstone Equestrian.
- 3. I understand and recognize and warrant that this Release and Hold Harmless Agreement, is being voluntarily and intentionally signed and agreed to, and that in signing this Release and Hold Harmless Agreement I know and understand that this Release and Hold Harmless Agreement may further limit the liability of equine professionals to include and/or damage to property.
- 4. I recognize and agree that I know which equine professional(s) I will be working with and acknowledge that I agree said equine professionals(s) has/have made reasonable and prudent efforts to determine my ability to engage in the equine activity and has/have sufficient knowledge of my equine and horseback riding skills as to relieve, release and hold harmless said equine professional(s) from any continuing duty to monitor my equine activities.

5. I further voluntarily agree and warrant to Release and Hold Harmless this (these) equine professional(s) from any liability whatsoever, including, but not limited to, and incident caused by or related to said equine professional's (s') negligence, relating to injuries known, unknown, or otherwise not herein disclosed; including, but not limited to, injuries, death or property damage from: mounting; riding; dismounting; walking; grooming; feeding; use of horse barn; paddock, trails or horse ring, in any capacity; falling off horse whether horse is bucking, flipping, spooked, or my failure to understand any equine professional's directions relating to my riding or otherwise use and control, or lack thereof, of my horse or the horse I have been assigned to.

Date: _____

Person Voluntarily entering into this Release and Hold Harmless Agreement: _____

Signature

Printed Name

If minor, person representing himself/herself to the lawful Guardian under this Release and Hold Harmless Agreement: