

WOODLAND PARK SADDLE CLUB

Release and Hold Harmless Agreement

I _____ understand the potential dangers and risks associated with activities involving equines (horse, pony, mule, donkey, hinny), including without limitation, mounting, riding, leading, walking, feeding, grooming and being in their presence. I understand that all horse-related sports and related activities I may participate in sponsored by or related to the Woodland Park Saddle Club carry a risk of serious physical injury and even death. Understanding those dangers and risks, I do hereby advise, represent and warrant to the Woodland Park saddle Club, and their respective officers, directors, shareholders, members, employees, agents, affiliates and anyone else directly or indirectly connected with them (collectively, the "Releasees") that I do hereby release the Releasees and hold each and all of them harmless from and against any and all liability of whatever nature and severity (including death) in the event of any injury or damage of any nature to me or anyone else caused by my electing to participate in and/or observe equine activities associated with the Woodland Park Saddle Club EVEN IF THIS INJURY IS DUE TO NEGLIGENCE OR CARELESSNESS ON THEIR PART.

The release and promise to hold the Releasees and those connected with them harmless offered and represented by this Release and Hold Harmless Agreement shall be binding not only upon me, but also upon my heirs, my personal representatives and legal representatives, and anyone who could or does claim an interest through me. I agree to maintain my own medical insurance to my personal level of choice, including major medical insurance, sufficient in my opinion to adequately cover myself and my family during any activities of Woodland Park Saddle Club. If I choose not to hold insurance I, in no way hold the Woodland Park Saddle Club responsible for providing it. I recognize that the services of Woodland Park Saddle Club and its volunteers will be provided only in reliance of this waiver and related covenants herein.

UNDER COLORADO LAW, AN 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 SECTION 13-21-119, COLORADO REVISED STATUTES.

The Undersigned assumes the unavoidable risks inherent in all horse-related activities, including but not limited to the risk of bodily injury and physical harm and death to horse, rider and spectator.

Release and Hold Harmless will be effective and on file through the end of the calendar year in which it was signed.

Signature

Date

Print Name

Address

Telephone Number

Name of Minor

Signature of Parent or Guardian

Name of Minor

Signature of Parent or Guardian

Name of Minor

Signature of Parent or Guardian