



BRIDLESPUR HUNT RELEASE, INDEMNIFICATION AND HOLD HARMLESS AGREEMENT

I, hereinafter “Releasor”, is hereby granted permission to enter what is collectively referred to as the “Property” which includes the premises and properties known as Bridlespur Hunt, 125 Valley Green Lane, Eolia, Missouri 63344 and/or public land managed by an agency and the landowners whose property Bridlespur Hunt uses for its events and activities, including, but not limited to, hiking, navigating rough terrain, hunting, games, rallies, lessons, schooling, horse exercising, trail rides, horse jumping, cross country horseback riding, foxhunting, hunter paces, deer/game hunting and any and all other related activities (hereinafter “Activities”).

In consideration for being permitted to enter the Property and participate in these Activities, Releasor hereby releases, indemnifies, holds harmless and forever discharges THE BRIDLESPUR HUNT, ITS MASTERS, OFFICERS, DIRECTORS, MEMBERS, VOLUNTEERS, EMPLOYEES, GUESTS, AND/OR ANY LAND OWNERS, LAND HOLDERS, OR OTHER PERSONS MAKING PROPERTY OR EQUIPMENT AVAILABLE TO THE BRIDLESPUR HUNT (hereinafter “Releasees”), from all claims, suits, actions, causes of actions, damages, losses, injuries, medical expenses, loss of services and demands whatsoever, including loss, damages to property, personal injuries or death relating to or resulting from the Activities. Releasor specifically releases and holds the Releasees harmless from any defect or deficiency in the condition of the Property. Releasor will defend and indemnify Releasees from any claims, suits, actions, causes of actions, damages, losses, injuries, medical expenses, loss of services and demands whatsoever, including loss, damages to property, personal injuries or death relating to or resulting from the Activities entered into by Releasor’s guests who have not executed the Bridlespur Release, Indemnification and Hold Harmless Agreement (hereinafter “Release”). Releasor hereby acknowledges that this release is binding on Releasor’s heirs, executors, assigns, administrators, and anyone who may legally make a claim on Releasor’s behalf or estate and, on their behalf agrees to the following:

1. UNDER MISSOURI LAW, AN EQUINE ACTIVITY SPONSOR, EQUINE FACILITY 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 PURSUANT TO THE REVISED STATUTES OF MISSOURI. MO. REV. STAT. §537.325.

2. All risks inherent in these Activities and that participation in these Activities is purely voluntary and are assumed despite the risks.

3. By executing this Release, Releasor is representing to have adequate insurance to cover any injury or damage I suffered while participating in the Activities, or else Releasor agrees to bear the costs of such injury or damage created, directly or indirectly, by any such Activity or Property condition.

4. If any portion of this agreement is found to be void or unenforceable, the remaining portions shall remain in full force and effect.

Releasor hereby represents and certifies that they are eighteen (18) years of age or older. Releasor further represents and certifies that the foregoing Bridlespur Hunt Release, Indemnification and Hold Harmless Agreement has been read before being signed, that the contents thereof are understood and that Bridlespur Hunt Release, Indemnification and Hold Harmless Agreement was signed voluntarily and without undue influence. This Release may continue from year to year, and unless and until cancelled and withdrawn in writing, at any time, by Bridlespur Hunt Club, Landowners, an Agency managing public land or the undersigned, their or its agents, successors or assigns.

____ Check if applicable for Minor Child and his or her date of birth _____. I am requesting permission for my minor child, _____ to participate in the Activities. I understand that my child is here at my own risk and expense. I further authorize any emergency care that may be necessary. I also agree that neither I nor my child will bring any claim or cause of action of any kind or nature against the Club, Agency or Landowners, their or its subsidiaries and affiliates and their respective agents, employees, officers, directors, successors and assigns. I represent and warrant that I have authority to give this release.

Signature _____ Print Name _____

Address, City, State, Zip _____

Email address _____ Telephone _____ Date _____