## FANNIN HILL FARM \* TROUBLE CREEK FARM \* LAJUF, Inc. 2021-22 RELEASE FORM Date\_\_\_\_\_\_

## Under Florida law, an equine activity sponsor or equine professional is not liable for an injury to, or the death or, a participant in equine activities resulting from the inherent risks of equine activities. (Florida Statue 773.02)

In consideration of being permitted to school or participate in equine activities conducted by Larry and Judy Fannin, LAJUF, INC., Fannin Hill Farm, releasor, for him/her/it self and his/her/its personal representatives, heirs, and next of kin, releases, waives, discharges and covenants not to sue Larry and/or Judy Fannin, LAJUF, INC., Fannin Hill Farm, Robert and/or Janet McCune, Trouble Creek Farm, their officers, members, promoters, sponsors, advertisers, owners, and lessees of the premises and each of them, their officers and employees, all referred to as releasees, from all liability to the releasor, his/her/its personal representatives, assigns, heirs and next of kin for all loss or damage, and any claim or damage therefor, on account of injury to the person or property or resulting in death of the releasor, whether caused by negligence of releasees or otherwise, while the releasor is participating in an equine activity.

Releasor agrees to indemnify the releasees and each of them from any loss, liability, damage or cost releasees may incur due to the presence of releasor in on or about Fannin Hill Farm and Trouble Creek Farm, whether caused by the negligence of the releasees or otherwise.

Releasor assumes full responsibility for and risk of bodily injury, death or property damage due to negligence of releasees or otherwise while in on or about Fannin Hill Farm or Trouble Creek Farm, while competing, officiating in, working, observing, or for any purpose participating in equine or other activities.

Releasor agrees that this release, waiver, and indemnity agreement is intended to be as broad and inclusive as permitted by the laws of the State of Florida and that if any portion of the agreement is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect.

Releasor, being of lawful age, and the guardian of the minor named below (if applicable) in consideration of being permitted to participate in equine activities, does for his/her/its heirs, executors, administrators, and assigns, hereby release and forever discharge Fannin Hill Farm, Larry & Judy Fannin, LAJUF, INC., Trouble Creek Farm, Robert & Janet McCune, their heirs, administrators, and executors of any from any and every claim, demand, action or right of action, of whatsoever kind or nature, either in law or in equity arising from or by reason of any bodily injury or personal injuries known or unknown, death and/or property damage resulting or to result from any accident which may occur as a result of participation in equine activities, or any activities in connection with equine activities, whether by negligence or not.

Releasor further states that he/she/it has carefully read the above release and knows the contents of the release and signs this release as his/her/its own free act.

Releasor further releases all officials and professional personnel from any claim whatsoever of account of first aid, treatment or services rendered him/her/it during participation in equine activities.

This release contains the entire agreement between the parties to this agreement and the terms of this release are contractual and not a mere recital. Parent or Guardian of minor must sign below.

Address		Signature (Must be <u>adult rider, or parent or legal guardian</u> of minor)
City	Zip	
		Printed name
Phone	/	(of above signature)
Minor's Name		Email address
Date of Birth		
	(of Minor)	Coach, Trainer, or Barn affiliation