

OAKMORE EQUESTRIAN INC.

PARTICIPATION AND WAIVER AGREEMENT AND GENERAL RELEASE 2020

WARNING: UNDER FLORIDA 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.

The undersigned, either by their or by their minor child's or children's presence on the premises of, or their participation in the Equine Activities (as hereinafter defined) offered by, OAKMORE EQUESTRIAN INC. and by the undersigned's individual (or as a parent or legal guardian of the below listed child or children) signature below, the undersigned hereby assumes all risks associated with horses generally and which are inherent in all Equine Activities including, but not limited to, horseback riding, riding lessons, training, trail riding, clinics, horse shows and any travel related thereto and the handling and grooming horses ("Equine Activities") and hereby waives and releases any and all claims, actions, and causes of action that the undersigned may now, or in the future, have against OAKMORE EQUESTRIAN INC. and OAK CROSSING LLC, their officers, employees and agents and hereby releases, indemnifies and holds harmless Oakmore Equestrian Inc. and Oak Crossing LLC from or against any and all injuries and/or damages that the undersigned, or any minor child or ward of the undersigned, may suffer or sustain in connection with, or which arises from their presence on the premises of Oakmore Equestrian Inc. or their participation in the Equine Activities offered by OAKMORE EQUESTRIAN INC., even if such injury or damage is due to or arises out of any negligence on the part of Oakmore Equestrian Inc. and/or Oak Crossing LLC or any of their officers, employees or agents.

This Participation and Waiver Agreement shall be binding upon the heirs, personal representatives and assigns of the undersigned as well as those of any minor child or ward of the undersigned. The undersigned understands that this document will be kept on file at OAKMORE EQUESTRIAN INC. and will apply to each time the undersigned participates in any Equestrian Activities offered by Oakmore Equestrian Inc. In the event that any of the information set forth below changes, the undersigned shall provide OAKMORE EQUESTRIAN INC. with sufficient notice of such change and agrees that OAKMORE EQUESTRIAN INC. is not obligated to inquire if there have been changes to this information.

In addition to the foregoing general release, indemnification and hold harmless clauses set forth above, the undersigned hereby further consents, authorizes and grants permission to OAKMORE EQUESTRIAN INC., its agents, employees, and duly authorized representatives to take photographs, films, motion pictures or videos of the when on the premises of Oakmore Equestrian Inc. or events in which the undersigned or a minor child or ward of the undersigned is participating and does hereby further consent to the publication, circulation, distribution, sale, licensing and dissemination of said photographs, motion pictures, or videos or any duplication or facsimile thereof for any purpose Oakmore Equestrian Inc. may deem proper, including but not limited to their use on the Internet. In granting such permission the undersigned hereby relinquishes and transfers to OAKMORE EQUESTRIAN INC. all rights, title and interest the undersigned or the minor child or ward of the undersigned has in all images, likenesses or pictures, negatives, reproductions, or copies, of same and further waives any and all right to approve the use of such images, photographs, films, motion pictures or videos and further waives any right to any compensation for the publication or other use of said images, photographs, films, motion pictures, or videos and does hereby release OAKMORE EQUESTRIAN INC., its officers, agents, licensees, representatives, and assigns from any and all claims of any nature whatsoever arising from their use.

