RELEASE OF LIABILITY AND WAIVER OF RESPONSIBILTY:

--- PLEASE READ CAREFULLY BEFORE SIGNING ---

WARNING: UNDER GEORGIA AND TENNESSEE LAW, AN EQUINE ACTIVITY SPONSOR OR EQUINE PROFESSIONAL SHALL NOT BE LIABLE FOR ANY INJURY TO OR THE DEATH OF A PARTICIPANT IN EQUINE ACTIVITIES RESULTING FROM THE INHERENT RISKS OF EQUINE ACTIVITIES, PURSUANT TO CH 12 OF TITLE 4 OF THE OFFICIAL CODE OF GEORGIA ANNOTATED AND CODE OF TENNESSEE 44-20-101.

I, the undersigned, have read and understand the Georgia and/or Tennessee Equine Liability Law. I hereby release, waive responsibility, discharge and covenant not to sue Our Savior Reins Ranch LLC., its representatives, agents, directors, sponsors, or volunteers, jointly or individually, for any loss or claim as a result of personal injury or property damage which might arise from my participation OR THE PARTICIPATION OF MY MINOR CHILD(REN), in any program or activity directly or indirectly involving Our Savior Reins Ranch LLC., whether or not upon premises then occupied by Our Savior Reins Ranch LLC.

Furthermore, I the undersigned, hereby release and hold harmless Patrick and Denise Chrzanowski, their heirs and assigns, owners, landowners, and other horse owners jointly or individually, harmless from any and all costs, claims, and liabilities of any kind arriving out of my use of the facility, any animal activities, any equine, dog, cat, or animal on the property, living at, visiting, or boarding at the facility. As a consideration for my visiting the facility, I assume any risk of damage to property, animal, or injury to myself or anyone visiting the facility with me. I understand that handling and/or riding horses, is an extremely dangerous activity and that there are numerous obvious and non-obvious inherent risks always present in such activity despite all safety precautions. No horse is a completely safe horse, and if frightened or provoked may divert from its training and act according to its natural survival instincts which may include, but are not limited to, biting, striking, kicking, bolting, and running from perceived or actual danger, which can cause injury or death to me or others. I understand there are certain risks inherent with handling animals and I accept those risks.

Furthermore, I understand that if it is determined I, OR THE PARTICIPATION OF MY MINOR CHILD(REN), am in any way detrimental to and/or uncooperative with the stated or written policies and procedures of our Savior Reins Ranch LLC., then in place for the safety and protection of the animals and other persons present, I may be denied further permission to participate in the activities and programs of Our Savior Reins Ranch LLC., wherever they may occur.

Notwithstanding, the foregoing Release of Liability and Waiver of Responsibility shall remain in full force and effect.

Should Our Savior Reins Ranch LLC change its name or relocate at any time, the foregoing agreement shall remain in full force and effect.

I/We, the undersigned, have read and understand the forgoing agreement, warnings, and Release of Liability and Waiver of Responsibility. I/We further understand and agree that I/We are assuming all risks attendant to the handling and/or riding of horses. I/We attest that all facts conveyed to Our Savior Reins Ranch LLC., either verbally or in writing, relating to the physical condition, age, and experience are correct and are being relied upon as such.

--- IF THIS IS A RELEASE AND WAIVER FOR A MINOR (UNDER 18 YEARS OLD) ---A PARENT OR GUARDIAN MUST SIGN IN AGREEMENT TO THE TERMS AND CONDITIONS OUTLINED IN THE RELEASE OF LIABILITY AND WAIVER OF RESPONSIBILITY.

Yes, My child has permission to participate in the horse program.

NAME(S) AND AGE(S) OF CHILD(REN) WHO WILL BE PARTICIPATING IN THE HORSE PROGRAM: