

English Ivy Farms

Hold Harmless Agreement

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

IN CONSIDERATION, therefore, of the privilege of boarding horse(s), riding, trail riding across property and/or being around horses, the UNDERSIGNED does hereby agree to hold harmless and indemnify **English Ivy Farms, Maureen Cox-Myers, Jason Myers, Roger Cox, and any other employee or agent of English Ivy Farms** and further releases them from any liability or responsibility for accident, damage, injury or illness to the UNDERSIGNED or to any horse owned by the UNDERSIGNED or any invitee of the UNDERSIGNED. The UNDERSIGNED further agrees to avoid and maintain a safe distance from any construction activity, building, house, personal property and equipment on property and personally warrants full responsibility and accountability for due diligence in safe management and control of horse related activities.

WARNING!!!

UNDER GEORGIA LAW, AN EQUINE ACTIVITY SPONSOR 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 CHAPTER 12 OF TITLE 4 OF THE OFFICIAL CODE OF GEORGIA ANNOTATED.

1. I have read and fully understand this release and Chapter 12 of the Title 4 of Georgia Law.
2. I hold no person or persons responsible for any accident or injury resulting from a horse activity in and around this facility.
3. In the event of injury to Rider and/or Rider's invitee to English Ivy Farms, its agent or employees have my permission to administer First Aid, provide transportation to a medical facility, call an ambulance, and sign for medical treatment, all at my own expense.

Rider Name: _____ Date: _____

Signature of Parent or Legal Guardian: _____

Home Phone: _____

Cell Phone: _____

Contact in case of Emergency: _____

Emergency Phone: _____