



# CONSENT AND RELEASE AGREEMENT

This AGREEMENT is made effective the day of 20\_\_ by and between \_\_\_\_\_ (hereinafter referred to as the "Horse Owner") and TEAM RIDER Equine, LLC (hereinafter referred to as "TEAM RIDER".)

The Horse Owner understands, acknowledges and agrees that TEAM RIDER is taking custody as a bailee of the following described horse (the "Horse"):

Name: \_\_\_\_\_ Color: \_\_\_\_\_  
Markings: \_\_\_\_\_ Breed: \_\_\_\_\_ Sex: \_\_\_\_\_

In lawful consideration thereof and for other good and valuable consideration, the receipt and sufficiency of which and hereby acknowledged by the parties. The Horse Owner hereby releases, discharges and holds harmless TEAM RIDER from any and all obligations, liabilities, claims, fines, levies, losses or actions of any nature whatsoever, whether in contract, in tort or otherwise, including, but not limited to, court cost, litigation expenses and attorney's fees (including attorney's fees on appeal) related to, arising out of or in any way connected with any damage or injury caused by or to the Horse.

During the time the Horse is in the custody of TEAM RIDER, TEAM RIDER shall not be liable for any sickness, disease, stray, theft, injury or death which may be suffered by the Horse or any action whatsoever arising out of or connected in any way with TEAM RIDER'S custody of the Horse. The Horse Owner fully understands and acknowledges that TEAM RIDER does not carry any insurance on the Horse and that the Horse is not covered under any public liability, accidental injury, theft or equine mortality insurance and that all risks connected with TEAM RIDER'S custody or care of the Horse are borne by the Horse Owner.

The Horse Owner hereby appoints TEAM RIDER as a designated caretaker of the animal, to wit: the Horse as the term "designated caretaker of the animal" is used in Texas Occupation Code 801.004(1) and in acknowledgement thereof, the Horse Owner consents to the administration to the Horse by TEAM RIDER of oral and injectable medications, the application of tinctures or liniments, or other treatments for the care of the Horse. THE HORSE OWNER UNDERSTANDS AND ACKNOWLEDGES THAT TEAM RIDER IS NOT A VETERINARIAN. TEAM RIDER DOES NOT MAKE ANY REPRESENTATION OR WARRANTY, AND HEREBY DISCLAIMS ANY AND ALL REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, REGARDING ITS CARE OF THE HORSE.

THE HORSE OWNER REPRESENTS THAT THE HORSE OWNER HAS CAREFULLY READ THIS AGREEMENT, FULLY UNDERSTANDS ITS CONTENTS AND HAS HAD AN OPPORTUNITY TO SEEK THE ADVICE OF LEGAL COUNSEL. THE HORSE OWNER IS AWARE THAT THIS IS A RELEASE OF LIABILITY AND CONSENT, AND THE HORSE OWNER REPRESENTS THAT IT HAS SIGNED IT OF HORSE OWNER'S FREE WILL AND ACT.

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the day first written above.

**HORSE OWNER:**

**TEAM RIDER Equine, LLC:**

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