AGREEMENT WAIVING & REFUSING PROTECTIVE EQUESTRIAN HEADGEAR

READ CAREFULLY BEFORE SIGNING!

WARNING: UNDER FLORIDA 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. Fla. Stat. § 773.04.

Date:		
Address:	City:	State:
Email:		
Full name:	DOB: A(ge:Telephone
By signing and completing the informand fully understand this Agreement, and am of law knowingly and voluntarily, for myself.	nation set out below in this Agreem wful age and legally competent to a	ent, I acknowledge that I have read agree to and sign the Agreement
This Agreement shall be interpreted a notwithstanding the choice-of-law rules or conflicts or nation; and any claim or action relating to, or ari may be brought only in a court located in, or comp mediation conference, which is a prerequisite cond	s of laws principles of this State, or ising out of, this Agreement, or the rising, Marion County, Florida; and dition to bringing suit.	of any other state, territory, province, waiver and refusal to which it applies, only after participation in a presuit
I intend that this Agreement be enforced the terms set forth in this Agreement or any word, temporal or participatory restrictions), part, or proving reason, such word, phrase, clause, sentence, part required, in to extend the fullest effects, rights, dut validity of the remaining words, phrases, clauses, see deemed, interpreted, and enforced, as being see provisions, and said illegal or invalid part, term or prother valid provisions shall survive and continue to void, or unenforceable provisions were never a participation.	phrase, clause, sentence (including ision should be found to be illegal, or provision shall be modified or clies, and protections under this Agresentences, parts, and provisions she everable and independent from succession shall be deemed not to be bind the parties, and be interpretent of this Agreement.	g without limitation any geographic, void, or unenforceable for any leleted in such manner as otherwise eement, as so modified, so that the hall not be affected thereby and shall hillegal, void, or unenforceable a part of this Agreement and all d and enforced, as if such illegal,
I hereby refuse to purchase or wear standards) helmet, whether riding or being around Horseback Trail Rides, intentionally, knowingly, an a helmet, and by so refusing and waiving, do also employees, officers, directors, stockholders, agent all claims for injury, illness, damages, loss, or deat and secured, certified (by ASTM/SEI Equestrian st	horses on the premises of The Cand voluntarily waiving the protection hereby release, discharge, and accts, successors-in-interest, and assist that may arise resulting from the	nyons, Inc., d/b/a The Canyons and critical safety precaution of such juit The Canyons, Inc., its respective gns (Released Parties) from any and
I further acknowledge that I have bee properly fitted and secured, certified (by ASTM/SE on the premises of The Canyons, Inc., d/b/a The C	I Equestrian standards) helmet, wh	
riding without wearing a properly fitted and secured or being around horses on the premises of The Careduce or prevent the severity of possible head injuto, risks of serious possible, emotion or physical in property, due to falls, to contact with objects, other moving, motion, or loss of balance while being about which may act unpredictably by such actions as bit	d, certified (by ASTM/SEI Equestria anyons, Inc., d/b/a The Canyons Ho uries or death, resulting from horse adjuries (including paralysis), illness, r persons, or the environment, to eco pard or transported by the animals,	an standards) helmet, whether riding brseback Trail Rides, in order to back riding, including, but not limited or death, to me, to others, and to quipment failure or errors, or to because horses are large animals,

Participant's signature