ASSUMPTION OF RISKS FOR PARTICIPANTS UNDER THE AGE OF MAJORITY

(the "Agreement")

| | Sinte Muge Ranch Ltu. (herei | inafter referred to as " Shire Ridge ") | |
|--|--|--|--|
| | and | | |
| Minor I | Participant Name (" Minor ") | Parent or Guardian Name ("Guardian" or "I") | |
| | | and | |
| all property owne | | ease (private, federal, provincial, regional and municipal) perty Owners ") | |
| WARNING: THIS A | | JR LEGAL RIGHTS AND THE RIGHTS OF THE MINOR. READ IT CAREFULLY! | |
| | | sign) must read and understand this Assumption of Risks Prior to the | |
| Minor participating in any | <i>r</i> activities involving horses. Initi | ial each item below after reading and understanding each item. | |
| limited to the following: Minor's Guardian's Initials Initials | ways that may result in inj collide with, bite, or kick ot | e (which are powerful and potentially dangerous animals) to behave jury, harm or death to persons on or around them and to potential ther animals, people or objects; torse's reaction to things such as sounds, sudden movement, tremor | |
| | vibrations, unfamiliar object | ets, persons or other animals and hazards such as subsurface objects; b, without warning, jump, run wildly, buck, kick, bite or step on peop | |
| | | ticipants or the Minor to behave in a negligent and/or unsafe mannery to themselves or others, including failing to act within their abilities | |
| | to maintain control over a h | horse; | |
| | e) The propensity for horses to | o trip, stumble or fall even if being led, ridden, or attended to; | |
| | e) The propensity for horses tof) The possibility that equipment | o trip, stumble or fall even if being led, ridden, or attended to; nent may fail; | |
| | e) The propensity for horses tof) The possibility that equipmedg) The possibility that weatherh) The fact that the nature of the nature of the fact that the nature of the nature | o trip, stumble or fall even if being led, ridden, or attended to; ient may fail; r conditions change and become dangerous; | |
| | e) The propensity for horses to f) The possibility that equipm g) The possibility that weather h) The fact that the nature of t but not limited to, exposed i) The fact that the activities and it may be a considerable | o trip, stumble or fall even if being led, ridden, or attended to; nent may fail; r conditions change and become dangerous; he terrain can change and has certain risks associated with it includin natural objects, human-made objects, trees, streams, and creeks; can sometimes be in remote areas and injuries, or illnesses may occu le distance to doctors, hospitals, or any other type of assistance; and | |
| | e) The propensity for horses to f) The possibility that equipm g) The possibility that weather h) The fact that the nature of t but not limited to, exposed i) The fact that the activities and it may be a considerable | o trip, stumble or fall even if being led, ridden, or attended to; nent may fail; r conditions change and become dangerous; he terrain can change and has certain risks associated with it includin natural objects, human-made objects, trees, streams, and creeks; can sometimes be in remote areas and injuries, or illnesses may occu le distance to doctors, hospitals, or any other type of assistance; and ce on the part of Shire Ridge, the property owner, and/or the staff | |

3. I UNDERSTAND AND AGREE that <u>proper riding footwear</u> is **required** by all persons, regardless of age, participating in any Activities. It is further **required** that the Minor shall wear <u>protective head gear</u> in the form of a high impact helmet. **In addition to clauses 1** and 2 above, I freely accept and assume all risks associated with the Minor's failure to wear a helmet, which may result in injury, harm or death to the Minor.

| | i <mark>f Shire Ridge or the Property Owners are found to be negligent, ir</mark> ny obligation to myself or the Minor in the Minor's participation in the |
|---|---|
| Activities. | |
| 5. I confirm that I have had sufficient time to read and understa | and this Assumption of Risks in its entirely. |
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| | |
| Shire Ridge, the Property Owner, or any of their director sponsors, successors, assigns, or associates with respect | ng upon any oral or written representations or statements made by ors, officers, employees, staff, agents, representatives, volunteers t to the safety of the Activities other than what is set forth in this from this day forward, I am assuming all liability associated with |
| Signed this day of;: | |
| Signature of Minor Participant | Signature of Guardian |
| Address of Guardian | Phone Number of Guardian |
| Signature of Witness | Printed Name of Witness |
| DO NOT SIGN UNTIL YOU | UNDERSTAND ALL ITEMS ABOVE |
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RELEASE OF LIABILITY AND WAIVER OF CLAIMS FOR PARTICIPANTS UNDER THE AGE OF MAJORITY

(the "Agreement")

BETWEEN:

Shire Ridge Ranch Ltd. (hereinafter referred to as "Shire Ridge")

and

Minor Participant Name ("Minor")

Parent or Guardian Name ("Guardian" or "I")

and

all property owners from whom Shire Ridge may lease (private, federal, provincial, regional and municipal) (the "**Property Owners**")

WARNING: THIS AGREEMENT WILL AFFECT YOUR LEGAL RIGHTS AND THE RIGHTS OF THE MINOR. READ IT CAREFULLY!

RELEASE OF LIABILITY AND WAIVER OF CLAIMS

- 1. In consideration of Shire Ridge providing the Minor with use of their horses for horse-related activities (the "Activities"), the use of their equipment, their facilities, or other services, and in consideration of the Property Owners providing the Minor with the use of their property (collectively, the "Services"), I hereby agree as follows:
 - a) TO WAIVE ANY AND ALL CLAIMS that I or the Minor have or may in the future have against Shire Ridge and its directors, officers, employees, agents, representatives, volunteers, sponsors, successors and assigns, and against the Property Owners and their directors, officers, employees, agents, representatives, volunteers, sponsors, successors and assigns (all of whom are hereinafter collectively referred to as the "Releasees"). I understand that this means that the Minor and I give up my right and the Minor's right to make any legal claims against them; and

- b) TO RELEASE AND FOREVER DISCHARGE THE RELEASEES from any and all liability for any loss, damage, expense or injury including death that I or the Minor may suffer, or that my or the Minor's next of kin may suffer resulting from the Minor's engagement in the ACTIVITIES AND SERVICES, OR DUE TO ANY CAUSE WHATSOEVER, INCLUDING NEGLIGENCE, BREACH OF CONTRACT, OR BREACH OF ANY STATUTORY OR OTHER DUTY OF CARE, INCLUDING ANY DUTY OF CARE UNDER THE OCCUPIERS' LIABILITY ACT, RSA 2000, c 0-4 (or equivalent legislation), ON THE PART OF THE RELEASEES. I UNDERSTAND THAT NEGLIGENCE INCLUDES FAILURE ON THE PART OF THE RELEASEES TO TAKE REASONABLE STEPS TO SAFEGUARD OR PROTECT ME OR THE MINOR FROM RISKS, DANGERS AND HAZARDS;
- 2. This Agreement shall be effective and binding upon my heirs, next of kin, executors, administrators, assigns and representatives, in the event of my death or incapacity;
- 3. This Agreement and any rights, duties, and obligations as between the parties to this Agreement shall be governed by and interpreted solely in accordance with the laws of the Province of Alberta and no other jurisdiction, and any litigation involving the parties to this Agreement shall be brought solely within the Province of Alberta and shall be within the exclusive jurisdiction of the Courts of the Province of Alberta.
- 6. In entering into this Agreement, the Minor and I are not relying upon any oral or written representations or statements made by the Releasees with respect to the safety of the Activities or the Services or liability for engaging in the Activities or Services other than what is set forth in this Agreement.
- 7. I confirm that I have had sufficient time to read and understand this Agreement in its entirely.

| I HAVE READ AND UNDERSTAND THIS AGREEMENT AND I AM AWARE THAT BY SIGNING THIS AGREEMENT, THE MINO AND I ARE WAIVING CERTAIN LEGAL RIGHTS WHICH THE MINOR AND I OR MY HEIRS, NEXT OF KIN, EXECUTORS ADMINISTRATORS, ASSIGNS AND REPRESENTATIVES MAY HAVE AGAINST THE RELEASEES. | | | |
|--|-----------------------------------|--|--|
| Signed this day of, | : | | |
| Signature of Minor Participant | Signature of Guardian | | |
| Address of Guardian | Phone Number of Guardian | | |
| Signature of Witness | Printed Name of Witness | | |
| DO NOT SIGN UNTI | IL YOU UNDERSTAND ALL ITEMS ABOVE | | |
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INDEMNITY AGREEMENT FOR PARTICIPANTS UNDER THE AGE OF MAJORITY (the "Agreement")

(the "Agreement")

BETWEEN:

Shire Ridge Ranch Ltd. (hereinafter referred to as "Shire Ridge")

and

Minor Participant Name ("Minor")

Parent or Guardian Name ("Guardian" or "I")

and

all property owners from whom Shire Ridge may lease (private, federal, provincial, regional and municipal) (the "**Property Owners**")

WARNING: THIS AGREEMENT WILL AFFECT YOUR LEGAL RIGHTS AND THE RIGHTS OF THE MINOR. READ IT CAREFULLY!

INDEMNITY AGREEMENT

- 1. In consideration of Shire Ridge providing the Minor with use of their horses for horse-related activities (the "Activities"), the use of their equipment, their facilities, or other services, and in consideration of the Property Owners providing the Minor with the use of their property (collectively, the "Services"), the Minor and I hereby agree as follows:
 - a. **TO HOLD HARMLESS AND INDEMNIFY** Shire Ridge and its directors, officers, employees, agents, representatives, volunteers, sponsors, successors and assigns, and against the Property Owners and their directors, officers, employees, agents, representatives, volunteers, sponsors, successors and assigns (all of whom are hereinafter collectively referred to as the "**Releasees**") from any and all liability for any damage to property of or personal injury to any third party, resulting from my or the Minor's engagement in the Activities or Services; and



b. TO HOLD HARMNESS, INDEMNIFY and ASSUME LIABILITY for all actions, proceedings, claims, damages, costs demands, including court costs and costs on a solicitor-client basis, and liabilities of whatsoever nature or kind arising out of or in any way connected with the Minor's participation or involvement in the Activities or Services.

- 2. This Agreement shall be effective and binding upon my heirs, next of kin, executors, administrators, assigns and representatives, in the event of my death or incapacity;
- 3. This Agreement and any rights, duties, and obligations as between the parties to this Agreement shall be governed by and interpreted solely in accordance with the laws of the Province of Alberta and no other jurisdiction, and any litigation involving the parties to this Agreement shall be brought solely within the Province of Alberta and shall be within the exclusive jurisdiction of the Courts of the Province of Alberta.
- 4. In entering into this Agreement, the Minor and I are not relying upon any oral or written representations or statements made by the Releasees with respect to the safety of the Activities or the Services or liability for engaging in the Activities or Services other than what is set forth in this Agreement.
- 5. I confirm that I have had sufficient time to read and understand this Agreement in its entirely.

| I HAVE READ AND UNDERSTAND THIS AGREEMENT AND I AM AWARE THAT BY SIGNING THIS AGREEMENT I AM WAIVING CERTAIN LEGAL RIGHTS WHICH THE MINOR AND I OR MY HEIRS, NEXT OF KIN, EXECUTORS, ADMINISTRATORS, ASSIGNS AND REPRESENTATIVES MAY HAVE AGAINST THE RELEASEES. | | | | |
|--|---------------------------|--|--|--|
| Signed this day of;: | | | | |
| Signature of Minor Participant | Signature of Guardian | | | |
| Address of Guardian | Phone Number of Guardian | | | |
| Signature of Witness | Printed Name of Witness | | | |
| DO NOT SIGN UNTIL YOU UN | IDERSTAND ALL ITEMS ABOVE | | | |
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