



CVI PACIFIC CUP

www.PacificCupCVI.com

FEI/USEF Recognized • USEF #330617

Friday, May 1 - Sunday, May 3, 2015

Gilroy Gaits, Hollister, California

www.GilroyGaits.com



OFFICIALS

Event Director.....	Marianne Rose
President of the Event.....	Carolyn Bland
Licensee	Linda Bibbler
Show Secretary	Carol Beutler
President of the Ground Jury.....	Suzanne Detol, USA (FEI 4*)
Foreign Judge.....	Helma Schwarzmann, GER (FEI 4*)
Member of the Ground Jury.....	Craig Coburn, USA (FEI 4*)
Member of the Ground Jury.....	Elzbieta Dolinska, POL (FEI 4*)
FEI Chief Vaulting Steward	Robert Weber, USA
Level 1 FEI Vaulting Steward.....	Wayne Beisecker, USA
FEI Veterinary Delegate	Karen Blumenshine, DVM, USA
Treating Veterinarian	Bart Halsberghe, USA
EMT Services	Andrew Crawford, USA
Farrier	Nick Navarro, USA

You may enter this event online at <http://vaulting.swcp.com>

For additional information please go to: www.PacificCupCVI.com

Please email Linda Bibbler, lbibbler@gmail.com;

Carolyn Bland, whimby4@aol.com; or

Marianne Rose, marianne@mariannerose.net; with any questions.

Tentative Schedule of Events

March 4 – Entries in Principle

March 18 – Nominated Entries due

April 8 – Definite Entry deadline

CompWeb closes at midnight

Postmark for mailed forms and payments

April 15 – Music download deadline (see www.pacificcupcvi.com for instructions)

Thursday, April 30

- Move-In between 10:00 am and 4:00 pm;
- Riding and lunging areas available after 10:00 am
- Vaulting practice available from 1:00 pm to 8:00 pm

Friday, May 1

- 8:00 am – 2:00 pm -- Vaulting practice available in covered arena
- 8:00 am -- 7:00 pm-- Arenas for riding and lunging available.
- 10:00 am – Horse Inspection
- 12:00 pm – Declaration of Starters
- 12:30 pm – Chef d-Equipe Meeting and Draw
- 3:00 pm – Start of Competition. See page 3

Saturday, May 2

- 9:00 am – Competition continues. See page 3
- 45 minutes after end of day's competitions - Prize Giving Ceremony for all CVI 1* Events
- Approximately 6:30 pm - Competitors Party/Dinner

Sunday, May 3

- 9:00 am – Competition continues. See page 3
- 45 minutes after end of competitions - Prize Giving Ceremony for all CVI 2* and 3* events.

LIFE, SENIOR ACTIVE AND JUNIOR ACTIVE MEMBERS SHALL BE ELIGIBLE TO PARTICIPATE IN ALL CLASSES AT REGULAR COMPETITIONS, EVENTING COMPETITIONS AT THE PRELIMINARY LEVEL OR ABOVE AND COMBINED DRIVING COMPETITIONS AT THE ADVANCED LEVEL, DRESSAGE, REINING AND VAULTING COMPETITIONS AND ENDURANCE RIDES. A NONMEMBER MAY PARTICIPATE AS A HANDLER, RIDER, DRIVER, OWNER, LESSEE, AGENT, COACH OR TRAINER AT REGULAR COMPETITIONS, EVENTING COMPETITIONS, DRESSAGE COMPETITIONS, REINING COMPETITIONS AND COMBINED DRIVING COMPETITIONS UPON PAYMENT OF A \$30 SHOW PASS FEE. PARTICIPANTS IN THE FOLLOWING CLASSES ARE EXEMPTED FROM THE REQUIREMENTS OF THIS RULE: 1) LEADLINE; 2) EXHIBITIONS; 3) GAMES AND RACES; 4) CLASSES FOR 4-H MEMBERS; 5) WALK TROT AND ACADEMY CLASSES (ACADEMY CLASSES ARE CLASSES LIMITED TO HORSES USED REGULARLY IN A LESSON PROGRAM); 6) USDF INTRODUCTORY LEVEL TESTS, PAS DE DEUX AND QUADRILLE CLASSES; 7) NRHA ENDORSED REINING COMPETITIONS. 8) OPPORTUNITY CLASSES, 9) CITIZENS OF OTHER NATIONS WHO HAVE PROOF, IN ENGLISH, OF CURRENT MEMBERSHIP IN GOOD STANDING OF THEIR OWN NATIONAL FEDERATION, 10) USEA BEGINNER NOVICE DIVISION; AND 11) ASSISTANT HANDLERS IN DRESSAGE SPORT HORSE BREEDING CLASSES.

PACIFIC CUP CVI - SCHEDULE Page 3

	Friday	Saturday	Sunday
INDIVIDUAL 1*			
Children	Compulsories	Freestyle	
Junior	Compulsories	Freestyle	
Senior	Compulsories	Freestyle	
PAS DE DEUX 1*			
Junior	Compulsories	Freestyle	
Senior	Compulsories	Freestyle	
SQUAD 1*			
Junior	Compulsories	Freestyle	
Senior	Compulsories	Freestyle	
INDIVIDUAL 2*			
Children		Compulsories/Freestyle	Compulsories/Freestyle
Junior		Compulsories/Freestyle	Compulsories/Freestyle
Senior		Compulsories/Freestyle	Freestyle
PAS DE DEUX 2*			
Junior		Freestyle	Freestyle
Senior		Freestyle	Freestyle
SQUAD 2*			
Junior	Compulsories	Freestyle	Freestyle
Senior		Freestyle	Freestyle
INDIVIDUAL 3*			
Senior	Compulsories	Technical Test	Freestyle
PAS DE DEUX 3*			
Senior		Freestyle	Freestyle
SQUAD 3*			
Senior	Compulsories	Freestyle	Freestyle

General Rules and Regulations

This competition is recognized by both the FEI and the USEF. FEI and USEF rules apply with FEI rules superseding USEF rules when there is any conflict. Please review the 2013 FEI and USEF rules. Current rule books are posted at www.fei.org and www.usef.org.

ENTRY DEADLINE:

Nominated Entries: March 18 (may be emailed to Linda Bibbler, lbibbler@gmail.com)

Definite Entries: April 8. Definite Entries: online on CompWeb, www.vaulting.swcp.com
Go to Pacific Cup CVI. No post entries allowed. Phone Linda Bibbler
650-283-7751 or Marianne Rose 408-867-1789 if you have a problem.

Foreign competitors should enter through their FNs and USEF.

Payment and release forms must accompany entries.

MEMBERSHIPS and REGISTRATIONS:

All Athletes and Horses participating in an International competition must be registered with the FEI.

- For FEI athlete registration, see: <http://www.usef.org/documents/membership/2013/FEIRiderReg.pdf>
- For FEI horse registration, see: <http://www.usef.org/documents/membership/2013/FEIHorseReg.pdf>

All horses must have passports per FEI rules:

- All horses in the 3* events MUST have FEI passports.
- All horses in the 1* or 2* events MUST have National (or FEI) passports.
- For detailed passport information please see: http://www.usef.org/documents/international/Passports101_2.pdf
http://www.usef.org/documents/international/Passports101_2.pdf

PASSPORTS General Regulations Article 137

For all Horses FEI Passports/FEI Recognition Cards issues, please address to your National Federation

All Horses competing at FEI Events must be registered with the FEI.

FEI Passports or FEI Recognition Cards - for those Horses with a national passport approved by the FEI, are compulsory for FEI Events, with the exception of CNs and CIMs as outlined below.

Event's Category	FEI Passport/Recognition Card
National Events	Not compulsory
CVI1*-2*	Not compulsory for Horses from the host nation – Compulsory for Horses from the invited Nations
CVI 3*/CVIO4*	Compulsory
All Championships/Games	Compulsory

- All participating U.S. vaulters, lungers, coaches, and horse owners must be USEF members in good standing or pay the \$30 USEF non-member fee.
- All foreign vaulters/lungers must be in good standing with their FN and submit a letter of proof.

VACCINATIONS - EQUINE INFLUENZA 2014 Veterinary Regulations Article 1028

Horses competing at FEI Events must comply with the requirements for Equine Influenza vaccination in accordance with the Veterinary Regulations and as summarised below.

VACCINATION	PROTOCOL	ELIGIBILITY TO ENTER VENUE
Primary Course	1 st Vaccination: day 0 (e.g. 1 January) 2 nd Vaccination: day 21-92 (e.g. 1 February)	May compete 7 days after the 2 nd Vaccination
First Booster	Within 7 months of the 2 nd vaccination of the Primary Course (e.g. 1 August)	May compete for 6 months +21 days after the 2 nd vaccination of the Primary Course Must not compete in the 7 days after receiving a vaccination
Boosters	MINIMUM: within one year of previous booster vaccination IF COMPETING: must be competing in the 6 months +21 days of the previous booster vaccination	Must have been vaccinated within the 6 months +21 days before arriving at the Event Must not compete in the 7 days after receiving a vaccination

General Rules and Regulations continued

IF COMPETING: must be competing in the 6 months +21 days of the previous booster vaccination
 Must not compete in the 7 days after receiving a vaccination

HEALTH REQUIREMENTS:

US Horses: Current health requirements for horses entering California can be found at:
www.cdfa.ca.gov/ahfss/animal_health/horses_and_equidae.html

Foreign Horses: Current health requirements for horses entering the United States from foreign countries can be found at: http://www.aphis.usda.gov/import_export/animals/animal_import/equine/equine_import_quarantine.shtml

WAIVER AND RELEASE FORMS AND CODE OF CONDUCT:

All vaulters, lungers, coaches, horse owners, and trainers must sign the following forms: USEF Entry Agreement (p. 8), USEF Code of Conduct (p.12), Gilroy Gaits Release Form. (pp. 13-20)

VAULTER ELIGIBILITY see http://www.fei.org/sites/default/files/Qualification%20Criteria%20for%202015%20v2_0.pdf

INDIVIDUAL COMPETITIONS

	CVI 1*	CVI 2*	CVI 3*	CVIO4*
Senior	none	1 x 6,0 in any one round at CVI 1* or or 6.5 in any one round at a CVIJ2* or 1 x 7,0 in any one round at a CVIJ1*	1 x 6,5 in the 1st round at a CVIJ2*, CH-EU-V/CH-M-V or 1 x 7,0 in first round at a CVIJ2*, CH-EU-V J or CH-M-V J	Open to Athletes qualified for 3* level
Junior	none	1 x 6,0 in first round at CVI 1*, CVIJ 1*, CVICH2* or 1 x 6,5 in first round at CVICH1*		
Children	none	1 x 5,5 in first round at CVICH 1*		

PAS DE DEUX COMPETITIONS *Qualification criteria for each Vaulter of the Pas de Deux*

	CVI 1*	CVI 2*	CVI 3*	CVIO4*
Senior	none	1 x 6,0 final score at CVI 1* in Pas de Deux or 1 x 6,0 in any one round at a CVI1* in Individual 1 x 6,5 final score at CVIJ1* in Pas-de- Deux or 1 x 6,5 in any one round at CVIJ1* in Individual	1 x 6,0 in any one round at CVI 2* in Individual or in Pas de Deux or 1 x 6,5 in any one round at a CH-EU-V /CH-M-V or 1 x 6.5 in any one round at a CVIJ2*, CH- EU-V-J or CH-M-V-J	Open to Athletes qualified for 3* level
Junior	none	1 x 6,0 final score at CVI 1* or CVIJ 1* in Pas de Deux or 1 x 6,0 in any one round at a CVI1* or CVIJ1* in Individual		

STABLING:

Stalls are 12' x 16' with stall mats and have doors. Two bales of shavings will be included as initial bedding. Additional bedding can be ordered by contacting the Pacific Cup CVI Stable Manager at the in-site stable office. Additional bedding pre-orders may be done through CompWeb.

FEED:

Competitors are to provide their own hay and feed. Hay and feed can be pre-ordered through McAbee Feed, (831) 637-0900

ARENAS:

Competition will be held in the covered arena. All vaulting circles will exceed 20 x 25 meters. There will be two or three warm-up circles in the competition arena which will exceed 20 meters in diameter. An adjacent arena will be available for horse warm up under saddle and for lunging.

General Rules and Regulations continued

FOOTING: Footing in all competition and practice arenas is a sand mix.

FOOD: Food will be available on site.

ATHLETES' PARTY

Party/buffet dinner Saturday evening, immediately after the awards. All competitors are invited at OC expense. Additional tickets (\$15 per person) available on CompWeb.

AWARDS:

1-5 for each Event. Additional Awards per Management Decision. Per FEI Rule 726.2 Participation in the Prize-giving Ceremony of placed Athletes is compulsory. Vaulters must be in appropriate attire.

MUSIC:

Music is to be uploaded to the AVA music website prior to the event. For instructions see Page 20 or www.pacificcupcvi.com

HOTELS: We have secured special rates at the following hotels:

Hilton Garden Inn - 6070 Monterey Road, Gilroy CA - (408) 840-7000 - www.hiltongardeninn.com
\$139.00 per night - Use Code: PCCVI - Book by April 16, 2015 to secure the special rate.

Best Western PLUS Forest Park Inn - 375 Leaversley Road, Gilroy CA - (408) 848 5144
www.bestwesterngilroy.com

For information on other local hotels, see: <http://gilroywelcomecenter.org/lodging/hotels.html>

FACILITY: Gilroy Gaits - www.GilroyGaits.com

7777 Frazier Lake Road, Hollister, CA, phone 650-283-7751 or 818-497-2947

AIRPORTS

The nearest airport is Mineta San Jose International Airport (SJC) at 1701 Airport Blvd., San Jose, CA 95110 Phone: 408.392.3600, www.flysanjose.com, about 45 minutes from the facility. Alternative airports include: San Francisco International Airport (SFO) and Oakland International Airport (OAK), each about 1-1/4 hours away by car.

T-SHIRTS: Sizes: Youth XS, M, L; Ladies S, M, L, XL, XXL; Mens S, M, L, XL, XXL, XXXL. \$15 each
Will be \$18 at event. SOUVENIR PROGRAM: \$4 each. Will be \$6 at event.

DRIVING DIRECTIONS

From the north go to Hwy 101 heading south. In Gilroy take exit 356 for 10th Street/Hwy 152 east. Turn left onto Hwy 152 East/East 10th Street/East Pacheco Pass Road for 1.9 miles. Turn right onto Frazier Lake Road for 4.8 miles. Entrance is on the left.

From the south go to Hwy 5 heading north. After Los Banos take exit 403B and merge onto Hwy 152 West/Hwy 33 North toward Gilroy/Hollister/San Jose for 29 miles. Take a slight left onto Hwy 156 West for 2.7 miles. Turn right onto Fairview Road for 1.4 miles. Continue onto Shore Road for 2.6 miles. Turn right onto Frazier Lake Road for .9 miles. Entrance is on the right.



CLUB _____ Head Coach's Signature (required) _____ Date _____

FEDERATION RELEASE, ASSUMPTION OF RISK, WAIVER, AND INDEMNIFICATION

This document waives important legal rights. Read it carefully before signing.

I AGREE in consideration for my participation in this Competition to the following:

I AGREE that the "Federation" and "Competition" as used herein includes the Licensee and Competition Management, as well as all of their officials, officers, directors, employees, agents, personnel, volunteers and Federation affiliates. I AGREE that I choose to participate voluntarily in the Competition with my horse, as a rider, driver, handler, vaulter, longeur, lessee, owner, agent, coach, trainer, or as parent or guardian of a junior exhibitor. I am fully aware and acknowledge that horse sports and the Competition involve inherent dangerous risks of accident, loss, and serious bodily injury including broken bones, head injuries, trauma, pain, suffering, or death. ("Harm").

I AGREE to hold harmless and release the Federation and the Competition from all claims for money damages or otherwise for any Harm to me or my horse and for any Harm of any nature caused by me or my horse to others, even if the Harm arises or results, directly or indirectly, from the negligence of the Federation or the Competition. I AGREE to expressly assume all risks of Harm to me or my horse, including Harm resulting from the negligence of the Federation or the Competition. I AGREE to indemnify (that is, to pay any losses, damages, or costs incurred by) the Federation and the Competition and to hold them harmless with respect to claims for

Harm to me or my horse, and for claims made by others for any Harm caused by me or my horse while at the Competition. I have read the Federation Rules about protective equipment, including GR801 and, if applicable, EV114, and I understand that I am entitled to wear protective equipment without penalty, and I acknowledge that the Federation strongly encourages me to do so while WARNING that no protective equipment can guard against all injuries. If I am a parent or guardian of a junior exhibitor, I consent to the child's participation and AGREE to all of the above provisions and AGREE to assume all of the obligations of this Release on the child's behalf I represent that I have the requisite training, coaching and abilities to safely compete in this competition.

I AGREE that if I am injured at this competition, the medical personnel treating my injuries may provide information on my injury and treatment to the Federation on the official USEF accident/injury report form.

BY SIGNING BELOW, I AGREE to be bound by all applicable Federation Rules and all terms and provisions of this entry blank and all terms and provisions of this Prize List. If I am signing and submitting this Agreement electronically, I acknowledge that my electronic signature shall have the same validity, force and effect as if I affixed my signature by my own hand.

Vaulters, Alternates, Lungers, Trainers, Coaches, Horse Owners in alpha order	Gender M / F	Medal T/B/S/G	Year of Birth	AVA #	US Citizen Yes/No	USEF Number	Signature of Participant (For minors, parent or Trainer signs)
1.							
2.							
3.							
4.							
5.							
6.							
7.							
8.							
9.							
10.							
11.							
12.							
13.							
14.							
15.							

USEF Competition Name: **CVI Pacific Cup** USEF #: **330617**
 Competition Division(s) and Rating(s): **Vaulting Competition is rated: X**



UNITED STATES EQUESTRIAN FEDERATION
 The national governing body for equestrian sport



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 The official magazine of the USEF



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FEDERATION ENTRY AGREEMENT

By entering a Federation-licensed Competition and signing this entry blank as the Owner, Lessee, Trainer, Manager, Agent, Coach, Driver, Rider, Handler, Vaultler or Longeur and on behalf of myself and my principals, representatives, employees and agents, I agree that I am subject to the Bylaws and Rules of The United States Equestrian Federation, Inc. (the "Federation") and the local rules of Pacific Cup CIV. I agree to be bound by the Bylaws and Rules of the Federation and of the competition. I will accept as final the decision of the Hearing Committee on any question arising under the Rules, and agree to release and hold harmless the competition, the Federation, their officials, directors and employees for any action taken under the Rules. I represent that I am eligible to enter and/or participate under the Rules, and every horse I am entering is eligible as entered. I also agree that as a condition of and in consideration of acceptance of entry, the Federation and/or the Competition may use or assign photographs, videos, audios, cable-casts, broadcasts, internet, film, new media or other likenesses of me and my horse taken during the course of the competition for the promotion, coverage or benefit of the competition, sport, or the Federation. Those likenesses shall not be used to advertise a product and they may not be used in such a way as to jeopardize amateur status. I hereby expressly and irrevocably waive and release any rights in connection with such use, including any claim to compensation, invasion of privacy, right of publicity, or to misappropriation. The construction and application of Federation rules are governed by the laws of the State of New York, and any action instituted against the Federation must be filed in New York State. See GR908.4.

Minors who do not have a valid driver's license which allows them to operate a motorized vehicle in the state in which they reside will not be permitted to operate a motorized vehicle of any kind including, but not limited to, golf carts, motorcycles, scooters, or farm utility vehicles on the competition grounds of licensed competitions. Minors who have a valid temporary license may operate the above described motorized vehicles as long as they are accompanied by an adult with a valid driver's license. The parent(s), legal guardian(s), or individual who signs the entry blank as a parent or guardian of a minor operating a motorized vehicle in violation of this rule are solely responsible for any damages, claims, losses or actions resulting from that operation. Violations of this rule will be cause for sanctions against the parent(s), guardian(s) and/or trainer(s) who are responsible for the child committing the offense. Penalties may include exclusion of the child, parent(s), guardian(s), and/or trainer(s) from the competition grounds for the remainder of the competition and charges being filed against any of the above individuals in accordance with Chapter 6. Wheelchairs and other mobility assistance devices for individuals with disabilities are exempt from this rule.

CVI PACIFIC CUP

ALL HORSES

**Person in
Charge of
Horse at
This Event**

CLUB _____

Name	FEI #	USEF #	Owner	Owner's USEF #	Trainer

Number of stalls required: _____ Arrival date/time of horses at GG _____

Please list any problems/concerns here: _____

CVI PACIFIC CUP - *Payment Form*

Please complete all blanks and mail with entry forms and check (payable to **CVI Pacific Cup**) to:
CVI Pacific Cup c/o Linda Bibbler, 150 Olive Hill Lane, Woodside, CA 94062

All online, faxed or emailed entries must be received by midnight April 8, 2015. Mailed entries must be postmarked no later than April 8, 2015. All forms/payments must be postmarked no later than April 8, 2015. *NO* post entries. All fees and entry forms must accompany entries. All fees should be paid by one check or money order.

Club Name: _____ **Ph:(** _____ **)** _____ **Fax: (** _____ **)** _____

Entry Prepared By: _____ **e-mail:** _____

TEAM (SQUAD)				
302 CVI 3* Squad Senior, 202 CVI 2* Squad Senior, 212 CVIJ 2* Squad Junior,	<i>per team, all rounds</i>	x	\$450	
102 CVI 1* Squad Senior, 112 CVIJ 1* Squad Junior,	<i>per team all rounds</i>	x	\$300	
PAS DE DEUX				
301 CVI 3* Pas de Deux Senior, 201 CVI 2* Pas de Deux Senior, 211 CVIJ 2* Pas de Deux Junior, 101 CVI 1* Pas de Deux Senior, 111 CVI J1* Pas de Deux Junior	<i>per pair all rounds</i>	x	\$240	
INDIVIDUAL				
300 CVI 3* Individual Senior, 200 CVI 2* Individual Senior, 210 CVIJ 2* Ind. Junior, 220 CVICh 2* Indi. Children	<i>per individual all rounds</i>	x	\$225	
100 CVI 1* Individual Senior, 110 CVIJ 1* Individual Junior, 120 CVICh 1* Individual Children	<i>per individual all rounds</i>	x	\$150	
STABLING				
	<i>per horse</i>	x	\$300	
	<i>per tack room</i>	x	\$300	
	<i>Additional shavings per bag</i>	x	\$ 11	
FEES				
Registration Fee	<i>per vaulter and/or Lunger</i>	x	\$ 60	
IHP Fee	<i>per vaulter</i>	x	\$ 35	
USEF/FEI Drug Fee	<i>per horse</i>	x	\$ 28	
OTHER				
Additional dinner tickets	<i>per person</i>	x	\$ 15	
T-Shirts - Indicate Size(s) _____	<i>per shirt</i>	x	\$ 15	
Programs	<i>each</i>	x	\$ 4	

TOTAL FEES: Make check payable to **CVI Pacific Cup**

TOTAL \$



**UNITED STATES EQUESTRIAN FEDERATION, INC.
CODE OF CONDUCT**

As a United States Equestrian Federation, Inc. (USEF) competitor and/or horse owner, I acknowledge my obligation to uphold and adhere to the highest standards of horsemanship, sportsmanship, and citizenship whenever I am representing my country whether as a team member, individual competitor, or horse owner, and whether during actual competition or not.

As a horseman, I will place my horse’s welfare above all other considerations and faithfully observe both the USEF and the FEI Codes of Conduct.

As a sportsman, I will know and comply with all pertinent rules of USEF as my National Governing Body (NGB), the FEI as the International Governing Body, and, when applicable, the U.S. and International Olympic Committees, and honor the principles of fair play inherent in them. I will place the interests of the team above my own, and respect the decisions of its duly appointed/elected officials, made in the team’s best interest.

As a citizen, I will respect the laws of my own country as well as those of foreign countries in which I or my horse(s) may compete. Knowing that as a USEF competitor and/or horse owner I also serve as an Ambassador for my sport, USEF, and my country. I will endeavor at all times to reflect credit on them through my conduct, dress, and behavior.

I clearly acknowledge my responsibility to ensure that my employees who accompany me whenever I am competing and/or representing my country also abide by this Code of Conduct.

I understand and accept that serious or repeated transgressions of these Codes may be grounds for suspension from a squad or team, or other appropriate disciplinary action. In addition, I agree to abide by selection procedures established by USEF wherever applicable.

Finally, I fully understand that entries will not be made until this application form is signed and completed in full and that this application indicates my intent to compete. Failure to participate may result in disciplinary action on USEF by the FEI (FEI Statutes 002.1, GR121.12, 165). I agree to reimburse all fines imposed by the FEI on USEF for failure to participate in the competitions entered and agree to honor all other penalties including possible and further disciplinary action.

Rider/Driver (print name)	Rider/Driver signature	USEF #	Date
Parent/Guardian (print name)	Parent or Guardian signature <small>(if Rider/Driver is under 18)</small>	USEF #	Date
Owner (print name)	Owner signature	USEF #	Date

**RELEASE AND INDEMNIFICATION AGREEMENT
(Adults)**

THIS CONSENT, RELEASE, AND INDEMNIFICATION AGREEMENT ("Release") is entered into by the undersigned in favor of E. Wendell Chambers, Kevin E. Chambers, and E.W. C. and Assoc., Inc., doing business as Gilroy Gaits (the "Ranch"), and each of their respective employees and agents (collectively, the "Released Parties", and each a "Released Party"). In consideration of my being permitted by E. Wendell Chambers, Kevin E. Chambers, and E.W. C. and Assoc., Inc., or one or more of their employees or agents, to participate in the sport of horseback riding at the Ranch, and to use the facilities of the Ranch (whether or not such use is on a pay basis), I acknowledge and agree as follows:

1. HAZARDOUS ACTIVITY: I AM AWARE AND UNDERSTAND THAT THE HANDLING, CARE, AND RIDING OF HORSES ARE INHERENTLY HAZARDOUS ACTIVITIES, AND I AM VOLUNTARILY PARTICIPATING IN SUCH ACTIVITIES, AND BEING IN THE VICINITY OF SUCH ACTIVITIES, WITH FULL KNOWLEDGE OF THE DANGERS INVOLVED. I am aware and understand that horses are powerful, unpredictable, and potentially uncontrollable animals. All horses, even those that are well trained and appear calm and docile, may and will buck, rear kick, bite, run, and bolt uncontrollably, without warning, and without apparent cause or in response to external stimuli (such as wind, sound, or movement of people, other horses, other animals motor vehicles, bicycles, machinery, doors, or other inanimate objects) that may induce fear, panic, anger, or reflex actions in the horse. I am aware and understand that serious, permanent bodily injury and disability or death of myself, or others within the vicinity of horses, may result from the handling, care or riding of horses, or being in the vicinity of horses, and that horses and other property belonging to me or others may be, as applicable, killed, injured, or damaged.

I HEREBY AGREE TO ACCEPT AND ASSUME ANY AND ALL RISKS OF INJURY (INCLUDING PERMANENT BODILY INJURY AND DISABILITY), ILLNESS, DISEASE, OR DEATH TO MYSELF AND TO ALL OTHER PERSONS, AND ALL FINANCIAL LOSSES, INJURY, DAMAGES, DESTRUCTION, AND LOSS OF MY PROPERTY AND OTHER PERSONS' PROPERTY ARISING FROM THE HANDLING, CARE, OR RIDING OF HORSES AT THE RANCH BY ME OR OTHER PERSONS, WHETHER CAUSED BY THE NEGLIGENCE OF ANY OF THE RELEASED PARTIES OR OTHERWISE. I FURTHER UNDERSTAND THAT IT IS MY RESPONSIBILITY TO BE INSTRUCTED IN THE PROPER METHODS OF HANDLING AND RIDING A HORSE AND THAT I SHOULD WEAR PROPER SAFETY EQUIPMENT AT ALL TIMES WHILE RIDING HORSES, INCLUDING, WITHOUT LIMITATION, A HELMET AND RIDING BOOTS.

2. CONDITIONS AT THE RANCH. I am aware and understand that in the ordinary course of business, motor vehicles (with or without horse trailers) and bicycles continuously enter and exit Ranch property in close proximity to the areas, and in the same areas, in which horses are kept, groomed, and ridden. Furthermore, tractors and other machinery are used on a daily basis in the operation, maintenance, and repair of the Ranch, people are working, walking, running, riding, and handling horses, lunging and "turning out" horses, dogs barking or running loose; cats running, non-domesticated animals running, flags and other objects wave, and other activities, conditions, and distractions occur at the Ranch, all on a daily basis, in close proximity to horses. Such items, activities, conditions, and objects may cause horses to react in an unpredictable and dangerous manner, without warning. **I ACCEPT AND ASSUME ANY AND**

ALL RISK OF INJURY, DISABILITY, DEATH, DAMAGE, AND LOSS THAT MAY RESULT TO ME OR ANY OTHER PERSONS, AND TO MY HORSE OR PROPERTY AND TO OTHER PERSONS' HORSES OR PROPERTY, FROM ANY SUCH REACTION OF MY OR ANY OTHER HORSE.

I am aware and understand that the riding rings at the Ranch are uncovered, and that rain or run-off may enter the rings, causing the riding surface to become slippery, and that the slippery nature of the riding surface may not be apparent upon visual inspection. I am also aware and understand that the roads, hunt field, and other grounds and fields at the Ranch may at any time be wet, icy, slippery, rutted, eroded, or rocky or contain holes. **I HEREBY ACCEPT AND ASSUME ANY AND ALL RISK OF INJURY, DISABILITY, DEATH, DAMAGE, AND LOSS TO MYSELF AND TO ANY OTHER PERSON, AND TO MY HORSE OR PROPERTY AND OTHER PERSON'S HORSES AND PROPERTY, WHETHER OR NOT SUCH HORSES OR PROPERTY ARE UNDER MY CONTROL, AS IS CAUSED BY OR RESULTING FROM THE CONDITION OF THE RIDING SURFACE OF THE RIDING RINGS, GROUNDS, AND FIELD AT THE RANCH, AND RIDING, TRAINING, OR EXERCISING HORSES IN SUCH RINGS, GROUNDS, OR FIELDS, WHETHER CAUSED BY THE NEGLIGENCE OF ANY OF THE RELEASED PARTIES OR OTHERWISE.**

3. **RIDING LESSONS.** If I participate in riding lessons at the Ranch, I agree that I and not the instructor or any other person am responsible for maintaining control of the horse I ride.

4. **EMERGENCY VETERINARY CARE.** If my horse or another horse in my possession or under my control becomes sick or injured, it may be necessary (or reasonably appear necessary) for immediate veterinary first aid or care to be administered, and it may be necessary to transport such horse to a veterinary clinic or other facility at which veterinary care may be administered. I agree that E. Wendell Chambers, Kevin E. Chambers, and E.W. C. and Assoc., Inc., or their employees or agents may administer or arrange for first aid to my horse and any other horse in my possession or under my control and may transport such horse to a veterinarian or veterinary care facility. I further agree that if any of the Released Parties reasonably believes that my horse or any other horse in my possession or under my control requires emergency veterinary care, and if they are unable to contact me in such emergency situation, they may, at my own expense and risk, call a veterinarian of their choice to administer veterinary care to such horse. Any such care or transportation shall be at my own expense and risk, and I agree to compensate E. Wendell Chambers, Kevin E. Chambers, and E.W. C. and Assoc., Inc., at prevailing and customary rates for such care and transportation. I understand and agree that nothing in this Release creates any duty on the part of E. Wendell Chambers, Kevin E. Chambers, and E.W. C. and Assoc., Inc., or any of their employees or agents to administer any type of aid to, arrange for transportation for, or obtain veterinary care for my horse or any other horse in my possession or under my control.

5. **PERSONAL PROPERTY.** I agree that if I bring any personal property to the Ranch, and if I store or leave any personal property at the Ranch (including property left in any tack room), I will do so at my own risk, and none of the Released Parties shall have any liability in the event of the loss, damage, unauthorized use (by any person other than a Released Party), or theft of any such property.

6. **AGREEMENT NOT TO SUE.** I HEREBY AGREE THAT I, MY HEIRS, DISTRIBUTEES, GUARDIANS, LEGAL REPRESENTATIVES, AND ASSIGNS WILL NOT MAKE A CLAIM AGAINST, SUE, DEMAND COMPENSATION OR INDEMNITY FROM, OR ATTACH ANY OF THE PROPERTY OR ASSETS OF, THE RELEASED PARTIES, and each of them, for any loss or damage arising or resulting from any bodily injury, disability, illness, disease, death, financial loss, property loss, damage, or destruction, or other harm of whatever nature, whether foreseen or unforeseen, that may be sustained or suffered by me or any other person as a direct or indirect consequence of my participation, or the participation of any other person, in the handling, care, or riding of horses, or the use of the facilities of the Ranch, or the transportation of my horse, or any other horse, for veterinary care, or the administration of any aid or veterinary care to any such horses, or failure to arrange for such transportation, aid, or care, whether caused by the negligence of any of the Released Parties or otherwise.

7. **RELEASE.** On behalf of myself, my heirs, distributees, guardians, legal representatives, and assigns, I HEREBY RELEASE AND FOREVER DISCHARGE THE RELEASED PARTIES, AND EACH OF THEM, FROM ALL CLAIMS, ACTIONS, DEMANDS, RIGHTS, CAUSES OF ACTION, AND LIABILITIES, EITHER IN LAW OR IN EQUITY, based on any bodily injury, disability, illness, disease, death, financial loss, property loss, damage, or destruction, or other harm of whatever nature, whether foreseen or unforeseen, that may be sustained or suffered by me or by any other person as a direct or indirect consequence of my participation in the handling, care or riding of horses, or the use of the facilities of the Ranch, or the transportation of my horse, or any other horse, for veterinary care, or the administration of any aid or veterinary care to any such horses or failure to arrange for such transportation, aid, or care, whether caused by the negligence of any of the Released Parties or otherwise; provided, that nothing in this Section 5 shall be deemed to release any Released Party from liability arising from (a) their own willful injury of me or any other person or any property, (b) their own fraud or (c) their own violation of any law.

8. **INDEMNIFICATION.** I AGREE TO INDEMNIFY, DEFEND, AND HOLD HARMLESS EACH OF THE RELEASED PARTIES from and against any and all claims, suits, demands, liabilities, damages, losses, costs, and expenses (including, but not limited to, attorneys fees) arising from or in connection with the injury, illness, or death of myself or any person whom I bring or invite to the Ranch, or otherwise permit to be in the vicinity of any horse(s) in my possession or under my control, or the damage, destruction, or loss of any of my or their property.

9. **SPONSORS AND INVITEES.** I AGREE THAT I WILL NOT PERMIT ANY PERSON (OTHER THAN E. Wendell Chambers, Kevin E. Chambers, and E.W. C. and Assoc., Inc., AND THEIR EMPLOYEES OR AGENTS) TO RIDE MY HORSE AT THE RANCH UNLESS SUCH PERSON HAS DULY SIGNED AND DELIVERED TO E. Wendell Chambers, Kevin E. Chambers, and E.W. C. and Assoc., Inc., OR THEIR AGENTS, A FORM OF THIS RELEASE OR OTHER APPLICABLE FORM REQUIRED BY RANCH RULES. I agree that the damages to the Released Parties that may arise from a breach of my agreement under this Paragraph 9 include (a) the liabilities that would have been released under this Release, and (b) the costs and expenses of defending the Release, I agree to indemnify, defend, and hold harmless each of the Released Parties from and against all such liabilities, costs, and expenses.

10. REPRESENTATIONS AND WARRANTIES. I represent and warrant that: (a) I HAVE READ THIS RELEASE CAREFULLY, AND I FULLY UNDERSTAND ALL OF ITS TERMS AND PROVISIONS; (b) I am 18 years of age or older and am legally competent to enter into this Release; (c) no promise, inducement, or agreement has been offered or made to me in connection with my execution and delivery of this Release, (d) I HAVE KNOWINGLY AND VOLUNTARILY EXECUTED AND DELIVERED THIS RELEASE AT MY OWN RISK AND INITIATIVE AND BY MY OWN FREE WILL, WITHOUT RELYING ON ANY STATEMENT OR REPRESENTATION OF ANY RELEASED PARTY.

I UNDERSTAND AND ACKNOWLEDGE THAT THIS RELEASE IS A RELEASE OF LEGAL LIABILITY. IN THE EVENT OF ANY LITIGATION, THIS RELEASE MAY BE RAISED AS A DEFENSE AND BAR TO, AND AS A WAIVER AND RELEASE OF, LEGAL RIGHTS THAT MIGHT OTHERWISE BE ASSERTED BY ME OR BY MY RESPECTIVE HEIRS, DISTRIBUTEES, GUARDIANS, LEGAL REPRESENTATIVE, AND ASSIGNS.

11. SEVERABILITY. If one or more provisions of this Release are held to be unenforceable under applicable law, each such unenforceable provision shall be excluded from this Release, and the balance of this Release shall be interpreted as if each such unenforceable provision were excluded, and the balance of this Release as so interpreted shall be enforceable in accordance with its terms.

12. CERTAIN LIMITATIONS OF RELEASE. The provisions of this release shall not be enforceable by any persons or entities other than the Released Parties. This release shall not apply to any injury, illness, death, or disability of my horse caused by the failure of the Ranch to provide regular food, water or other items to my horse to the extent any of the Released Parties are contractually required, by specific written contract, to provide such items.

Dated: _____, 20____

Signature:

Please print: Name: _____
 Address: _____
 Telephone# _____
 Social Security # _____

**RELEASE AND INDEMNIFICATION AGREEMENT
(Minors)**

THIS CONSENT, RELEASE, AND INDEMNIFICATION AGREEMENT ("Release") is entered into by the undersigned, individually and as parent or legal guardian of the minor whose name is set forth on the signature page (the "Minor") in favor of E. Wendell Chambers, Kevin E. Chambers, and E.W. C. and Assoc., Inc., doing business as Gilroy Gaits (the "Ranch"), and each of their respective employees and agents (collectively, the "Released Parties", and each a "Released Party"). In consideration of the minor being permitted by E. Wendell Chambers, Kevin E. Chambers, and E.W. C. and Assoc., Inc., or one or more of their employees or agents, to participate in the sport of horseback riding at the Ranch, and to use the facilities of the Ranch (whether or not such use is on a pay basis), on behalf of the Minor and myself I acknowledge and agree as follows:

1. HAZARDOUS ACTIVITY: THE MINOR AND I ARE AWARE AND UNDERSTAND THAT THE HANDLING, CARE, AND RIDING OF HORSES ARE INHERENTLY HAZARDOUS ACTIVITIES, AND I AM VOLUNTARILY PARTICIPATE IN SUCH ACTIVITIES, AND TO BE PRESENT IN AN AREA WHERE OTHERS ARE ENGAGED IN SUCH ACTIVITIES, WITH FULL KNOWLEDGE OF THE DANGERS INVOLVED. The Minor and I are aware and understand that horses are powerful, unpredictable, and potentially uncontrollable animals. All horses, even those that are well trained and appear calm and docile, may and will buck, rear kick, bite, run, and bolt uncontrollably, without warning, and without apparent cause or in response to external stimuli (such as wind, sound, or movement of people, other horses, other animals motor vehicles, bicycles, machinery, doors, or other inanimate objects) that may induce fear, panic, anger, or reflex actions in the horse. The Minor and I are aware and understand that serious, permanent bodily injury and disability or death of myself, or others within the vicinity of horses, may result from the handling, care or riding of horses, or being in the vicinity of horses, and that horses and other property belonging to the Minor or others may be, as applicable, killed, injured, or damaged.

I HEREBY AGREE TO ACCEPT AND ASSUME ANY AND ALL RISKS OF INJURY (INCLUDING PERMANENT BODILY INJURY AND DISABILITY), ILLNESS, DISEASE, OR DEATH TO THE MINOR AND TO ALL OTHER PERSONS, AND ALL FINANCIAL LOSSES, INJURY, DAMAGES, DESTRUCTION, AND LOSS OF THE MINORS AND OTHER PERSONS' PROPERTY ARISING FROM THE HANDLING, CARE, OR RIDING OF HORSES AT THE RANCH BY THE MINOR OR OTHER PERSONS, WHETHER CAUSED BY THE NEGLIGENCE OF ANY OF THE RELEASED PARTIES OR OTHERWISE.

I FURTHER UNDERSTAND THAT THE MINOR SHOULD WEAR PROPER SAFETY EQUIPMENT AT ALL TIMES WHILE RIDING HORSES, INCLUDING, WITHOUT LIMITATION, A HELMET AND RIDING BOOTS, AND THAT IT IS MY RESPONSIBILITY, AND NOT THE RESPONSIBILITY OF THE RELEASED PARTIES, TO SEE THAT THE MINOR COMPLIES WITH THIS RECOMMENDATION. I ACKNOWLEDGE THAT IT IS MY RESPONSIBILITY TO MAKE SURE THAT THE MINOR HAS BEEN FULLY INSTRUCTED IN THE PROPER METHODS OF HANDLING AND RIDING A HORSE, INCLUDING, WITHOUT LIMITATION, THE USE OF SAFETY EQUIPMENT AND THE HANDLING OF HORSES WHEN THEY ACT UNPREDICTABLY.

2. **CONDITIONS AT THE RANCH.** I am aware and understand that in the ordinary course of business, motor vehicles (with or without horse trailers) and bicycles continuously enter and exit Ranch property in close proximity to the areas, and in the same areas, in which horses are kept, groomed, and ridden. Furthermore, tractors and other machinery are used on a daily basis in the operation, maintenance, and repair of the Ranch, people are working, walking, running, riding, and handling horses, lunging and "turning out" horses, dogs barking or running loose; cats running, non-domesticated animals running, flags and other objects wave, and other activities, conditions, and distractions occur at the Ranch, all on a daily basis, in close proximity to horses. Such items, activities, conditions, and objects may cause horses to react in an unpredictable and dangerous manner, without warning. **I ACCEPT AND ASSUME ANY AND ALL RISK OF INJURY, DISABILITY, DEATH, DAMAGE, AND LOSS THAT MAY RESULT TO THE MINOR AND TO OTHER PERSONS, AND TO THE MINORS OR OTHER PERSONS' HORSES OR PROPERTY, FROM ANY SUCH REACTION OF THE MINOR'S OR ANY OTHER HORSE.**

The Minor and I are aware and understand that the riding rings at the Ranch are uncovered, and that rain or run-off may enter the rings, causing the riding surface to become slippery, and that the slippery nature of the riding surface may not be apparent upon visual inspection. The Minor and I are also aware and understand that the roads, hunt field, and other grounds and fields at the Ranch may at any time be wet, icy, slippery, rutted, eroded, or rocky or contain holes. **I HEREBY ACCEPT AND ASSUME ANY AND ALL RISK OF INJURY, DISABILITY, DEATH, DAMAGE, AND LOSS TO THE MINOR AND TO ANY OTHER PERSON, AND TO THE MINOR'S OR ANY OTHER HORSES OR PROPERTY, WHETHER OR NOT SUCH HORSES OR PROPERTY ARE UNDER MY CONTROL, AS IS CAUSED BY OR RESULTING FROM THE CONDITION OF THE RIDING SURFACE OF THE RIDING RINGS, GROUNDS, AND FIELDS AT THE RANCH, AND RIDING, TRAINING, OR EXERCISING HORSES IN SUCH RINGS, GROUNDS, OR FIELDS, WHETHER CAUSED BY THE NEGLIGENCE OF ANY OF THE RELEASED PARTIES OR OTHERWISE.**

3. **RIDING LESSONS.** If I permit the Minor to participate in riding lessons at the Ranch, I understand that the Minor and not the instructor or any other person is responsible for maintaining control of the horse the Minor rides.

4. **PERSONAL PROPERTY.** I agree that if the Minor brings any personal property to the Ranch, and if the Minors stores or leaves any personal property at the Ranch (including property left in any tack room), the Minor will do so at the Minor's and my own risk, and none of the Released Parties shall have any liability in the event of the loss, damage, unauthorized use (by any person other than a Released Party), or theft of any such property.

5. **AGREEMENT NOT TO SUE.** I HEREBY AGREE THAT NEITHER I NOR THE MINORS HEIRS, DISTRIBUTEES, GUARDIANS, LEGAL REPRESENTATIVES, AND ASSIGNS WILL NOT MAKE A CLAIM AGAINST, SUE, DEMAND COMPENSATION OR INDEMNITY FROM, OR ATTACH ANY OF THE PROPERTY OR ASSETS OF, THE RELEASED PARTIES, and each of them, for any loss or damage arising or resulting from any bodily injury, disability, illness, disease, death, financial loss, property loss, damage, or destruction, or other harm of whatever nature, whether foreseen or unforeseen, that may be sustained or suffered by the Minor or any other person as a direct or

indirect consequence of the Minor's participation, or the participation of any other person, in the handling, care, or riding of horses, or the use of the facilities of the Ranch, or the transportation of my horse, or any other horse, for veterinary care, or the administration of any aid or veterinary care to any such horses, or failure to arrange for such transportation, aid, or care, whether caused by the negligence of any of the Released Parties or otherwise.

6. **RELEASE.** On behalf of the Minor, myself, and the Minor's heirs, distributees, guardians, legal representatives, and assigns, I HEREBY RELEASE AND FOREVER DISCHARGE THE RELEASED PARTIES, AND EACH OF THEM, FROM ALL CLAIMS, ACTIONS, DEMANDS, RIGHTS, CAUSES OF ACTION, AND LIABILITIES, EITHER IN LAW OR IN EQUITY, based on any bodily injury, disability, illness, disease, death, financial loss, property loss, damage, or destruction, or other harm of whatever nature, whether foreseen or unforeseen, that may be sustained or suffered by the Minor or by any other person as a direct or indirect consequence of the Minor's participation in the handling, care or riding of horses, or the use of the facilities of the Ranch, whether caused by the negligence of any of the Released Parties or otherwise.

7. **INDEMNIFICATION.** I AGREE TO INDEMNIFY, DEFEND, AND HOLD HARMLESS EACH OF THE RELEASED PARTIES from and against any and all claims, suits, demands, liabilities, damages, losses, costs, and expenses (including, but not limited to, attorneys fees) arising from or in connection with the injury, illness, or death of the Minor or any person whom the Minor or I bring or invite to the Ranch, or otherwise permit to be in the vicinity of any horse or the damage, destruction, or loss of any of the Minor's, my, or their horse or other property.

8. **SPONSORS AND INVITEES.** I AGREE THAT NEITHER THE MINOR NOR I WILL NOT PERMIT ANY PERSON (OTHER THAN E. Wendell Chambers, Kevin E. Chambers, and E.W. C. and Assoc., Inc., AND THEIR EMPLOYEES OR AGENTS) TO RIDE THE MINOR'S OR MY HORSE AT THE RANCH UNLESS SUCH PERSON HAS DULY SIGNED AND DELIVERED TO E. Wendell Chambers, Kevin E. Chambers, and E.W. C. and Assoc., Inc., OR THEIR AGENTS, A FORM OF THIS RELEASE OR OTHER APPLICABLE FORM REQUIRED BY RANCH RULES. I agree that the damages to the Released Parties that may arise from a breach of my agreement under this Paragraph 9 include (a) the liabilities that would have been released under this Release, and (b) the costs and expenses of defending the Release, I agree to indemnify, defend, and hold harmless each of the Released Parties from and against all such liabilities, costs, and expenses.

9. **REPRESENTATIONS AND WARRANTIES.** I represent and warrant that: (a) I HAVE READ THIS RELEASE CAREFULLY, AND I FULLY UNDERSTAND ALL OF ITS TERMS AND PROVISIONS; (b) I am 18 years of age or older and am legally competent to enter into this Release; (c) no promise, inducement, or agreement has been offered or made to me in connection with my execution and delivery of this Release, (d) I HAVE KNOWINGLY AND VOLUNTARILY EXECUTED AND DELIVERED THIS RELEASE AT MY OWN RISK AND INITIATIVE AND BY MY OWN FREE WILL, WITHOUT RELYING ON ANY STATEMENT OR REPRESENTATION OF ANY RELEASED PARTY, AND WITH SUCH KNOWLEDGE HAVE VOLUNTARILY CONSENTED TO THE MINOR BEING PRESENT ON THE RANCH AND TO PARTICIPATE IN BEING NEAR TO HORSES AND TO RIDING HORSES ON THE RANCH; and (e) I have thoroughly explained and

discussed this release with the Minor and the Minor understands and appreciates the significance of each and every section of this Release, provided that to the extent that the Minor is too young to understand and appreciate any portion of this Release, I acknowledge and agree that I will make such arrangements as are necessary to adequately supervise the Minor (and understand that such supervision is not the responsibility of the Released Parties) and I will not permit the Minor to act in any manner inconsistent with my and the Minor's responsibilities under this Agreement.

I UNDERSTAND AND ACKNOWLEDGE THAT THIS RELEASE IS A RELEASE OF LEGAL LIABILITY. IN THE EVENT OF ANY LITIGATION, THIS RELEASE MAY BE RAISED AS A DEFENSE AND BAR TO, AND AS A WAIVER AND RELEASE OF, LEGAL RIGHTS THAT MIGHT OTHERWISE BE ASSERTED BY THE MINOR, ME, OR BY THE MINOR'S HEIRS, DISTRIBUTEES, GUARDIANS, LEGAL REPRESENTATIVE, AND ASSIGNS.

10. SEVERABILITY. If one or more provisions of this Release are held to be unenforceable under applicable law, each such unenforceable provision shall be excluded from this Release, and the balance of this Release shall be interpreted as if each such unenforceable provision were excluded, and the balance of this Release as so interpreted shall be enforceable in accordance with its terms.

11. CERTAIN LIMITATIONS OF RELEASE. The provisions of this release shall not be enforceable by any persons or entities other than the Released Parties. This release shall not apply to any injury, illness, death, or disability of the Minor's or my horse caused by the failure of the Ranch to provide regular food, water or other items to the Minor's or my horse to the extent any of the Released Parties are contractually required, by specific written contract, to provide such items.

Dated: _____, 20 _____

Print Name of Minor _____ Signature of Parent/Guardian _____

Print: Name: _____ Relationship to Minor _____

Address: _____

Telephone# _____

MUSIC

All music needs to be uploaded by April 15, 2015.

To upload via internet:

- Create an account at www.box.com
- Select a Personal Account – Free for 10gb of secured storage.
- Create a folder with your Club Name/COUNTRY and Event
i.e.ABQ_USA_CVIPC2015
- Share the Folder with: cc_vaulter@yahoo.com
- Please have ONE person at your club in charge of uploading your music.
- Prior to uploading, please be sure to RENAME your music file's attributes as described below: if you load files named Track1, Track2 the music manager will have to rename them for you and will incur a fee of \$5 per file.
- Please change these music file attributes for each music file:
- File name and Title should be the same.
- Artist should be your club and or country name.
- Album should be CVIPCC2015
- ONLY MP3 File Formats are allowed
- This is the naming convention needed for the file name and title:
EVENT_LEVEL_CLASSABBREVIATION_FIRSTNAME_LASTNAME_CLUB_COUNTRY
- Use underscores when naming so there are no spaces in the filename - For team classes, use the team name in place of the vaultername.Examples:
CVI_2_INDFRSTL_JANE_DOE_ABQ_USA
CVI_1_SQUAD_RUNIN_ABQ_USA
CVI_3_PDDFRSTL_JANE_DOE_JOHN_SMITH_ABQ_USA
- Please add a TXT note File (i.e.ContactInfo.txt) with your name, email, mobile phone.
If you do not have access to a fast internet connection you may mail (postmarked by Monday, April15) your cd's or thumbdrives to:
Carolyn Conner, Music Manager PCCVI 2014, 95 San Miguel Way, Novato, CA 94945
- Questions about music preparation: Carolyn Conner at cc_vaulter@yahoo.com
- It is advised to bring a Flash Drive back up with all of your files. No CD's will be accepted.
- If no music is provided, none will be played.
- Thumb drives, if you wish to retrieve them, may only be picked up during the half hour after close of daily competition.
- Staff is not responsible for music left behind after competition.
- DO NOT bring or pick up drives during competition times.