VICKY CAMPBELL: Equestrian Riding and Sports Liability Release Form

This is an agreement and a covenant to release Resurrection Ranch, its employees, trainers, volunteers, and owner, Vicky Campbell, from liability to you when you ride a horse, approach a horse, groom a horse, engage in an equestrian sport (for example riding lessons, trail riding, jumping), or otherwise have anything to do with horses on the property.

I (the person signing and being bound by this release, is hereafter referred to as "I") am releasing valuable and important rights by this liability release and it is critical that I read and understand this release.

- 1. Certification of Review of Release. I agree to read and I will ask any questions I may have until I certify by signing this form that I understand the terms and conditions and I agree to such terms and conditions.
 - YES _____ (initials)
- 2. WARNING: UNDER THE ILLINOIS EQUINE ACTIVITY LIABILITY ACT, EACH PARTICIPANT WHO ENGAGES IN HORSEBACK RIDING OR OTHER EQUINE ACTIVITIES EXPRESSLY ASSUMES THE RISKS OF ENGAGING IN AND LEGAL RESPONSIBILITY FOR INJURY, LOSS OR DAMAGE TO PERSON OR PROPERTY RESULTING FROM THE RISK OF EQUINE ACTIVITIES.
- 3. ACKNOWLEDGMENT OF RISKS OF ENGAGING IN HORSEBACK RIDING: Horseback riding is an inherently dangerous activity involving significant elements of risk including, but not limited to, serious bodily injury, permanent trauma, paralysis, and even death. Horses, irrespective of their previous behavior or characteristics, may act or react unpredictably based upon instinct, fright, or lack of proper control by the rider. I understand that the following describes some, but not all, of the risks, dangers or conditions inherent in horseback riding:

(1) the propensity of a horse to behave in ways that may result in injury, harm, or death to persons on or around them;

(2) the unpredictability of a horse's reaction to sounds, sudden movement, and unfamiliar objects, persons, other animals, or other things;

- (3) certain hazards such as surface and subsurface conditions;
- (4) collisions with other horses or objects including the ground, fences, gates, trees, or other obstacles;
- (5) a falling horse landing on its rider;
- (6) being stepped on, kicked, trampled, or bitten by a horse;
- (7) hanging up or otherwise becoming entangled in stirrups, reins, or other gear;

(8) the potential of a participant to act in a negligent manner that may contribure to injury to the participant or others, such as failing to maintain control over the animal or not acting within his or her ability; and(9) the inability of other riders to control other horses in my horse's proximity

4. ACKNOWLEDGEMENT OF RISKS OF ENGAGING IN EQUESTRIAN SPORTS: I understand that equestrian sports are extremely dangerous. There is a HIGH PROBABILITY that I may fall off or otherwise have an accident that will injure me severely. I understand that many people have been killed engaging in equestrian sports. I specifically assume full responsibility for any such a possibility and I release Resurrection Ranch, its employees, trainers, volunteers, and owner, Vicky Campbell, from any liability in such an event.

- 5. ASSUMPTION OF RESPONSIBILITY FOR TACK AND RIDING WHILE TRAINING. I understand that the physical facilities, such as, but not limited to all the tack (such as saddle, bridle, halter, lead rope, saddle pad, boots, whip, spurs, and jumps) which I use to ride a horse, and all physical facilities used with approaching a horse, grooming a horse, riding a horse, or engaging in any equestrian sports can contribute to an accident causing injury and death. I understand that if some other person coaches or trains me there can still be accidents causing injury and death even if I follow the directions of the trainer/coach due to the inherent risks arising out of riding a horse. I covenant that I am capable and I am competent to ride while taking the lessons or training I arrange with a trainer/coach at the level and undertaking the exercise or sports with which I am engaged. I specifically and intentionally release Resurrection Ranch, its employees, trainers, volunteers, and owner, Vicky Campbell, from any liability arising out of such physical facilities.
- 6. REPRESENTATION OF ABILITY TO PARTICIPATE IN MY EQUESTRIAN SPORT. I understand horses, even the most tame horses, are inherently dangerous as they shy, buck, or otherwise act unpredictably in a manner causing accidents, causing injury, or even death. I covenant that I am competent to ride horses in the equestrian sport in which I am engaging and I assume full, exclusive, and total responsibility for the horse I am riding, the bystanders, the other horses, and the other riders. I release Resurrection Ranch, its employees, trainers, volunteers, and owner, Vicky Campbell, from any liability for any accident causing my injury and death. I covenant to indemnify and hold harmless Resurrection Ranch, its employees, trainers, volunteers, and owner, Vicky Campbell, or any other person on the property from any liability, damage, or injury caused by myself or my horse, due to my riding or the action of my horse, or arising out of my riding or the action of my horse.
- 7. EXPRESS ASSUMPTION OF RISK AND RESPONSIBILITY: I expressly assume the risk of and legal responsibility for injury, loss, or damage to me or to my property that results from participation in horseback riding or any other activity offered by Resurrection Ranch, its employees, trainers, volunteers, and owner, Vicky Campbell. I expressly assume full responsibility for property damage and personal injury or accidents of every type and degree including, but not limited to, sprains, torn muscles, and or ligaments, fractured or broken bones, eye damage, cuts, scrapes, contusions, concussions, paralysis neck and/or spinal injuries, shock, death, pain, suffering, and any resulting expenses. Finally, I expressly extend my assumption of risk and my responsibility for that risk to all tack, gear, facility use and my use of instructors. I warrant I have inspected all tack, gear, facilities, and trainers/coaches used to my satisfaction prior to my full and exclusive assumption of the risk arising from or out of such use.
- 8. AUTHORIZATION FOR MEDICAL TREATMENT: I hereby authorize any medical treatment deemed necessary in the event of any injury to me while participating in horseback riding. I either have appropriate insurance or in its absence, agree to pay all costs for medical services as may be incurred on my behalf.
- 9. EQUINE ACTIVITY LIABILITY ACT: I know the Equine Activity Liability Act is a law in Illinois. I certify that I have read the law and that I understand the law.
- 10. PAYMENT OF ATTORNEY FEES TO PREVAILING PARTY: I understand that lawsuits violative of this release are burdensome and unwarranted and I specifically agree that if I file a lawsuit against Resurrection Ranch, its employees, trainers, volunteers, and owner, Vicky Campbell, and if any or all of those parties prevail in that lawsuit then I will pay all lawyer's fees, court costs, and other litigation costs incurred by Resurrection Ranch, its employees, trainers, volunteers, and owner, Vicky Campbell, in defending such a lawsuit.

- 11. COVENANT NOT TO SUE: in consideration for my being allowed to participate with horses, in horseback riding, and in equine sports activities, I, for myself, and my heirs, assigns and personal representatives, do hereby covenant not to sue and I release Resurrection Ranch, its employees, trainers, volunteers, and owner Vicky Campbell from all liability and waive any claim for damages arising from any cause whatsoever, including Releasees' own negligence, regardless of whether such negligence is the partial or sole cause of any injury, damage, or death, including property damage. I also agree to protect, indemnify and save Releasees harmless from all claims, demands, and causes of action of every kind and character, including, but not limited to attorney's fees and other legal costs and expenses arising in my favor or in favor of our heirs, assigns, personal representatives, and estates on account of any injuries or death, which I may suffer.
- 12. SEPARABILITY; ILLINOIS LAW TO APPLY: If any provision of this agreement is found to be unenforceable by a court of competent jurisdiction or by an arbitrator or panel of arbitrators, all other provisions shall remain in full force and effect. This agreement shall be governed by the laws of the State of Illinois, including the Equine Activity Liability Act, 745 ILCS 47/1-47/25.

I certify I have read this entire release. I certify I understand this release. I agree to be bound by the terms and conditions of this release for today and this day forward.

ADULT PARTICIPANT (18 years of age and over):

Date:	Printed name of Adult Participant:	
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Cell phone: ______ Signature of Adult Participant: ______

Email: _____

PARENT/GUARDIAN RELEASE for MINOR (under 18 years of age) PARTICIPANT(S);

I certify I am the parent/guardian of the minor participant(s), ______

I have full and complete authority to execute this release on behalf of the minor participants. I certify I have read and understand this entire release. I agree that the participant(s) and I shall be bound by the terms and conditions of this release.

Date:	Printed name of PARENT/GUARDIAN:
Cell phone:	Signature of PARENT/GUARDIAN:
Email:	