RELEASE OF LIABILITY PARENT/MINOR

WITNESS THIS AGREEMENT this Horse Farm, hereinafter referred to as MA referred to as RIDER, and, if Rider is a m	NAGER and	,, by and between Green Tree , hereinafter
In consideration received, and in return fo	r the use, today uctors, employe	and on all future dates of the property, facilities es and agents; Rider, Rider's heirs, assigns,
rearing, falling or stepping on, that may re the unpredictability of equine's reaction to objects, persons or other animals; certain with other animals; the limited availability act in a negligent manner that may contrib maintain control over the animal or not ac Rider acknowledges that horses, by their which may include behavior including but bolt, rear or general unpredictability. Ride waives any claims for any injury or loss ar rules and regulations, which shall be post acknowledges that the behavior of any an assumes all risks therefor and warrants a Manager. Warning-Under Georgia law, an ont liable for an injury to or the official Code of Georgia Annotain 2. RIDER (OR RIDER'S PARENT OR GUDEFEND MANAGER AGAINST ANY ANI JUDGMENTS, ORDERS, COSTS OR EXANY WAY ARISE FROM OR BE IN ANY UPON THE PROPERTY OF MANAGER is a minor, the parent or guardian shall fur such claims by said minor child, regardles 3. In the event Rider is using Rider's own horse(s) shall be free from infection, contarefuse access or use of any horse upon the health, or is deemed dangerous or undes 4. Rider agrees to waive the protection of substance and/or effect is to provide that	described below ities. The inhere such as, running such things as hazards such as of emergency noute to injury to ting within such very nature are not limited to the rassumes all riscising therefrom ed and/or availational is continge full and fair discipled fai	and hereby expressly assumes all risks intrisks include, but are not limited to the bucking, biting, kicking, shying, stumbling, harm or death to persons on or around them; sounds, sudden movement and unfamiliar is surface and subsurface conditions; collisions redical care; and the potential of a participant to the participant or others, such as failing to participant's ability. unpredictable and subject to animal whim, eir propensity to kick, bite, shy, buck, stumble, sks in connection therewith, and expressly Rider agrees to abide by and follow Manager's ble from time to time. Rider further into some extent upon the ability of Rider. Rider closure of Rider's abilities has been made to sty sponsor or equine professional is rticipant in equine activities resulting ursuant to Chapter 12 of Title 4 of the DEMANDS, CAUSES OF ACTION, DAMAGES, UDING ATTORNEY'S FEES, WHICH MAY IN TED WITH RIDER'S USE OF OR PRESENCE LITIES LOCATED THEREON. In the event rider defend and hold Manager harmless from any of limitations or contractual limitation of actions. Le(s) not owned by Manager, Rider warrants said altitable diseases. Manager reserves the right to the document of the profession of the pr
Manager		Rider
Parent or Guardian if Rider is a Minor		Street, City, State, Zip