

Longreen Foxhounds

AGREEMENT FOR RELEASE AND WAIVER OF LIABILITY

I request permission to participate in cross-country riding, fox hunting, carriage driving, hay wagon riding, Blessing of the Hounds, hunter pace and all other activities with **Longreen Foxhounds**.

I fully understand that carriage driving, cross country horseback riding and fox hunting (which includes riding over fences, other obstacles, and steep and rugged terrain) are very dangerous activities. I wish to participate in these activities knowing they are dangerous. I accept and assume all the risks of injury (including death) to me or my property.

In exchange for being permitted to participate in these activities, for myself, my heirs, guardian, and legal representative, I release and agree not to make or bring any claim of any kind against **Longreen Foxhounds**, or its Masters, officers, directors, members, employees, or guests or any land owners, landholders or other persons making property available for **Longreen Foxhounds**, for any injury (including death), to me or for any damage to my property whether from anyone's negligence or not, or any other cause, arising out of my participation in these dangerous carriage driving, horseback riding, fox hunting or related activities and I also agree if anyone makes any claims because of any injury to me (including death), or for any damage to my property, I will keep all those released by this agreement free of any damages or costs because of those claims.

This release is being executed in conformity with the requirements of Mississippi Legislature House Bill No. 96, Section 95-9-1, et seq., Mississippi Code of 1972; Tennessee Code Annotated, Title 44, Chapter 20; and Arkansas law.

WARNING:

Under Mississippi Law, an equine activity or equine sponsor is not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities, pursuant to *this act*.

Under Tennessee Law, an 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, pursuant to Tennessee Code Annotated, Title 44, Chapter 20. {Acts 1992, Ch. 974, § 6.}

Under Arkansas law, an equine activity sponsor is not liable for an injury to, or the death of, a participant in equine activities resulting from the inherent risk of equine activities pursuant to Arkansas Code Annotated, Title 16, Chapter 120.

I have read the release and understand all its terms. I execute it voluntarily and with full knowledge of its significance.

Signature: _____ Dated: _____

Printed Name: _____

Street Address: _____

City: _____ State: _____ Zip Code: _____

Phone: _____ Cell phone: _____

E-mail: _____

Emergency Contact & Cell: _____

Medical Insurance Coverage _____