



SWFDA SCHOOLING SHOW ENTRY FORM 2016 - 2017

Date of Show: _____

Rider: _____ Trainer/Coach: _____

Address: _____ City: _____ State: _____ Zip: _____

Phone: _____ E-Mail (for ride times) _____

SWFDA Team Member (Check One): YES NO

SWFDA Team Name: _____

Rider's Declared Status (Check One): Adult Amateur JR/Young Rider Novice Rider

Horse's Name: _____

Sex: _____ Age: _____ Height: _____ Color: _____

Breed: _____ Date of Negative Coggins Test: _____

Class #	Class Name	Fee

Total Class Fees <i>(from table above, \$25.00 each SWFDA/Alpha Dressage Members / \$30.00 Non-Members)</i>	
Stabling: Day \$25.00/ Overnight \$30.00 STALLS MUST BE LEFT CLEAN	
Parking Fee for Trailers on show day per trailer \$20.00	\$20.00
Office Fee <i>(includes Non-Competing Horses)</i>	\$15.00
Total Amount Due (please make checks payable to SWFDA)	

I am volunteering and riding. I request a stall if available. YES NO (circle one)

I am volunteering at this show (job & time): _____

RELEASE OF LIABILITY. PLEASE READ BEFORE SIGNING

WARNING: Under Florida law, an equine activity sponsor or equine professional is not liable for any injury to, or the death of a participant in equine activities resulting from the inherent risk of equine activities. The undersigned competitor and any signing parent or guardian hereby agrees to release the management of this competition, their officers, directors, employees, members or agents, and the owner or managers of the grounds where this event is held from any loss, damage, liability, or injury arising out of or resulting from this competition or competitors participation or entry therein, including the negligent acts or omissions of the management of this competition, their officers, directors, employees, members or agents, and the owners or managers of the grounds where this event is held.

Rider's Signature (parent or guardian if under 21) _____ **Date** _____

Owner's Signature or agent _____ **Date** _____
(Adult responsible for entry while on grounds)

General Liability Release
Effective: 09/01/2010

Warning: Under Florida law, an equine sponsor or equine professional is not liable for an injury to, or the death of, a participant in equine activities resulting from inherent risks of equine activities.

The undersigned (or any signing parent or guardian), hereinafter referred to individually and collectively as First Party, for and in consideration of the services and facilities provided by or on behalf of _____, **hereinafter referred to as Second Party,** the receipt and sufficiency of which is hereby acknowledged, hereby remises, releases, acquits, satisfies, and forever discharges the Second Party of, and from all, and all manner of action and actions, cause and causes of action, suits, debts, accounts, reckonings, bonds, bills, specialties, covenants, contracts, controversies, agreements, promises, variances, trespasses, damages, judgments, executions, claims in law or in equity, which said First Party ever had, now has or may have in the future, or which any personal representative, successor, heir or assign of said First Party hereafter can, shall or may have, for any reason or cause whatsoever, including but not limited to any and all claims relating to First Party's use of services and facilities provided by Second Party at _____ facilities located in _____, during transport, wherever riding, supervision, or instruction may take place. This release expressly includes any and all claims First Party ever had, now has or may have in the future, as a result of any negligence of Second Party or its agents.

First Party expressly assumes responsibility for all risks involved in or arising from use of or presence upon Second Party's property and facilities, or wherever, riding, supervision or instruction may take place, and does further authorize Second Party to consent on First Party's behalf to any medical treatment which may be required for any First Party child or minor and agrees to indemnify and hold harmless Second Party and anyone providing such treatment.

Any and all language in this Release releasing Second Party from any liability or responsibility shall also refer to, release and remise, as if said parties were specifically named herein: (a) Second Party's heirs, legal representatives, successors or assigns; (b) Any of Second Party's past, present or future agents, employees, independent contractors or consultants or their heirs, legal representatives, successors or assigns; (c) Any and all corporations or entities now, or in the past or in the future, related to or associated with Second Party.

Rider/Boarder (Print Name) _____ Date _____

Rider/Boarder (Signature) _____ Phone _____

(Parent or Guardian Signature when Rider is a minor)