

# KNEADFUL BALANCE FARM

## Release of Liability, Indemnification and Hold Harmless Agreement

The Undersigned Assumes the Unavoidable Risks Inherent In All Horse-Related Activities, Including But Not Limited To Bodily Injury and Physical Harm to Horse, Rider and Spectator. In consideration, therefore, for the privilege of riding and/or observing and/or engaging in an equine activity at Kneadful Balance Farm, 4904 Willow Pond Road, Clover SC 29710, the Undersigned does hereby agree to hold harmless and indemnify Michael Roth, Dawn Roth, C3 Horse™, C3 Horse Training™, C3 Horse Bodywork™ in addition to and known as the equine activity sponsors, their agents and assignees and further release them from any liability or responsibility for accident, damage, injury or illness to the Undersigned or to any horse owned by the Undersigned or to any family member or spectator accompanying the Undersigned on the premises. "Inherent risks of equine activities" shall mean those dangers or conditions which are an integral part of equine activities, including, but not limited to: i) the propensity of any equine to behave in ways that may result in injury, harm, or death to persons on or around them and/or damage to property in their vicinity; (ii) the unpredictability of an equine's reaction to such things as sound, sudden movement and unfamiliar objects, persons or other animals; (iii) certain hazards such as surface and subsurface objects; (iv) collisions with other equines, animals, people and objects; (v) the potential of a participant to act in a negligent manner that may contribute to injury to the participant or others, such as failing to maintain control over the equine or act within his or her ability. I understand that it is mandatory that I read the barn/farm rules and wear a helmet when mounted on horseback at Kneadful Balance Farm. I understand I can stop my participation at any time of my choosing.

***WARNING Under North Carolina law, an equine activity sponsor or equine professional is not liable for an injury or the death of a participant in equine activities. Chapter 99E of the North Carolina General Statutes. Under South Carolina law, an equine activity sponsor or equine professional is not liable for an injury to or the death of a participant in an equine activity resulting from an inherent risk of equine activity, pursuant to Article 7, Chapter 9 of Title 47, Code of Laws of South Carolina, 1976.***

**Print Name:** \_\_\_\_\_

**Address:** \_\_\_\_\_

**City:** \_\_\_\_\_ **State:** \_\_\_\_\_ **Zip Code:** \_\_\_\_\_

**Phone:** \_\_\_\_\_

**Signature:** \_\_\_\_\_ **Date:** \_\_\_\_\_

In the event that the undersigned is under the age of 18, signature of a parent or guardian is required.

Print Name of Parent/Guardian: \_\_\_\_\_ Relationship: \_\_\_\_\_

Signature: \_\_\_\_\_