

THE REGISTERED PARTICIPANT HAS READ AND ACCEPTS THE FOLLOWING WAIVER AND INDEMNITY

EXHIBITION MEMBER: I hereby agree that a \$1.00 of the Registration fee will be allocated as . Exhibition member dues. The payment of this fee includes the participant as a member of Silver Sands Bridle Club, Inc. for the day of this show. All rights, rules and regulations relating to the Exhibition membership may be obtained in the registration office

Incident Costs Responsibility And Medical Insurance Disclosure, I agree that I/we will be responsible for any and all costs incurred by us for injuries or property damage I/we may incur and that we are covered by accident-medical insurance coverage now in force. If I/we do not have accident insurance I/we agree to absorb any medical costs and loss of earnings should I be injured. I/we also understand that the Silver Sands Bridle Club, Inc. does not carry Medical insurance should I be injured.

Personal Responsibility I agree that I am responsible for the negligent acts of my family members and/or legal wards and animals, and I do carry personal liability insurance to protect myself.

* I agree that I am responsible for my own financial loss in relation to the theft or damage to our tack, equipment, vehicles, trailers and horses while on the Silver Sands Bridle Club, Inc. premises.

* **WAIVER & INDEMNITY**

THE UNDERSIGNED, participant or guardian of participant, hereby expressly agrees that participation in the Equine activities on the 5th & 6th & 8th days of MAY, 2017, is COMPLETELY VOLUNTARY, that he/she is fully aware that equine activities involve dangerous risks of serious injury or death resulting from not only human actions or errors, but also equine actions or reaction to stimuli seen or unseen, which may cause an animal to bolt, rear, buck, kick, shy, trip, bite, fall, turn or merely misstep. THEREFORE, the undersigned agrees to WAIVE all claims or causes of action which he/she or participant may have or may hereafter acquire against ANY OTHER PARTICIPANT OR SILVER SANDS BRIDLE CLUB, INC., Their agents, servants, employees, members or board of directors for such risks, numerated above by example, whether caused in whole or in part by negligence. The undersigned further agrees to INDEMNIFY AND HOLD HARMLESS THE OTHER PARTICIPANTS AND SILVER SANDS BRIDLE CLUB, INC. from any injury or damage to the undersigned, the participant, the horse, and any other person which he/she personally caused to be present this day, including but not limited to owners, trainers, handlers, grooms and spectators, caused in whole or in part by the risks in equine activities or negligent acts of the officers, agents, employees, members or directors of SILVER SANDS BRIDLE CLUB, INC OR ANY OTHER PARTICIPANT. acts of the officers, agents, employees, members or directors of SILVER SANDS BRIDLE CLUB, INC OR ANY OTHER PARTICIPANT. THE UNDERSIGNED, expressly RESERVES ALL RIGHTS in the event of loss, injury or damage which occurs as a result of (1) intentional acts; (2) gross negligence, 3) a participant's knowing refusal to comply with a rule provided by SILVER SANDS BRIDLE CLUB, INC. and which non-compliance was known by SILVER SANDS BRIDLE CLUB, INC. for a latent dangerous condition on the property which was known or should have been known by SILVER SANDS BRIDLE CLUB, INC. And for which SILVER SANDS BRIDLE CLUB, INC., failed to reasonably warn of or repair pursuant to premises liability law.

UNDER FLORIDA LAW, AN EQUINE ACTIVITY SPONSOR OR 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.