# FENCE FALL HUNTER PACE

SUNDAY, NOVEMBER 5, 2017 9:00 AM - 2:00 PM REGISTRATION OPENS AT 8:30 AM

3381 HUNTING COUNTRY RD, TRYON, NC/EQ GROUNDS

ENTRY FEE: \$40 PER RIDER, \$25 FOR CHILDREN 12 & UNDER INCLUDES LUNCH FROM FOOTHILLS BBQ

DIVISIONS: FIELD HUNTER AND TRAIL RIDER (JUMPS ARE OPTIONAL)

PROTECTIVE HEADGEAR REQUIRED & CURRENT NEGATIVE COGGINS

AWARDS: 1<sup>ST</sup> - 6<sup>TH</sup> PLACE RIBBONS IN BOTH DIVISIONS

FENCE - 828-859-9021 WWW.FENCE.ORG WWW.WCHPACE.ORG

RAIN DATE: NOVEMBER 12





TEAM	NUMBER:	
	NUMBER:	

#### **RELEASE AND WAIVER**

Every entry at a competition shall constitute an agreement and affirmation by trainer, manager, agent, coach, driver, rider, handler, their principals, representatives, employees and agents, that they 1) will obey all local rules of the competition; 2) represent that every horse, rider, driver and handler is eligible as entered; 3) agree to be bound by the rules of inherent risk of serious injury or death (see below) and, by participating in the competition, accept as final the decision of the Horse Show on any question arising under said rules and agree to hold the competition, its officials, directors and employees, harmless for any action taken; 4) agree that as a condition of entry, they authorize the competition management to market, transfer, assign or otherwise make use of any photographs, likenesses, films, broadcasts, cablecasts, and audiotape taken of the horse(s) and participant(s) while on the grounds, incident to or in transit between stabling facility and event site, in any way they see fit for promotion or any coverage for the benefit of the event, without compensation to any of them, so long as the use neither jeopardizes amateur status nor endorses a specific product or service, and hereby expressly and irrevocably waive and release any rights in connection with such coverage, including any claim to invasion or privacy, right of publicity, or to misappropriation; and, 5) agree that they participate voluntarily in the competition fully aware that horse sports carry inherent risks of injury or death and that by participating they expressly assume any and all risk of injury or loss, and they agree to indemnify and hold the competition and its officials, directors, employees, and agents harmless against all claims including for any injury or loss suffered in connection with the competition, whether or not such claim, injury or loss resulted directly or indirectly from the negligent acts or omissions of said officials, directors, employees and agents.

#### WARNING

Under North Carolina 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 exclusively from the inherent risks of equine activities. (Chapter 99E of the North Carolina General Statutes).

#### WARNING

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.

CIRCLE ONE:	Field Hunter (faster pace)	Trail Rider/Hill Topper (relaxed, slower pace)		
Signature of rider or legal guardian:		Date:		
Print Name:				
Street Address:				
City:	State:	Zip:		
Email:		Phone:		
*****	**************************************	**************************************		
Neg. Coggins:	Waivers Completed:	Payment:		

#### ALL Riding Members, and ALL parents/guardians of minors MUST sign and return this form to FETA.

## FETA RELEASE, WAIVER AND INDEMNIFICATION AGREEMENT, NOTICE OF HELMET REQUIREMENT AND APPLICABLE LAWS

Read this Release Agreement carefully before signing. Equestrian Recreation as a FETA Member is at your own risk.

It is EXTREMELY DANGEROUS to trail ride and drive, transport equines or participate in any recreational activities involving equines, mounted, un-mounted or as a spectator, and to repair and maintain equestrian trails ("Equestrian Recreation").

It is my/my child's choice to Join Foothills Equestrian Trails Association ("FETA"), a North Carolina not-for-profit organization dedicated to preserving equestrian trails, and to participate in Equestrian Recreation for my/our personal benefit and enjoyment. By signing this Release Agreement, I /my child accept all risks of participating in Equestrian Recreation as a FETA Member, and release and indemnify FETA and others from any and all liability for accident or injury, including death.

In exchange for permission to use *private property* (the "Property") for Equestrian Recreation, I/my child hereby acknowledge and agree that:

- 1. PROTECTED PARTIES ARE NOT RESPONSIBLE. FETA Members and guests use the Property for personal benefit and enjoyment. Neither (i) landowners (including lease or easement holders), (II)FETA (including its board, officers, members, employees, contractors, agents and volunteers), nor (iii) anyone assisting in the event of an accident, (the "Protected Party/les") is willing to accept any legal responsibility or liability for the welfare, safety or behavior of any Member or guest while engaging in Equestrian Recreation. I/my child/guest fully understand and agree that (i) our Equestrian Recreation on the Property is completely at our own control and risk; (ii) my/our use of the Property and FETA Membership constitutes consideration for this Release Agreement, and (iii) I/we have had adequate time to review and understand the release of liability, assumption of risk, waiver of rights, creation of legal obligations, and other provisions of this Release Agreement.
- 2. EQUESTRIAN RECREATION IS DANGEROUS. Equestrian Recreation is dangerous, and involves substantial inherent and other risks, including, without limitation: (i) The possibility of an equine behaving in dangerous ways which may result in injury, harm, or death to persons on or around them; the unpredictability of an equine's reaction to such things as sound, sudden movement, unfamiliar objects, persons or other animals; equines acting in dangerous ways (e.g. bucking, rearing, kicking and "spooking") which may be difficult to control; (ii) Natural and man-made conditions and situations causing accident or injury (e.g. the presence of other equines and or livestock, wild animals, hikers, resident or roaming dogs, bicyclists, joggers, hunters, use of equipment, tools, machinery and vehicles, persons acting negligently or unlawfully, and inadequate or negligent emergency medical care); (iii) Dangerous trail conditions caused by weather, water, waterways, soil and subsurface conditions, trees, vegetation, and other natural or man-made causes, including neglect or negligent maintenance and repair; and (iv) remote, inaccessible Property, difficult to find or lacking cellular telephone or emergency rescue services; and all other hazards, situations and conditions causing accidents and injuries. I understand that Equestrian Recreation is dangerous, agree that no Protected Party is responsible for my/our safety and assume ALL risks, foreseeable and unforeseeable, which I/we may encounter on the Property. I have explained these risks to my child/guest, who understand and accept these risks.
- 3. SKILL, EXPERIENCE AND PHYSICAL ABILITY REQUIRED. Safe participation in Equestrian Recreation requires personal skill, experience and competence. Accident, injury, death, loss or damage may result from rider or equine inexperience, lack of skill or knowledge, physical conditions or limitations, or other factors. I/my child/ guest are competent to independently engage in Equestrian Recreation, will not depend on the skill and experience of others when using the Property, and have no physical conditions or limitations which could adversely affect my/our safe participation in Equestrian Recreation.
- 4. SAFETY HELMETS AND EQUIPMENT. Safety Helmets are required at all times while on the Property. Properly fitted and secured helmets that meet or exceed the quality standards of the SEI Certified ASTM Standard F 1163 Equestrian Helmet are strongly recommended. Wearing a certified helmet may reduce the severity of some head injuries and possibly prevent death. Using shoes/boots with heels, protective vests, reflective clothing and other safety equipment is strongly recommended. I/my child/guest will wear a safety helmet on the Property. I/we take full responsibility for the choice and proper use of protective helmets and other recommended safety equipment.
- 5. PARENTS ARE RESPONSIBLE FOR CHILDREN. The equestrian trails on the Property are not an attractive nuisance and parents are solely responsible for supervising Equestrian Recreation of minor children. I will not permit my child to participate in Equestrian Recreation or use the Property without such skill, experience and supervision as I deem necessary for his/her safety. I am responsible for any accident or injury to him/her unless caused solely and exclusively by the personal gross negligence or intentional misconduct of the Protected Party.

- 6. MEMBERS ARE RESPONSIBLE FOR GUESTS. Members may bring Guests on the Property in compliance with the FETA Rules Agreement. Members are responsible for Guests' safety and behavior and must accompany them at all times. Members are responsible for obtaining a properly executed Guest Release Agreement after explaining the risks assumed in Equestrian Recreation on the Property and giving the guest an opportunity to read and understand that agreement, and must return it to FETA <u>prior</u> to using the Property. I agree to assume legal responsibility for, and indemnify the Protected Parties against, any liability for loss, damage or injury, including death, to my/our guest unless caused solely and exclusively by the personal gross negligence or intentional misconduct of the Protected Party.
- 7. CHOICE OF APPLICABLE LAW. No fee has been paid to any Protected Party for use of the Property or Equine Recreation. FETA Members pay dues for the maintenance and repair of the trail system to permit continued Equestrian Recreation and prevent environmental damage, for membership functions and benefits and for other purposes of the organization. If the event that a court of competent jurisdiction refuses to uphold some of the provisions of this Release Agreement and an issue of applicable law arises, I/we agree to the application and limitations of liability of the North Carolina and South Carolina Recreational Use Statutes and other federal and state law relating to volunteers, Good Samaritans, and negligence, including limitations for my/our contributory negligence. I/we understand that liability is also limited pursuant to the NC and SC Equine Activity Statutes, if applicable. This Agreement is intended to provide cumulative protection to the Protected Parties together with any prior agreements I have previously made, which I hereby ratify and confirm.

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WARNING: 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 equine activity resulting from an inherent risk of equine activity, pursuant to Article 7, Chapter 9, Title 47, Code of Laws of South Carolina, 1976.

I/MY CHILD PARTICIPATE IN EQUESTRIAN RECREATION FOR PERSONAL BENEFIT AND ENJOYMENT. MY/OUR PERMISSION TO USE THE PROPERTY FOR EQUESTRIAN RECREATION IS CONTINGENT UPON ACCEPTANCE OF THIS RELEASE AGREEMENT AND FETA RULES. I/MY CHILD ACKNOWLEDGE THAT PROTECTED PARTIES ARE NOT ABLE TO MONITOR OR ENSURE MY/OUR COMPLIANCE WITH THIS RELEASE AGREEMENT OR FETA RULES, AND FAILURE TO ENFORCE IS NOT A WAIVER OF RIGHTS.

I/MY CHILD ASSUME ALL RISK OF EQUESTRIAN RECREATION ON THE PROPERTY. I/WE HEREBY COMPLETELY RELEASE, WAIVE, DISCHARGE AND HOLD THE PROTECTED PARTIES HARMLESS FROM ANY LIABILITY FOR ANY ACCIDENT, INJURY, LOSS OR DAMAGE, INCLUDING DEATH, TO OURSELVES OR OUR GUEST(S) UNLESS CAUSED SOLELY AND EXCLUSIVELY BY THE PERSONAL GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT OF SUCH PROTECTED PARTY. I/MY CHILD, OUR HEIRS, EXECUTORS, ADMINISTRATORS OR OTHER REPRESENTATIVES, WILL NOT BRING ANY CLAIM, CAUSE OF ACTION, AND/OR LIABILITY SUIT AGAINST ANY PROTECTED PARTY, AND HEREBY AGREE TO REIMBURSE AND INDEMNIFY ANY PROTECTED PARTY FOR ALL COSTS AND EXPENSES INVOLVED IN DEFENDING, OR DAMAGES AWARDED, IN ANY CLAIM BROUGHT BY ANY PERSON AS A RESULT OF SUCH ACCIDENT, INJURY, LOSS OR DAMAGE TO ME/MY CHILD/GUEST, INCLUDING DEATH.

### I HAVE READ AND UNDERSTAND ALL PROVISIONS OF THIS RELEASE AGREEMENT. I AM GIVING UP LEGAL RIGHTS, CREATING LEGAL OBLIGATIONS, AND ASSUMING ALL RISKS.

Print Name/Age:	Signature:	Date:
Print Name/Age:	Signature:	Date:
MINORS: ALL PARENTS/GUARDIA	ns <u>must</u> sign	
Mother:	Signature:	Date:
Father:		
	Signature(s)	Date:
mergency Contact(s)/Information		