## GENERAL RELEASE, VOLUNTARY WAIVER OF LIABILITY, AND INDEMNITY AGREEMENT (Participants Under Age 18) [To be signed by both Parents]

We, the undersigned parents ("Parents") of our minor child/children named below ("Child" and/or"Children"), have requested permission from Florence Germain and Jean-Marc Germain, the owners ("Owners") of AOPF Stables, LLC ("Stable") and Indian Run Partners, LLC ("Farm"), to allow our Child to participate in various horse related activities on and around the Stable and Farm, including but not limited to, boarding horses, caring for horses, riding, exercising, training, taking horse riding lessons (from both employees of the Farm and third party instructors not employed by the Farm), ("Activities"). In consideration of Owners' grant of permission for our Child to participate in the Activities, we, for ourselves, our Child and our personal representatives, heirs, guardians, legal representatives and assigns, DO HEREBY:

1. Understand that our Child's participation in the Activities contains DANGER AND RISK OF INJURY OR DEATH to horse, rider and spectator, and that there is INHERENT DANGER IN THESE ACTIVITIES WHICH WE APPRECIATE AND VOLUNTARILY ASSUME. We have observed the Activities, and we know as well that other participants pose a danger to our Child. Nevertheless, WE VOLUNTARILY ELECT TO ACCEPT ALL RISKS connected with our Child's participation in the Activities; and

2. RELEASE AND DISCHARGE the Owners, their heirs, personal representatives and assigns, as well as any employees, agents, guests and other persons on or in any ways affiliated with the Farm (the "Releasees"), from any and all claims and liabilities arising out of our Child's participation in the Activities on or about the Farm, including the actions or omissions of Releasees or any other participant in the Activities which cause my Child injury, death or property damage, regardless of the legal basis for any such claim or liability. We hereby covenant and agree to indemnify Releasees and hold them harmless from and against any and all claims, actions, judgments and expenses (including reasonable attorney's fees) which Releasees may incur arising out of our Child's participation in the Activities.

This agreement shall be governed by the laws of Maryland. We agree that this agreement is intended to be as broad and inclusive as is permitted by law and that if any portion of this agreement is held invalid or unenforceable, the remainder of the agreement shall continue in full legal force and effect.

WE FURTHER CERTIFY AS FOLLOWS: (i) WE HAVE READ THIS DOCUMENT; (ii) WE UNDERSTAND IT IS A FULL RELEASE OF ALL CLAIMS; (iii) WE UNDERSTAND THAT WE ASSUME ALL RISKS OF THE ACTIVITIES; and (iv) WE ARE THE PARENTS OF THE CHILD DESIGNATED BELOW AND ARE AUTHORIZED TO SIGN AND DELIVER THIS AGREEMENT ON BEHALF OF OUR CHILD.

ABOVE PROVISIONS ON BEHALF OF OUR CHILD.	WE VOLUNTARILY SIGN OUR NAMES, EVIDENCING OUR ACCEPTANCE OF THE
	ABOVE PROVISIONS ON BEHALF OF OUR CHILD.

DATE :		
Child'sName:		
Parents' Names:		
Parents' Signatures:		
Address:		
Home Phone:	Cell Phone:	