



One Day Show Entry Form

Include a copy of horse registration papers & copy of owner/trainer/exhibitor

AHA Competition Membership cards if applicable

ONE HORSE PER ENTRY FORM

SEND TO:

Nancy Harvey, Show Secretary
490 E. Montecito Ave
Sierra Madre, CA 91024

(626) 390-8918; nharvey440@aol.com

Back No. (office use)	Horse's Name				Reg. No.	DOB MM/DD/YY	Sex	Color
	Breed		Sire		Dam			
Rider 1	Classes							
	Name				DOB MM/DD/YY	Amateur Certificate Yes No		
AHA #				Amateur Relationship to horse owner				
Address				City	State	Zip		
Rider 2	Classes							
	Name				DOB MM/DD/YY	Amateur Certificate Yes No		
AHA#				Amateur Relationship to horse owner				
Address				City	State	Zip		
Rider 3	Classes							
	Name				DOB MM/DD/YY	Amateur Certificate Yes No		
AHA#				Amateur Relationship to horse owner				
Address				City	State	Zip		

OWNER INFORMATION Owner name as it appears on registration papers/purchase contract

Name _____
 AHA# _____ Farm/Ranch _____
 Current Address _____ Phone _____
 City _____ ST _____ Zip _____
 Email _____

____ Class Fee @ \$10 EA \$ _____
 ____ Class Fee @ \$20 EA \$ _____
 ____ Class Sponsorship(s) \$ _____
 ____ AHA Single Event Member Fee \$ _____
 (\$35/person/per show)

TRAINER INFORMATION (must be filled out, if there is no trainer, owner may write same in trainer information)

Name _____
 AHA# _____ USEF/EC# _____ USDF# _____
 Address _____ Phone _____
 City _____ ST _____ Zip _____
 Email _____

____ Resolution 9-90
 For Arabians only (\$5) \$ _____
 __1__ CA Drug Fee \$ 8.00
 ____ Grounds Fee (\$10) \$ _____
 __1__ Office Fee Fee (\$10) \$ 10.00
 ____ Post Entry Fee (\$10) \$ _____
ENCLOSED TOTAL FEES \$ _____

Make Check Payable to:
San Diego AHA

Please read and complete release

ASSUMPTION OF RISK, RELEASE AND HOLD HARMLESS AGREEMENT

I agree as follows by signing this entry:
 I choose for myself (or as parent or guardian to permit a junior exhibitor) to participate voluntarily in this competition. I AM FULLY AWARE AND ACKNOWLEDGE THAT PARTICIPATION IN THIS

COMPETITION INVOLVES SERIOUS RISKS OF HARM, INCLUDING PERSONAL INJURIES, DEATH AND DAMAGES TO PROPERTY. I ASSUME ALL RISKS OF HARM AND DAMAGES TO ME, MY HORSE AND PROPERTY.

I hereby RELEASE, INDEMNIFY AND HOLD HARMLESS (including from damages, costs and attorney fees) Arabian Horse Association, the Competition, San Diego AHA, Deer Springs Equestrian, and all of their respective Agents, Servants, Employees and Volunteers (Collectively the "Released Parties") from any claims, relating to the competition and my participation in the competition, belonging to me, or legally caused by me or my Horse, for any kind of damages, losses, or injuries to myself, other persons, horses or property to the fullest extent permitted by law.

I further agree to adhere to the rules set forth in the Arabian Horse Association One Day Show Rules & Guidelines and understand all decisions made by the judge are deemed final and can not be protested.

Owner --** Mandatory No Junior Signatures	Signature X
Trainer or Custodian of horse @ show -- ** Mandatory No Junior Signatures Adult Owner must sign if no trainer	Signature X
Rider 1 --** Mandatory No Junior Signatures	Signature X
Rider 2 --** Mandatory No Junior Signatures	Signature X
Rider 3 --** Mandatory No Junior Signatures	Signature X

WAIVER AND RELEASE OF LIABILITY – COVID 19

Due to the 2019-2020 outbreak of the novel Coronavirus COVID-19, we are taking extra precautions.

I knowingly, willingly and voluntarily acknowledge the inherent risks associated with COVID-19 and voluntarily assume the risk that I may be exposed to or infected by COVID-19 while attending equestrian activities on San Diego Country Estates Association (SDCEA) property. I understand that such exposure or infection may result in personal injury, illness, permanent disability and death. I understand that the risk of becoming exposed to or infected by COVID-19 on SDCEA property may result from the actions, omissions, or negligence of myself and others, including, but not limited to SDCEA staff, volunteers or other equestrian activity participants and their guests.

By signing below, I agree to release SDCEA from any and all liability for the unintentional exposure or harm due to COVID-19.

Signature: _____ **Temperature:** _____

Print Name: _____ **Phone Number:** _____

Date: _____ **Time:** _____

Address: _____

Parent / Guardian Signature: _____
(Required if minor)

Print Parent / Guardian Name: _____

SAN DIEGO COUNTRY ESTATES ASSOCIATION
RELEASE OF CLAIMS/FULL ASSUMPTION OF RISK

This AGREEMENT is made this ___ day of _____, 20___ at Ramona, California between San Diego Country Estates Association, Inc. a California Non-Profit Mutual Benefit Corporation, ("Association") and _____ (Guest), whose address is _____.

The Association and Guest are sometimes collectively referred to as "Parties". WHEREAS the Association's Equestrian Facilities (Facilities); and WHEREAS Guest wishes to utilize the Facilities; and WHEREAS Guest understands and agrees that horses are unpredictable animals and horseback riding is potentially a dangerous activity THEREFORE, it is agreed as follows:

The parties agree as follows:

1. **Assumption of Risk by Guest:** To the fullest extent permitted by law, Guest acknowledges and agrees that as a material part of the consideration for the Association allowing Guest to use its Facilities, the Association shall not have, nor shall it acquire, any duty of care or liability to Guest which might otherwise arise from Guest's use of the Facilities.
2. **Indemnification/Hold Harmless of the Association -** As a material part of the consideration of this Agreement, Guest agrees to fully indemnify, pay, defend (which shall include defense costs) and to hold the Association, its members, its officers, directors, employees and agents and all of them, free and harmless from any and all claims, liability, loss, damage, complaints, lawsuits, arbitrations, awards, judgments, or expenses (including attorney's fees and costs of defense) which is based upon, or arises from the Guest's use or occupation of the Facilities.
3. **Release of All Claims:** As a material part of the consideration for this Agreement to be provided to the Association, Guest, on behalf of himself and his agents fully acquits and discharges the Association and/or its members, officers, directors, employees, agents and independent contractors and each of them and their property from any and all liability, claims, demands, actions, causes of action(s), complaints, awards, judgments, expenses and rights (whether contingent, accrued, known or unknown or otherwise) for the recovery of any and all types of damages, (including but not limited to death, personal injury, bodily injury and/or property damage) which arise from, or are based upon, the use of the Facilities. Guest hereby expressly waives any and all rights which Guest may have pursuant to Section 1542 of the California Civil Code which provides:

"A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT EXIST IN HIS FAVOR AT THE TIME OF EXECUTING THE RELEASE WHICH IF KNOWN BY HIM MUST HAVE MATERIALLY EFFECTED HIS SETTLEMENT WITH THE DEBTOR."

The Parties understand and agree that this release shall act as a release of future claims that may arise from the above-mentioned acts or claims whether such claims are currently known, unknown, foreseen or unforeseen.

4. **General Terms and Conditions**

- a. This Agreement and the covenants and conditions hereof, apply to and are binding on the heirs, successors, legal representatives and assign of the parties hereto.
- b. No waiver of any breach or breaches of any provision, covenant, or condition hereof shall be construed as a waiver of any preceding or succeeding breach of such provision, covenant, or condition or any other provisions, covenant or condition.
- c. Time is of the essence.
- d. Feminine or neuter pronouns shall be substituted for those of masculine form or vice versa and the plural shall be substituted for the singular number or vice versa in any place or places in which the context may require such substitution.
- e. If any action is brought to enforce any provision of this Agreement (including the provision for the payment of rent and late charges hereunder and further, including the provision requiring Tenant to indemnify and hold the Association harmless from legal action, as provided in Paragraphs 9, 10 and 11), the party prevailing in such action shall be entitled to recover reasonable attorney's fees from the other party. Venue for any action shall be in San Diego County, California.
- f. This final and integrated Agreement may not be amended or modified by any oral agreements or understandings between the parties. All amendments or modifications shall be reduced to writing, duly executed by all of the parties to this Agreement.
- g. In the event that any provision of this Agreement is declared, by a Court of competent jurisdiction, to be invalid or inoperative, all remaining provisions shall remain in full force and effect.
- h. The terms and conditions of this Agreement including, but not limited to the indemnification/hold harmless/release of liability clauses of this Agreement (i.e. Paragraph Nos. 9, 10 and 11), shall survive and remain in full force and effect and be enforceable by or against any party subsequent to the termination of this Agreement.

IN WITNESS WHEREOF, this Agreement is executed on the date first above mentioned, at Ramona, CA

Signature of Guest
Print Name: _____
Phone: _____
Guest of: _____

SAN DIEGO COUNTRY ESTATES ASSOCIATION, INC.
By: _____
Guest Email: _____