

**Equine Activities  
Assumption of Risk and Release of Liability Agreement**

This contract is between HaddenLock, LLC, a Florida Limited Liability Company ("HaddenLock"), and the Participant named at the end of this document. If the Participant is a minor, then the natural or legal guardian must sign for them. This contract binds and benefits those Parties and their successors including guardians, trustees in bankruptcy, legal representatives, heirs, and personal representatives and beneficiaries of probate estates. Also, this contract is a third party beneficiary contract for the benefit of Timuquana Hunt Club, Incorporated, a Florida corporation, (Timuquana") which is the owner of the premises and landlord to Haddenloch but not an equine activity sponsor or an equine professional and any owner of any horse who allows HaddenLock to use the horse to train the Participant as a rider.

This contract is made pursuant to *Florida Statutes Chapter 773, "Equine Activities"*. The definitions in that law apply to this contract. By separate agreement(s), HaddenLock and the Participant are agreeing to engage in equine activities in which HaddenLock will act as an equine activity sponsor or an equine professional such as boarding of horses, training of horses, training of riders. The law requires that HaddenLock provide the Participant with the following Notice:

**WARNING**

**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.**

The Participant understands the risks inherent in equine activities and assumes those risks knowingly and releases HaddenLock and Timuquana from any and all claims for injury or death proximately caused by the equine activities. As well, the Participant agrees to indemnify and to hold HaddenLock and Timuquana harmless for any and all claims for injury or death of other participants proximately caused by the intentional or negligent acts of the Participant.

The Participant(s) agrees to indemnify and hold harmless HaddenLock and Timuquana from any loss, death, liability, damage, or cost he (they) may incur while the Participant (s) is riding, handling, training, or for any other purpose participating in any activity on the property located at 10920 and 10840 Old Dixie Highway, St. Augustine, Florida.

The effective date of this contract is the date appearing below the signature of the Participant. Any fully executed counterpart of this agreement will be an original for all legal purposes.

**HaddenLock:**

**HaddenLock, LLC**

By \_\_\_\_\_  
Its Manager                      Date

**Participant:**

\_\_\_\_\_  
Signature                      Date

\_\_\_\_\_  
Printed Name

\_\_\_\_\_  
Printed Name of Minor,  
If Applicable

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