

**Horseback Riding Release**  
**(Please sign and return to PO Box 70, Tallulah Falls, GA 30573)**

Please accept my child's enrollment for horse riding lessons at Camp Chattooga. The undersigned individual(s) hereby acknowledge that he/she/they are aware of, understand and fully assume the risks of possible personal injury or property damage that may result from his/her/their child's engaging in horseback riding lessons.

The undersigned individual(s) understand that the activities include, but are not limited to leading, feeding, grooming (including cleaning hooves), saddling, bridling, walking, trotting and for advanced riders cantering, ring riding, jumping, trail rides and overnight rides.

The undersigned individual(s) understand that his/her/their child will be required to wear closed-toed shoes or preferably boots and protective headgear to lessen the risks involved in horse activities.

NOW THEREFORE, based on the foregoing premises and in consideration of acceptance of the enrollment of the undersigned individual(s') child for horse riding lessons at Camp Chattooga, and with full awareness of the risks of personal injury involved in horseback riding:

1. The undersigned individual(s), individually and on behalf of his/her/their heirs, executors and administrators, hereby release and forever discharge and agree to indemnify Camp Chattooga of the Athens Y Camps its volunteers, employees, officers and directors from and all past, present, or future claims, liabilities, demands, damages (punitive or compensatory), attorney fees and /or actions of any and every nature whatsoever, whether based on tort, contract or other theory of recovery, and specifically including without limitation any and all claims for personal injury or property damage which the undersigned individual(s) may have as a result of or in any way related to or growing out of the participation of the undersigned(s') child in horseback riding activities at Camp Chattooga; specifically excluding, however any and all claims for intentional or gross negligence.
2. Further, to the extent allowed by law, if any of the undersigned individual(s) on behalf of his/her/their child do hereby release and forever discharge and agree to indemnify Camp Chattooga of Athens Y Camps, its volunteers, employees, officers and directors, from any and all past, present or future claims, liabilities, demands, damages, (punitive or compensatory), attorney fees and/or actions of any nature whatsoever, whether based on tort, contract or other theory of recover, and specifically including without limitation any and all claims for personal injury or property damage which the undersigned(s') child may have as a result of or in any way related to or growing out of the participation of the undersigned(s') child in horseback riding activities at Camp Chattooga; specifically excluding, however, any and all claims for intentional or gross negligence.

If any provision of the Release is held to be illegal, invalid or unenforceable under present or future laws, such provision shall be fully severable, and this Release be construed and enforced as if such illegal, invalid or unenforceable provision had never comprised a part of such Release; and, the remaining provisions of the Release shall remain in full force and effect and shall not be affected by the illegal, invalid or unenforceable provision, or by its severance from the Release.

By: \_\_\_\_\_  
Mother (individually)

By: \_\_\_\_\_  
Father (individually)

Date: \_\_\_\_\_

Date: \_\_\_\_\_

By: \_\_\_\_\_  
(on behalf of mother)

By: \_\_\_\_\_  
(on behalf of father)

\_\_\_\_\_, minor child  
(name of child)

\_\_\_\_\_, minor child  
(name of child)