

# LONE TREE FARM HUNTER PACE ENTRY FORM

(One form per rider)

A = Pairs; B = Singles

Class 1A & 1B: Warm Up: no jumps; 200 m/m

Class 2A & 2B: Elementary: 18"-2' 250 m/m

Class 3A & 3B: Low Beginner Novice: 2'-2'3" 300 m/m

Class 4A & 4B: High Beginner Novice: 2'4"-2'7" 325 m/m

Class 5: Novice: Up to 2'11" 350 m/m

Class 6: Training: Up to 3'3" 400 m/m

Class 7: Re-ride any entered class (not timed)

\*Closest to optimum time wins. Places awarded 1<sup>st</sup> through 5<sup>th</sup>. No watches or timers allowed!!

RIDER NAME: \_\_\_\_\_ HORSE/S NAME/S: \_\_\_\_\_ RIDER'S AGE (If Minor): \_\_\_\_\_

## ENTRY: CHECK BOXES FOR CLASS (Please indicate if entering a class multiple times)

<input type="checkbox"/>	CLASS 1A	Partner's Name:	<input type="text"/>	<input type="checkbox"/>	CLASS 1B
<input type="checkbox"/>	CLASS 2A	Partner's Name:	<input type="text"/>	<input type="checkbox"/>	CLASS 2B
<input type="checkbox"/>	CLASS 3A	Partner's Name:	<input type="text"/>	<input type="checkbox"/>	CLASS 3B
<input type="checkbox"/>	CLASS 4A	Partner's Name:	<input type="text"/>	<input type="checkbox"/>	CLASS 4B
<input type="checkbox"/>	CLASS 5				
<input type="checkbox"/>	CLASS 6				
<input type="checkbox"/>	CLASS 7				

ENTRY FEES: Total # of classes entered: \_\_\_\_\_ x \$20 (Class 7 is \$10) = TOTAL ENTRY FEES \$ \_\_\_\_\_

\*LATE FEES: Total # of classes entered after close date: \_\_\_\_\_ x \$5 = TOTAL LATE FEES \$ \_\_\_\_\_

**\*ENTRY AND FEES MUST BE RECEIVED (OR POSTMARKED) 8 DAYS PRIOR TO EVENT TO AVOID LATE FEES!**

**STABLING/OVERNIGHT STAY:** I WILL ARRIVE ON: \_\_\_\_\_ and would like to STABLE WITH: \_\_\_\_\_

<input type="checkbox"/>	REGULAR Pipe pen (12 x 12) \$20 per night	TOTAL NUMBER OF HORSES _____ x RATE PER NIGHT _____ = TOTAL STABLING FEES \$ _____
<input type="checkbox"/>	PREMIUM Pipe pen (12 x 16) by prior reservation only \$30 per night	
<input type="checkbox"/>	BARN Box Stall (Shavings included) by prior reservation only \$35 per night	
<input type="checkbox"/>	SHAVINGS: \$10 per bale:	TOTAL NUMBER of SHAVINGS _____ x \$10 per bale = SHAVINGS TOTAL \$ _____
<input type="checkbox"/>	CAMPING: \$10 person/night: #people _____ x \$10 x #nights _____ = TOTAL CAMPING FEES \$ _____	

## OTHER FEES:

<input type="checkbox"/>	Mandatory California Drug Fee \$14.	NUMBER OF HORSES _____ x \$14 per horse = TOTAL DRUG FEES \$ _____
<input type="checkbox"/>	FRIDAY and/or SATURDAY cross-country schooling: \$45 per horse/rider combo / day	TOTAL SCHOOLING FEES \$ _____
	(Must school with approved trainer with current liability insurance on file with Lone Tree Farm)	
		<b>TOTAL OF ALL FEES: \$ _____</b>

**PAYMENT:** I am paying by:

\_\_\_ Venmo (@lonetreefarm) **NO "s" on farm!** \_\_\_ Check (Payable to "Lone Tree Farm") \_\_\_ Credit Card (3% fee will be charged)  
\*Fees are non-refundable. Credit only toward any future Lone Tree Farm event or schooling fees.

NAME: \_\_\_\_\_ ADDRESS: \_\_\_\_\_

BILLING ZIP CODE (If paying by credit card): \_\_\_\_\_ CREDIT CARD #: \_\_\_\_\_ EXP. \_\_\_\_\_ CVV \_\_\_\_\_

PHONE: \_\_\_\_\_ EMAIL \_\_\_\_\_ (Please include so we can reach you if needed!)

## RELEASE AND WAIVER OF LIABILITY, COVENANT NOT TO SUE, AND INDEMNITY AGREEMENT

I, \_\_\_\_\_ (Adult rider, or parent or guardian of minor child rider) fully understand that horseback riding and any horse-related activities are very dangerous activities. I wish to allow my child to participate, and/or participate myself in these activities knowing that they are dangerous. I accept and assume all risks of injury or death to my child or my property and I represent and warrant that I have the authority to provide this Release and certify as follows: To the fullest extent allowed by law, I HEREBY FOREVER RELEASE AND DISCHARGE Lone Tree Farm, its members, directors, officers, employees, Pierre Olivier Francis Paquellier, Erin Sloane Gates, Constance M. Arthur, Dyan Louise Southern, Christopher Lee Reed and anyone providing land for their use, their agents, heirs or spouses (Releasees) FROM ANY LIABILITY to the undersigned, my personal representatives, assigns, heirs, spouses, and next of kin (Releasers) for any loss or damage and any claim of demands therefore on account of injury to me or my child or property of the undersigned or resulting in the death of myself or my child, WHETHER CAUSED BY THE ACTIVE OR PASSIVE NEGLIGENCE OF THE RELEASEES OR ANYONE while myself or my child is present at or participating in any activity arranged or sponsored by the releases. I understand and acknowledge that horse riding and horse related activities, as described above, have inherent dangers which no amount of care, caution, instruction nor expertise can eliminate. I ON BEHALF OF MYSELF AND MY CHILD, VOLUNTARILY ASSUME FULL RESPONSIBILITY FOR ALL RISKS OF PERSONAL INJURY, DEATH AND PROPERTY DAMAGE SUSTAINED WHILE PARTICIPATING IN HORSEBACK RIDING, INCLUDING THE RISK OR PASSIVE OR ACTIVE NEGLIGENCE ON THE PART OF THE RELEASED PARTIES OR HIDDEN, LATENT, OR OBVIOUS DEFECTS AT ANY PROPERTY MADE AVAILABLE TO OR BY THE RELEASEES FOR SAID ACTIVITIES.2. To the fullest extent of the law, I, on behalf of myself and my child, WAIVE ANY RIGHT TO PRESENT ANY LEGAL CLAIM OR SUIT against the Releasees, whether based on negligence, breach of contract, breach of warranty, strict product liability, dangerous condition of property, or any other legal theories. 3 To the fullest extent allowed by law, I FURTHER AGREE TO DEFEND, INDEMNIFY AND HOLD HARMLESS Lone Tree Farm, its employees, officers, directors, Pierre Olivier Francis Paquellier, Erin Sloane Gates, Constance M. Arthur, Dyan Louise Southern, Christopher Lee Reed and their agents, heirs, spouses from any claim made by any person for personal injury, including death or property damage, which claim in any way arises out of or is in any way related to my or my child's participation in any horseback riding activity or horse related activity.4. This document is a legally binding contract which supersedes any other agreement or representation by or between the parties and which is intended to provide a comprehensive Release of liability and agreement not to sue. 5. The undersigned further expressly agrees that the foregoing Release and Waiver of Liability, Covenant Not to Sue and Indemnity Agreement is intended to be as broad and inclusive as permitted by the law of the State of California and that if any portion is held invalid, it is agreed that the balance shall, notwithstanding, continue in full legal force and effect. 6. THE UNDERSIGNED HAS READ AND VOLUNTARILY SIGNS THE RELEASE AND WAIVER OF LIABILITY, COVENANT NOT TO SUE AND INDEMNITY AGREEMENT and further agrees that no oral representation, statements or inducements apart from the foregoing written agreement have been made. The undersigned further agrees that should any dispute arise between the parties arising from or relating to the Release and Waiver of Liability, Covenant Not to Sue and Indemnity Agreement, which the undersigned agrees to have the matter submitted to arbitration and waives any right of trial by jury.

**I HAVE READ AND AGREE TO THIS RELEASE:**

SIGNED \_\_\_\_\_ PRINTED NAME: \_\_\_\_\_ DATE: \_\_\_\_\_

EMAIL COMPLETED FORM TO: [lone\\_tree\\_farm@icloud.com](mailto:lone_tree_farm@icloud.com) or mail to:  
LONE TREE FARM • 23806 Yosemite Blvd., Waterford, CA 95386 • 209-330-3010 • [www.lonetreefarm.net](http://www.lonetreefarm.net)