

Saratoga Springs Horse Show



May 17-May 21, 2017 - Week 3

Mail Entries to: PO Box 1310, Saratoga Springs, New York 12866

Entries Close April 12, 2017

NAME OF HORSE		HORSE USEF / USHJA #		COLOR	SEX	AGE	HEIGHT	GREEN	Stable with	Arrive Date	
								1 st YR 2 nd YR			
NAME OF RIDER		TYPE	RIDER USEF / USHJA #	AGE	ASPCA #		CLASSES ENTERED				
RIDER ONE		JR AM PRO									
RIDER TWO		JR AM PRO									
OWNER INFORMATION			RIDER ONE INFORMATION				TRAINER INFORMATION				
Owner Name			Rider Name				Trainer Name				
Address			Address				Farm Name				
City State Zip			City State Zip				Address				
Phone			Phone				City State Zip				
E-mail			E-mail				Phone				
USEF/USHJA #			USEF/USHJA #		Is Rider US Citizen? YES <input type="checkbox"/> NO <input type="checkbox"/>		E-mail				
* OWNER/AGENTS SIGNATURE (Parent / Guardian, if minor)			* RIDER ONE SIGNATURE (Parent / Guardian, if minor)				USEF/USHJA #				
Print Parent / Guardian Name, if applicable:			Print Parent / Guardian Name, if applicable:				* TRAINER SIGNATURE				
TAXPAYER INFORMATION (Must BE COMPLETED TO RECEIVE Prize Money Awards)			RIDER TWO INFORMATION				MISC FEES		WEEKLY FEES		
Name			Rider Name				USEF + D&M : \$8		Stall _____ x \$225 = \$ _____		
Address			Address				USEF: \$8		Ship In _____ x \$50 = \$ _____		
City State Zip			City State Zip				USHJA Horse: \$7		Service \$50 = \$ 50		
Phone			Phone				USEF NM: \$30		Nomination _____ x \$150 = \$ _____		
E-mail			E-mail				USHJA NM: \$30		Camper _____ x \$250 = \$ _____		
SS# or Fed ID#			USEF/USHJA #		Is Rider US Citizen? YES <input type="checkbox"/> NO <input type="checkbox"/>		Make Checks To: Saratoga Springs Horse Show		VIP Table _____ x \$250 = \$ _____		
EMERGENCY CONTACT INFORMATION			* RIDER TWO SIGNATURE (Parent / Guardian, if minor)				Canadian Exhibitors		Post Entry _____ x \$30 = \$ _____		
Name			Print Parent / Guardian Name, if applicable:				Refer to Prize List "Rules & Regs" as to Payment in US Funds		Security / Safety \$15 = \$ 15		
Phone									For Entry – Total Due = \$ _____		

* BY SIGNING THIS FORM I AGREE TO ABIDE BY THE TERMS AS SET FORTH IN THE USEF ENTRY AGREEMENT BELOW AND THE NYRA REVOCABLE LICENSE PRINTED ON THE BACK OF THIS ENTRY FORM.

UNITED STATES EQUESTRIAN FEDERATION, INC. ENTRY AGREEMENT

I have read the United States Equestrian Federation, Inc. (the "Federation") Entry Agreement (GR906.4) as printed in the Prize List for this Competition and agree to all of its provisions. I understand and agree that by entering this Competition, I am subject to Federation Rules, the Prize List, and local rules of the competition. I agree to waive the right to the use of my photos at the competition, and agree that any actions against the Federation must be brought in New York State.

Federation Release, Assumption of Risk, Waiver and Indemnification.

This document waives important legal rights. Read it carefully before signing.

I AGREE in consideration for my participation in this Competition to the following: I AGREE that "the Federation" and "Competition" as used herein includes the Licensee and Competition Management, as well as all of their officials, officers, directors, employees, agents, personnel, volunteers and Federation affiliates. I AGREE that I choose to participate voluntarily in the Competition with my horse, as a rider, driver, handler, vaulter, longeur, lessee, owner, agent, coach, trainer, or as parent or guardian of a junior exhibitor. I am fully aware and acknowledge that horse sports and the Competition involve inherent dangerous risks of accident, loss, and serious bodily injury including broken bones, head injuries, trauma, pain, suffering, or death. ("Harm"). I AGREE to hold harmless and release the Federation and the Competition from all claims for money damages or otherwise for any Harm to me or my horse and for any Harm of any nature caused by me or my horse to others, even if the Harm arises or results, directly or indirectly, from the negligence of the Federation or the Competition. I AGREE to expressly assume all risks of Harm to me or my horse, including Harm resulting from the negligence of the Federation or the Competition. I AGREE to indemnify (that is, to pay any losses, damages, or costs incurred by) the Federation and the Competition and to hold them harmless with respect to claims for Harm to me or my horse, and for claims made by others for any Harm caused by me or my horse while at the Competition. I have read the Federation Rules about protective equipment, including GR801 and, if applicable, EV114, and I understand that I am entitled to wear protective equipment without penalty, and I acknowledge that the Federation strongly encourages me to do so while WARNING that no protective equipment can guard against all injuries. If I am a parent or guardian of a junior exhibitor, I consent to the child's participation and AGREE to all of the above provisions and AGREE to assume all of the obligations of this Release on the child's behalf. I represent that I have the requisite training, coaching and abilities to safely compete in this competition. AGREE that if I am injured at this competition, the medical personnel treating my injuries may provide information on my injury and treatment to the Federation on the official USEF accident/injury report form. BY SIGNING ABOVE, I AGREE to be bound by all applicable Federation Rules and all terms and provisions of this entry blank and all terms and provisions of this Prize List and the provisions of the NYRA Revocable License printed on the back of this entry form. If I am signing and submitting this Agreement electronically, I acknowledge that my electronic signature shall have the same validity, force and effect as if I affixed my signature by my own hand.



IMPORTANT

FRONT OF THIS FORM MUST BE COMPLETED AND SIGNED BEFORE ANY HORSE COMES ONTO THE GROUNDS

REVOCABLE LICENSE TO USE NYRA FACILITIES FOR THE 2017 SARATOGA SPRINGS HORSE SHOW AND RELEASE AND WAIVER OF LIABILITY AND INDEMNIFICATION AGREEMENT

In consideration of receiving permission from licensor The New York Racing Association Inc. to enter upon, and use its stalls and other facilities at Saratoga Race Course, for purposes of appearing at the 2017 Saratoga Springs Horse Show, the undersigned Licensee agrees, (ON PAGE ONE OF ENTRY FORM) on behalf of himself/herself and as the agent for each of the owners listed on this Revocable License Release and Waiver of Liability and Indemnification Agreement (hereinafter "Revocable License Agreement"), as follows:

- 1. Exclusive rights in The New York Racing Association Inc.:** (a) that The New York Racing Association Inc., its agents, trustees, officers and employees and servants (hereinafter collectively referred to as "NYRA") reserves to itself the exclusive right and sole discretion to enter, modify, alter or change the physical condition or use of any of its facilities, wherever located on its Premises;(b) that the permission granted herein to the undersigned Licensee to use NYRA's facilities does not constitute a lease of such facilities and NYRA maintains the sole interest in and exclusive control of the Premises and said facilities; and (c) that NYRA reserves to itself the exclusive right and sole discretion to reduce the number of stalls assigned and/or change the location of stalls assigned to Licensee.
- 2. Revocation:** (a) that this License to enter onto the Premises and to use NYRA facilities is subject to revocation with or without cause and in the sole and exclusive discretion of NYRA.
- 3. To Indemnify and Hold Harmless** and defend NYRA and its directors, officers, employees, agents, contractors, and servants against, and to hold all of them harmless from and against, any liability, judgment, costs, suits, claims, or expenses (including reasonable attorneys' fees) losses, injuries, or damages caused by Licensee, or which result as a consequence of a breach of this License Agreement by Licensee, or any condition created, caused, or permitted by Licensee, its agents, sponsors, vendors, subcontractors, servants, employees, or invitees, as a result of or arising out of directly or indirectly: any action or conduct of any of the horses listed on this Revocable License Agreement. Licensee agrees to use its best efforts to prevent damage to NYRA's premises and property, and will indemnify, reimburse and make NYRA whole, and all other parties lawfully upon or in possession of said Premises or property, for injuries to persons or animals, death, or property damage suffered or incurred as a result of Licensee's operations or as a result of Licensee's breach of this Agreement.
- 4. To Release, Waive Against and Discharge NYRA,** to the fullest extent permitted under the laws of the State of New York from any claims, losses, obligations, costs and expenses arising from or due to personal injuries or property damages of any kind or description to the person, property, or horses of the Undersigned or the owners listed herein while the Undersigned's and/or the Owners' horses are on the Premises. The undersigned Licensee agrees that all risks of loss, injury, damage or destruction to persons or property, such property including but not limited to the horses listed in this Revocable License Agreement or brought onto the Premises by or at the direction of the undersigned Licensee, his agents or employees or servants, whether or not listed in this Revocable License Agreement, arising from, due to, caused by, resulting from or in any way, directly or indirectly, related to any cause, including but not limited to accident, theft, fire or otherwise, whether or not caused by or contributed to by or related to any fault or negligence of NYRA, or the condition of the Premises, are assumed in full by the undersigned Licensee, except as to acts or conditions caused by the intentional, willful, gross or reckless conduct of NYRA.
- 5. Scope of Revocable License Agreement:** That the indemnification, hold harmless, release and waiver and discharge provisions of this Revocable License Agreement are intended to be as broad and inclusive as permitted by the laws of the State of New York and any interpretation or construction of those terms and conditions shall be governed by the laws of the State of New York.
- 6. Insurance:** That the provisions of paragraphs 3, 4 and 5 hereof shall not be deemed waived or affected in any way by the fact that NYRA does or does not presently, or may or may not in the future, carry insurance coverage against claims or losses caused by or resulting from damage or injury to property, persons and/or horses while using the stables, roads, or any other facilities or while on the Premises owned, operated or controlled by NYRA.

On behalf of myself as owner, or on behalf of myself and as authorized agent on behalf of the owners listed hereto, each of whom I have provided with a copy of this revocable license agreement, I hereby certify that I have read and understand and agree to the foregoing terms and conditions and that I have voluntarily signed this Revocable License Agreement and that no oral representations, statements or inducements apart from this Revocable License Agreement have been made. I further certify that the information set forth on this Revocable License Agreement is true.

I understand and acknowledge that this Revocable License to use NYRA facilities and release and waiver of liability and indemnification agreement between NYRA and myself as owner, or on behalf of myself and as authorized agent on behalf of the owners listed hereto. The undersigned (ON PAGE ONE OF ENTRY FORM) hereby represents and warrants that he/she is duly authorized and empowered to enter into this Revocable License Agreement, for himself/herself as owner and/or for himself/herself as agent and on behalf of the owners listed on this agreement.

I agree to indemnify and save harmless the Capital Fund of Saratoga County, Inc. d/b/a Saratoga Springs Horse Show, The Corporation of Yaddo, their directors, officers, members, employees, and agents thereof from and against any and all loss, costs, or expenses or any claim thereof, of whatever nature arising or to arise, for and on account, or by reason of the entry or entries hereby made. I further agree that if any damage shall be occasioned or loss occur by fire or otherwise to the horses exhibited, or to any vehicle or article that I may send with such horses that I will make no claim therefore; and I further agree to hold the Capital Fund of Saratoga County, Inc. d/b/a Saratoga Springs Horse Show harmless by me or the negligence of the persons in charge of such horses, and to repay this show, on demand, all damages it may sustain by reason of any claim or demand as aforesaid.