



**HTPC Annual Fall Fund Raiser – Combined Test
Dressage and Show Jumping
GDCTA Recognized
At Ashland Farm, Walnut Grove, GA
(Sponsored by HILLTOPPERS PONY CLUB)**



**DATE: Saturday, November 19, 2011
Opening Date: October 17, 2011
Closing Date: November 11, 2011**

**JUDGES: Sally Crews, (L), Adairsville, GA & Denice Kludt (L), Duluth, GA
Abby Flynn – Show Jumping**

Ann Haller (show manager) Joyceann Solomon (Show Secretary) Jennifer Hood (Organizer)

DIVISION	DRESSAGE TEST Ridden in small arena	SHOW JUMPING
1. Amoeba	Intro Test A	Fences to 18"
2. Tadpole	Intro Test B	Fences to 2'0
3. Tadpole Plus	Intro Test C	Fences to 2'0
4. Beginner Novice	2010 Beginner Novice Test B	Fences to 2'6
5. Novice	2010 Novice Test B	Fences to 3'0
6. Training	2010 Training Test B	Fences to 3'3
7. Preliminary	2010 Preliminary Test B	Fences to 3'6

DRESSAGE TEST ONLY Intro A, B, C & Training thru 4 in small arena – First Level 1 and above in large arena		ADD'L SHOW JUMPING	CROSS COUNTRY SCHOOLING
8. Introductory Test A	13. Training Level Test 3	17. Amoeba	23. XC School
9. Introductory Test B	14. First Level Test 1	18. Tadpole	
10. Introductory Test C	15. First Level Test 2	19. Beginner Novice	
11. Training Level Test 1	16. First Level Test 3	20. Novice	
12. Training Level Test 2		21. Training	
* Other tests may be ridden by request		22. Preliminary	

Show Entries are limited. Precedence will be given to CT test first.

Entry Fees

\$45.00 first CT Division \$35.00 additional CT Division
 \$25.00 Dressage Test ONLY (If not doing a CT test)
 \$20.00 Show Jumping ONLY (If not doing a CT test)
 \$10.00 additional Show Jumping (if with CT test or SJ-only)
 \$20 Cross Country Schooling (with show entry only)

Admin / EMT: \$10.00 (one fee per entry form / horse & rider combination)

Non-Compete Horse Fee: \$15.00 Late Fee, after November 11, 2011: \$10.00 Incomplete entry fee: \$10.00

NO REFUNDS after closing date. Draw checks to HILLTOPPERS PONY CLUB

TIMES: will be posted at www.hilltoppers.webs.com on or before November 17, 2011

CONCESSION STAND On Grounds

PLEASE: ALL DOGS ON LEASH



GDCTA Hold Harmless Clause

The undersigned competitor and all signors below hereby (1) agrees to release the management of this show, their officers, directors, employees, members, or agents, and the owners or managers of the grounds where this event is held, from any loss, damage, liability, or injury arising out of or resulting from this show or competitors participation therein; (2) agrees to indemnify, hold harmless and defend the Georgia Dressage and Combined Training Association, Inc., the organizer, facility owner, and the management of this show from and against any and all claims for loss, damage, liability, or injury, however caused, resulting directly or indirectly from competitors entry or participation in this show or from acts or omissions of competitor or competitor's agents; and (3) acknowledges that activities with and around horses and horse shows involve inherent risks that are understood by the persons signing and are expressly assumed. In the event of injury to competitor or to competitor's animals permission is hereby granted to management for emergency medical treatment.

Every entry at a Georgia Dressage and Combined Training Association, Inc. (GDCTA) recognized competition shall constitute an agreement and affirmation that all participants (which include, without limitation, the owner, lessee, trainer, manager, agent, coach, driver, handler, and the horse), for themselves, their principals, representatives, employees, and agents: (1) shall be subject to the constitution and rules of the GDCTA and the local rules of the competition; (2) represent that every horse, rider, driver, and handler is eligible as entered; (3) agree to be bound by the constitution and rules of the United States Equestrian Federation (USEF) and of the competition, and will accept as final the decision of the hearing committee on any question arising under said rules, and agree to hold the competition, the GDCTA, their officials, directors and employees harmless for any action taken; (4) agree that as a condition of and in consideration of acceptance of entry, they authorize the GDCTA and the competition management to market, transfer, assign, or otherwise make use of any photographs, likenesses, films, broadcasts, cablecasts, audiotapes, or videotapes taken of the horse(s) and participant(s) while on the grounds, incident to, or in transit between the stabling facility and the event site, in any way they see fit for the promotion, coverage, or benefit of the event, sport, or the GDCTA, without compensation to any of them, so long as the use neither jeopardizes amateur status nor endorses a specific product or service, and hereby expressly and irrevocably waive and release any rights in connection with such use, including any claim to invasion of privacy, right of publicity, or to misappropriation; and (5) agree that they participate voluntarily in the competition fully aware that horse sports and the competition involve inherent dangerous risk of serious injury or death, and by participating they expressly assume any and all risks of injury or loss, and they agree to indemnify and hold harmless the GDCTA, the competition, and the officials, directors, employees, and agents from and against all claims including for any injury or loss suffered during or in connection with the competition, whether or not such claim, injury, or loss resulted, directly or indirectly, from the negligent acts or omissions of said officials, directors, employees, or agents of the GDCTA or competition. The construction and application of USEF Rules are governed by laws of the State of New York, and any action instituted against USEF must be filed in New York State, see Article 1502.5.

WARNING

Under Georgia 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, pursuant to Chapter 12 of Title 4 of the Official Code of Georgia Annotated.

Signed: _____ Date: _____
(Rider/Driver/Handler) (mandatory)

Signed: _____ Date: _____
(Horse Owner/Agent) (mandatory)

Signed: _____ Date: _____
(Trainer) (mandatory)

Signed: _____ Date: _____
(Parent/Guardian) (if rider is under age18)

Signed: _____ Date: _____
(Coach) (if applicable)

RIDER'S RELEASE AGREEMENT

WHEREAS, ASHLAND FARM, INC. d/b/a ASHLAND FARM (hereinafter "ASHLAND FARM") has made available to the undersigned, or to the child of the undersigned, or both, all or a portion of any property, equipment, horses and facilities owned or leased by ASHLAND FARM including, but not limited to, riding areas, stables, equipment, and horses, the undersigned hereby assumes full responsibility for the safety of the undersigned and the Rider.

The term "Rider" shall mean not only the undersigned, but also, any minor of the undersigned, and also any person who uses any portion of the property, equipment, horses or facilities owned or leased by ASHLAND FARM with permission of the undersigned. Undersigned hereby releases ASHLAND FARM, ASHCO HOLDINGS, LLC, MARY M. McCLINTOCK TRUST, CATHERINE CLAY CALHOUN IRREVOCABLE TRUST, CLAY CALHOUN, LUCY CALHOUN, their agents, officers, directors, employees, trainers, successors, assigns, executors, heirs and administrators and any landowner from any and all claims, causes of action, demands, obligations and liabilities - which are now existing or hereafter mature or accrue at any time - arising out of or related in any fashion to the undersigned's or Rider's use of any property, equipment, horses or facilities owned or leased by ASHLAND FARM, except for ASHLAND FARM's gross negligence or ASHLAND FARM's intentional acts.

The undersigned acknowledges and fully understands that Rider uses the property, equipment, horses and facilities of ASHLAND FARM at his or her own risk. The undersigned hereby agrees to hold and save ASHLAND FARM, ASHCO HOLDINGS, LLC, MARY M. McCLINTOCK TRUST, CATHERINE CLAY CALHOUN IRREVOCABLE TRUST, CLAY CALHOUN AND LUCY CALHOUN ,their agents, officers, directors, employees, trainers, successors, assigns, executors, heirs and administrators and any landowner harmless from each and every claim, demand, liability, or other obligation which may arise out of or be connected in any fashion with loss, injury or damage to the undersigned, to the undersigned's property, to the undersigned's children

or anyone using (with the undersigned's or Rider's permission) any portion of the property, equipment, horses or facilities of ASHLAND FARM. The undersigned hereby agrees and covenants not to bring any action at law or in equity against ASHLAND FARM, ASHCO HOLDINGS, LLC, MARY M. McCLINTOCK TRUST, CATHERINE CLAY CALHOUN IRREVOCABLE TRUST, CLAY CALHOUN, LUCY CALHOUN, their agents, officers, directors, employees, trainers, successors, assigns, executors, heirs or administrators and any landowner on behalf of the undersigned or on behalf of Rider, whether minor or adult, arising from or relating in any fashion to any injury, damage or other loss suffered by the undersigned or by Rider and connected in any fashion with the undersigned's or Rider's use of ASHLAND FARM's property, equipment, horses or facilities; and the undersigned shall further defend ASHLAND FARM, ASHCO HOLDINGS, LLC, MARY M. McCLINTOCK TRUST, CATHERINE CLAY CALHOUN IRREVOCABLE TRUST, CLAY CALHOUN, LUCY CALHOUN, their agents, officers, directors, employees, trainers, successors, assigns, executors, heirs and administrators and any landowner against any such actions brought by the undersigned or on the undersigned's behalf or brought by Rider or on Rider's behalf or brought by any other person with respect to the Rider's or undersigned's use of ASHLAND FARM's property, equipment, horses or facilities; and, furthermore, the undersigned shall ASHLAND FARM, ASHCO HOLDINGS, LLC, MARY M. McCLINTOCK TRUST, CATHERINE CLAY CALHOUN IRREVOCABLE TRUST, CLAY CALHOUN, LUCY CALHOUN, their agents, officers, directors, employees, trainers, successors, assigns, executors, heirs and administrators and any landowner for anything for which Rider is responsible either alone, jointly or severally.

The undersigned hereby acknowledges and understands that ASHLAND FARM, ASHCO HOLDINGS, LLC, MARY M. McCLINTOCK TRUST, CATHERINE CLAY CALHOUN IRREVOCABLE TRUST, CLAY CALHOUN, LUCY CALHOUN, their agents, officers, directors, employees, trainers, successors, assigns, executors, heirs and administrators and any landowner do not represent or warrant the quality or character of any horse furnished to Rider. Furthermore, the undersigned acknowledges and understands that horseback riding or other participation in activities at ASHLAND FARM may involve substantial risk of bodily injury, death, property damage and other dangers including, but not limited to, bodily injury or death resulting from kicks and bites, falling off horses or horses falling on Rider, being dragged by a foot caught in the stirrups, Rider being thrown by horse, equipment failure or collision with horses or vehicles or other inanimate objects.

The term "Rider" shall also include: (child or children's name(s)):_____.

In the event Rider or any of the designated individuals is a minor, the undersigned, on behalf of said minor, does hereby consent to any x-ray, anesthetic, medical or surgical diagnosis or treatment and hospital service that may be rendered to said minor under the general or specific instructions of any physician or hospital. The undersigned acknowledges that this consent to medical treatment is given in advance of any specific diagnosis or treatment which may be required, but is given to encourage ASHLAND FARM, any hospital staff and physicians to exercise their best judgment as to the requirements of such diagnosis or treatment. The undersigned hereby agrees to pay all fees and expenses of doctors, hospitals, ambulances and other medical expenses reasonably and necessarily incurred.

READ CAREFULLY BEFORE YOU SIGN. THIS DOCUMENT RELEASES ASHLAND FARM, ASHCO HOLDINGS, LLC, MARY M. McCLINTOCK TRUST, CATHERINE CLAY CALHOUN IRREVOCABLE TRUST, CLAY CALHOUN, LUCY CALHOUN FROM ANY LIABILITY RESULTING FROM USE OF PROPERTY, EQUIPMENT, OR FACILITIES OWNED OR LEASED BY ASHLAND FARM.

WARNING

UNDER GEORGIA 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, PURSUANT TO CHAPTER 12 OF TITLE 4 OF THE OFFICIAL CODE OF GEORGIA ANNOTATED.

Please Print Rider's Name (if an adult)

Rider's Signature (if an adult)

Date of Birth—If Rider under 18

Please Print Parent/Guardian Name

Parent/Guardian Signature

Date Signed