## 2024 Auxiliary Member Application (Calendar year Jan 1-Dec 31)

# RETURN TO: CETA, POB 220, COLUMBUS NC 28722

### PLEASE PRINT CLEARLY

Name of EACH member (must live at s	same address)	
Member(s)		
Address		
Email	Phone	
If membership is not paid in full by I addition to their annual membership		pay a \$50 late free in
Auxiliary Member		\$220.00
Late Fee		\$50.00
Optional Donation for Trail M	Maintenance THANK YOU	\$
time residents who reside within the games CETA Board, and who will provide a residences of these individuals must be likely will be impossible to directly lir not be linked to the property deed of property owners. Each auxiliary men	lditional help and support to the in areas (as determined by the in a CETA trail system. This these individuals, and thus can ber must be approved annual	ne CETA organization. The ne CETA Board) that most membership category wil nnot be conveyed to future
Member Responsibilities and Agreen		
I/We agree to ensure that any horse ov COGGINS when ridden on the CETA	,	a current NEGATIVE
I/We agree to obtain and keep on file Liability for any guest prior to their us	0	or Release and Waiver of
I/We have read and agree to all CETA that guests are aware of and follow CE	-	r reference, and will ensure
Signature:	Da	te:
Signature:	Da	te:
Signature:	Da	ite:

#### RELEASE, WAIVER and INDEMNIFICATION AGREEMENT NOTICE of APPLICABLE STATUTES Page 1 of 2

#### You participate at your own risk. Read this carefully!

Horseback riding, carriage driving, cross country recreational trail riding, competition and other equine activities, mounted, un-mounted, in preparation to participate, or as a spectator ("Equine Activities") are EXTREMELY dangerous. It is my/my child's choice to participate in Equine Activities for personal benefit. In this Agreement, I /my child accept all of these risks, and agree to release and indemnify any Protected Party from any and all liability for accident or injury, including death, while participating in Equine Activities.

In exchange for permission to participate in Equine Activities and to use private property ("Property") while engaging in Equine Activities for personal benefit and enjoyment, I/my child acknowledge and agree that:

- 1. EQUINE ACTIVITIES ARE DANGEROUS. Equine Activities involve substantial inherent and other risks, including, without limitation, (i) the possibility of an equine behaving in dangerous ways which may result in injury, harm, or death to persons on or around them. (ii) the unpredictability of an equine's reaction to such things as sound, sudden movement, unfamiliar objects, persons or other animals (including the activities of Landowners), (iii) hazards of surface or subsurface, trail, trail-side, and adjoining area conditions, (iv) negligent conduct of other riders or uncontrolled horses and (v) unsecured, dilapidated or unsafe jumps or obstacles due to natural conditions or neglect. I/my child understand and assume all risks involved in Equine Activities.
- 2. PROTECTED PARTIES ARE NOT RESPONSIBLE. CETA, its officers and any Landowner or Lessee of Property (including their boards, officers, employees, agents and volunteers) (the "Protected Party/Parties") shall not be responsible or legally liable for my/my child's presence on the Property or participation in Equine Activities. I/my child release and hold harmless any Protected Party for, and indemnify them against, any and all loss, damage or injury, including death, from any cause, including the negligence of any Protected Party.
- 3. LANDOWNERS ARE NOT RESPONSIBLE. I have paid no charge or fee to any Landowner for my/our recreational use of the Property. Any dues or fees paid to non-landowners are for benefits or services provided or event entrance fees.
- 4. PARENTS RESPONSIBLE FOR CHILDREN: The Property, including any obstacles intended for jumping, is not an attractive nuisance and I am solely responsible for supervising my child's Equine Activities. I will not permit my minor child to participate in Equine Activities without such supervision, instruction and experience, as I deem necessary for his/her safe participation.
- 5. MEMBERS LIABLE FOR GUESTS: I understand and agree that I assume all liability for any guest that I bring onto CETA trails. I agree to have all guests sign a current CETA liability waiver, and that in the case of minor children, I will have ALL legal guardians sign liability waivers for them. I further agree to indemnify and hold harmless CETA, its officers and landowners for any claims, damage or injury, including death, that arise as a result of my bringing guests onto CETA trails, whether such damage, injury or death shall be to my guest or their property, myself or my property, or any third party or their property.
- 6. MULTI-USE PROPERTY AND HAZARDOUS CONDITIONS: Many other people may be using the Property for a variety of purposes. Horses and other livestock, wild animals, other riders, hikers, bikers, resident or roaming dogs, children, hunters, persons using power equipment, machinery and vehicles, trespassers and many other potential users and hazards are likely to be encountered on multi-use Property and may cause accidents, injury, death, loss or damage while on the Property whether or not engaged in Equine Activities. Property conditions change constantly due to hazards caused by water, waterways, soil and subsurface conditions, trees, vegetation, animals and other natural or man-made causes, including neglect or negligent maintenance. The Property may be in remote locations difficult to find or inaccessible to emergency responders and may not have available cellular telephone service. I/my child accept and assume all risk of natural or man-made hazards or dangerous conditions while on the Property, release Protected Parties from such risks whether or not related to Equine Activity, and agree that no Protected Party is responsible for emergency assistance.
- 7. SKILL, EXPERIENCE AND PHYSICAL ABILITY AND INSURANCE: Equine Activities require skill and experience. Different horses are suitable for different levels of riders and for participation in different Equine Activities. I understand the Protected Parties do not provide medical or hospitalization insurance. I/my child assume the risk of accident, injury, death, loss or damage resulting from rider inexperience and failure to control any horse. I certify that I/my child have no physical conditions or limitations which would prevent safe participation in Equine Activities. I/my child understand that the above-described risks are foreseeable and agree to release and hold harmless Protected Parties even if they have actual knowledge of such risks and their acts or omissions are negligent. I hereby consent, direct and authorize CETA, CETA landowners, and CETA officers to engage any emergency medical or veterinary care, including transportation, required for me/my child or horse(s), and hereby release and indemnify CETA, its officers and landowners, and assume all associated risks and agree to pay all associated costs.
- 8. SAFETY HELMETS AND EQUIPMENT: I/my child understand that wearing proper headgear as protection from serious head injury is a mandatory condition for riding on CETA trails and take full responsibility for compliance with this rule. I/my child further understand(s) that all Protected Parties strongly recommend wearing a helmet that meets the standards of the SEI Certified ASTM Standard F 1163 Equestrian Helmet while mounted and/or while working with a horse. NOTICE OF LAWS LIMITING LIABILITY AND STATUTORY WARNINGS: In addition to the release, waiver and indemnity provisions of this Agreement, I understand and agree that I/my child have been advised that the duty of care owed by a Landowner and I/my child's ability to recover damages from any Protected Party, are affected by the applicable State and Federal laws, and that the Protected Parties are relying on the limitation of liability provided by these statutes and this Agreement as a condition for use of the Property and participation in Equine Activities. For property in North Carolina, a Landowner's duty of care is generally limited to that owed to a trespasser (NC Statutes, Section 38A-4).

WARNING: Under North Carolina 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 exclusively from the inherent risks of equine activities. Chapter 99E of the North Carolina General Statutes. I/MY CHILD PARTICIPATES IN EQUINE ACTIVITIES FOR PERSONAL BENEFIT AND ENJOYMENT AND AGREE TO COMPLY WITH ALL RULES OF PARTICIPATION AND PROPERTY USE OF CETA AND OF ALL "PROTECTED PARTIES" AND VENUES. I/MY CHILD HEREBY RELEASE, WAIVE, DISCHARGE AND HOLD HARMLESS ANY PROTECTED PARTY FROM ANY LIABILITY FOR ANY ACCIDENT, INJURY, LOSS OR DAMAGE, INCLUDING DEATH, RESULTING FROM EQUINE ACTIVITIES, USE OF THE PROPERTY, AND/ OR NEGLIGENCE BY ANY PROTECTED PARTY. FAILURE TO COMPLY WITH OBLIGATIONS HEREUNDER WILL REVOKE PERMISSION TO USE THE PROPERTY IT IS MY INTENTION FOR MY/MY CHILD'S HEIRS, EXECUTORS, ADMINISTRATORS OR OTHER REPRESENTATIVES, THAT EXCEPT IN THE CASE OF GROSS NEGLIGENCE OR WILLFUL MISCONDUCT, I/MY CHILD WILL NOT BRING ANY CLAIM, CAUSE OF ACTION, AND/OR LIABILITY SUIT AGAINST, AND WILL RELEASE, HOLD HARMLESS, AND INDEMNIFY ANY PROTECTED PARTY FROM AND AGAINST, ANY LOSS, COST OR DAMAGE RESULTING FROM ANY INJURY WHICH WE MAY SUFFER ON THE PROPERTY OR PARTICIPATING IN EQUINE ACTIVITIES. IN ADDITION, I/MY CHILD AGREE TO REIMBURSE AND INDEMNIFY THE PROTECTED PARTIES FROM ANY DAMAGES RESULTING FROM OUR NEGLIGENCE OR FAILURE TO COMPLY WITH THIS AGREEMENT, INCLUDING SUBROGATION OR OTHER ACTIONS BY THIRD PARTIES. THIS AGREEMENT SHALL REMAIN IN FULL FORCE AND EFFECT DURING ALL EQUINE ACTIVITIES AND/OR USE OF THE PROPERTY.

#### RELEASE, WAIVER and INDEMNIFICATION AGREEMENT NOTICE of APPLICABLE STATUTES Page 2 of 2

I hereby state that I am of lawful age to sign this agreement, or that all parents or guardians of any minor child have signed, and understand that each and every one of the terms are contractual and not a mere recital, and that this document is signed by my own free act. This Agreement shall remain in full force and effect and shall not expire. I HAVE READ AND UNDERSTAND THIS AGREEMENT. I AM GIVING UP LEGAL RIGHTS, CREATING LEGAL OBLIGATIONS, AND ASSUMING ALL RISK OF LOSS OR INJURY.

Print Name:		
Signature:	Date:	
Print Name:		
Signature:	Date:	
Name(s) of Minors:		
Signature of ALL Guardians:	Date:	

#### 2024 CETA Rules

The purposes of the Collinsville Equestrian Trails Association (CETA) are to create and preserve connected trails through privately owned land bordering the Collinsville Road area, and to promote responsible use of such trails by resident landowner riders and drivers. The existence of the CETA trails is due solely to the generosity of the landowners through whose lands the trails pass. Please respect this privilege and cooperate by obeying the following rules established by the CETA Board of Directors.

**Membership Requirements:** CETA is a Property Owners Association. Members must reside within CETA's geographical boundaries or stable their horses therein.

Rules for Trail Use: CETA members in good standing are privileged to use the entire designated CETA trail system (marked with yellow painted horseshoes or CETA signs) for equestrian riding and driving activities. Members agree to abide by the following rules:

- 1. Wear a safety helmet when riding or driving.
- 2. Obey all posted signs.
- 3. Be polite and friendly to people on the trails.
- 4. Do not eat, drink alcoholic drinks, litter or smoke on the trails.
- 5. Do not ride with dogs or other animals, ride bikes or operate a motorized vehicle.
- 6. Stay on designated trails those marked with a yellow horseshoe. Unmarked trails are for landowner use only.
- 7. Stay to the edges of all fields or on designated paths through the fields.
- 9. When passing through gates, leave open those you find open, close those you find closed.

- 10. Ride slowly and QUIETLY when near residences, stables, or pastures with animals.
- 11. Guests are allowed on CETA trails only when accompanied by a CETA member. Guests must sign a Release of Liability form before accompanying member on CETA trails.

#### Member Responsibilities and Agreement

- -I/we agree to ensure that any horse owned by me/us or any guest has a current NEGATIVE COGGINS when ridden on the CETA trails.
- -I/we agree to obtain a signed CETA Agreement for Release and Waiver of Liability for any guest prior to their use of the trail system. This release MUST BE sent to the Membership Chair or Board Member (via mail, email scan or text photo).
- I/we have read and agree to all CETA rules, will keep a copy for reference, and will ensure that guests are aware of and follow CETA rules.

Signature:	Date:
0.	D :
Signature:	Date:

#### 2024 Membership Checklist and Important Items

Before mailing your application, please make sure you have everything so we can process your application in a timely fashion:

- 1. Application: The application MUST be signed by all riding members EVERYWHERE there is a signature block. Applications without signatures will not be processed. All members MUST live at the same address.
- 2. Check for membership dues.
- 3. Signed waiver by all individuals on the application.
- 4. Signed CETA rules.
- 5. Options donation for trail maintenance...Thank you in advance!

# IF APPLICATION, WAIVER AND CETA RULES PAGES ARE NOT SIGNED AND RETURNED, TAGS WILL NOT BE ISSUED.

\*\*If you would like additional information about permanently protecting your trails, either make a note on the membership application form or contact any of our board members at www.cetatrails.com.

\*\*If an accident occurs while riding the CETA trails – please contact the following (suggest putting these contacts in your mobile phone)

Polk Equine Emergency Rescue (PEER) 828-817-0422

Animal Control Office Patti Loveless 828-817-3508

Rhonda Lockhart Lewis 864-616-8776



Thank you and we look forward to another great riding year...Happy Trails!