

USPRE DISCLAIMER REGARDING REVISION

United States PRE Association (“USPRE”) does not have a partnership, agency, or employment relationship with the revision host facilities, horse transporters, veterinarians, or other third parties directly or indirectly involved with the revision process. Rather, USPRE collaborates with revision host facilities in furtherance of the registration of horses in the LG-PRE stud book. Therefore, while USPRE uses its best efforts to make revisions host facilities available for revision inspections, USPRE makes no representations or warranties, express, implied, or statutory, with regard to the suitability, safety, quality, or reliability of the revision host facilities, or the services provided by any horse transporter, veterinarian, or other third party service providers. By accessing or using the site in any way, or utilizing the services of USPRE, users understand and agree that USPRE cannot and does not guarantee the suitability, safety, quality, or reliability of the revision host facilities or the services provided by any horse transporter, veterinarian, or other third party service providers.

RELEASE, HOLD HARMLESS, AND INDEMNIFICATION AGREEMENT

In consideration for utilizing the information and/or materials provided on www.usprea.com, and the services provided by United States PRE Association (“USPRE”), including any documents generated while using www.usprea.com, I, on my own behalf and on behalf of my spouse, heirs, relatives, beneficiaries, assigns, trustees, agents, attorneys, and assigns (collectively “I” or “Releasors”) do hereby remise, release, hold harmless, and agree to indemnify USPRE, and all of their parents, affiliates, subsidiaries, employees, owners, managers, officers, directors, attorneys, successors, and insurers, representatives, as well as the host facilities, and its company(ies), affiliates, subsidiaries, employees, owners, member(s), manager(s), officer(s), directors, staff, independent contractors, trustees, beneficiaries, agents, attorneys, successors, insurers, representatives, and assigns and assigns (collectively “Releasees”) of and from all claims and/or causes of action, for injuries, damages, losses, or obligations (collectively “Loss) because of anything done or omitted to be done by Releasors or Releasees, arising out of or relating to the revision process including, but in no way limited to, the utilization of or transportation to and from a revision host facility, veterinarian services relating to or arising out of the revision inspection, or stabling at a host facility, whether caused by negligence or other wrongdoing (except intentional), the liability for which is expressly denied by Releasees.

MISCELLANEOUS

This Release, Hold Harmless and Indemnification Agreement (“Agreement”) shall be construed and enforced in accordance with the laws of the State of Florida. All disputes relating to the interpretation and enforcement of this Agreement shall be resolved exclusively by the state court in Palm Beach County, Florida. I agree that this Release does not expire. I agree that any and all claims and/or causes of actions for Loss must be brought within one (1) year of the date accrued and any claim for personal property Loss is limited to \$500.00 (Five Hundred Dollars). If any provision of this Agreement or the application thereof to any person, entity, or circumstance shall be determined to be invalid or unenforceable, neither the remainder of this Agreement nor the application of such provision to any other person, entity, or circumstance shall be affected thereby, and each provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law.

Please confirm that you have read and understand the information and agree to the terms set out above by clicking “I AGREE” below.