

## Fallbrook Riders, Inc. New Individual Adult Membership Application

Fallbrook Riders PO Box 1063 Fallbrook, CA 92088 760-689-2044 Fallbrookriders92028@gmail.com

Individual memberships cover one adult over the age of 18.

We welcome families who are all members. In order for your immediate family to all enjoy the field please purchase a Family membership, not an individual one. Non-member spectators are only allowed during community events.

New Individual Membership	\$ 185	
<ul> <li>Pro-rated memberships</li> <li>After June 30<sup>th</sup></li> </ul>	\$ 125	
After Sept 30 <sup>th</sup>	\$ 220*	
*includes following year dues		
Date submitted		
Check # Amount \$		
Donation Amount \$		
Note – it is not necessary to submit a liab with this member application.	ility release form	

Name:				
Address:				
City		State	Zip	
Phone:	Email:			
Description of tow vehicle and trailer:				
License Number:				

## What kind of riding or horse sports are you interested in?

Western Pleasure	Natural Horsemanship	Dressage / English Flatwork
Trail Challenge	Hunter / Jumper	
Gymkhana	Eventing	

Are you a member of an equestrian club or group?\_\_\_\_\_\_ If so, which one?\_\_\_\_\_\_

## Fallbrook Riders is a nonprofit, all volunteer organization. How would you be willing to volunteer?

Tree trimming, brush Organize and host an removal, general cleanup event or fundraiser Electrical or mechanical repairs Event or Fundraiser Assistant Sponsorship sales **Publicity / Promotions** 

I would prefer to make a cash donation instead (suggested donation \$100)

## Waiver of Rights and Release of Liability

THIS IS A WAIVER OF RIGHTS AND AN AGREEMENT NOT TO SUE. YOU ARE GIVING UP LEGAL RIGHTS BY SIGNING THIS DO

CUM	IENT. THE EXECUTION OF THIS DOCUMENT IS A CONDITION TO PARTICIPATE IN ACTIVITIES AT FALLBROOK RIDERS FIELD.	
1.	I acknowledge horseback riding (including jumping, cross country, etc.), and all events and activities arising out of permission to use the facilities at Fallbrook Riders Field as part of membership in Fallbrook Riders, Inc. ("Activities) are dangerous activities and that participation in the Activities as a participant, an individual contractor, or volunteer (collectively "Participant"), exposes the participant to a substantial and serious risk of property damage, personal injury or death.	Initial
2.	I acknowledge that participation in the Activities will involve such a hazard, I hereby agree to assume those risks and to release and hold harmless all of the persons or entities mentioned herein who (through negligence or carelessness) might otherwise be liable to me (or my heirs or assigns) for damages.	Initial
3.	Being fully aware that participation in the activities will expose said member/guest to substantial and serious risk of property damage and/or personal injury or death, and in consideration for having been given permission to enter upon the real property of Fallbrook Riders Field belonging to Fallbrook Riders, Inc., I hereby release Fallbrook Riders Inc., or any successor-in-interest and their respective officers, directors, members of the Board, employees, attorneys and agents in each entity or organization ("Releassee") from liability for any and all claims for damages for death, personal injury or property damage which I may have, claims that are known or unknown, foreseen and unforeseen, future or contingents.	Initial
4.	I shall not now nor at any time in the future, directly or indirectly, commence or prosecute any action, suit or other proceeding against the Releasee arising out of or related to the actions, causes of action, claims and demands hereby waived, release or discharged by the representatives, heirs, successors and assigns.	Initial
5.	I agree to indemnify and hold harmless the Releassee from all claims or losses resulting from my failure to abide by all applicable rules and regulations of Fallbrook Riders, Inc.	Initial
6.	If I or my heirs make a claim against the Releassee, I and my heirs will be liable for payment of their associated expenses, including legal fees, court costs, expert witness fees, and lost wages.	Initial
7.	If any part of this agreement is determined to be unenforceable under the applicable law, all other parts shall still be given full force and effect and the agreement shall be completed in respect of the aspects covered by the part which is declared unenforceable as to give effect to the intent herein expressed to the fullest extent permissible by law.	Initial
8.	I further agree that the Releasee may send me home at any time during my use of the premises if they determine that my continued participation in use of the premises may adversely affect the health, safety, welfare or enjoyment of myself or any other person.	Initial
9.	I currently have a health insurance policy in effect, which covers myself for any and all injuries that I may sustain during the use of Fallbrook Riders Field.	Initial
10.	I agree that any dispute, claim or controversy in law or equity arising out of or relating to this Agreement or breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this agreement to arbitrate, shall be determined by arbitration in San Diego, California, before one arbitrator. At the option of the first to commence	Initial

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an arbitration, the arbitration shall be administered by Judicial Arbitration and Mediation Services (JAMS) pursuant to its

	arbitrator may, in the Award, allocate all or part of the costs of the arbitration, including the fees of the reasonable attorney's fees of the prevailing party.	=	
11.	11. By initialing in the space to the right of this paragraph you hereby agree to have all matters as set forth above de and you are giving up any rights you might possess to have the dispute litigated in a court or jury trial. In additi are giving up your rights to discovery and appeal. I have read and understand the foregoing and agree to substitute forth above.	on, by initialing you	Initial
12.	12. The parties agree that any and all disputes, claims or controversies arising out of or relating to this Agreement si JAMS, or its successor, for mediation, and if the matter is not resolved through mediation, then it shall be subm successor, for final and binding arbitration pursuant to the arbitration clause set forth above. Either parties mediation by providing to JAMS and the other party a written request for mediation, setting forth the subject of relief requested. The parties will cooperate with JAMS and with one another in selecting a mediator from JAM and in scheduling the mediation proceedings. The parties covenant that they will participate in the mediation in they will share equally in its costs.	itted to JAMS, or its rty may commence the dispute and the IS panel of neutrals,	Initial
	All offers, promises, conduct and statement, whether oral or written, made in the course of the mediation by their agents, employees, experts and attorneys, and by the mediator or any JAMS employees, are confider inadmissible for any purposes, including impeachment, in any arbitration or other proceeding involving the pare evidence that is otherwise admissible or discoverable shall not be rendered inadmissible or non-discoverable as the mediation. Either party may initiate arbitration with respect to the matters submitted to mediation by filin for arbitration at any time following the initial mediation session or 45 days after the date of filing the written rewhichever occurs first. The mediation may continue after the commencement of arbitration if the parties otherwise agreed by the parties, the mediator shall be disqualified from serving as arbitrator in the case. The Clause may be enforced by any Court of competent jurisdiction, and the party seeking enforcement shall be ent all costs, fee and expenses, including attorney's fees, to be paid by the party against whom enforcement is ordered.	ntial, privileged and orties, provided that a result of its use in g a written demand quest for mediation, so desire. Unless are provisions of the itled to an award of	Initial
abov	nave carefully read this document and fully understand its content ove paragraphs and am aware that this is a release of liability, was ign it of my own free will.		
	I have read and accepted the Policies of Fallbrook Riders, Inc. and licies as set forth in the document.	_	le by the
-	I prefer not to have my contact information published in the FR nt to all members quarterly.	F Roster, whic	h will be
*Who	Who can we thank for referring you to the Fallbrook Riders Field?		
Signe	gned on this date:		
Signat	nature of Applicant Printed Name of	Applicant	

Comprehensive Arbitration Rules and Procedures. Judgment on the Award may be entered in any court having jurisdiction. This

**Printed Name of Witness** 

Signature of Witness