



Wunderlich County Park

Of San Mateo Arena Membership

The annual membership fee for the use of the arena is \$130.00. Membership covers the months from 1/1/2020 to 12/31/2020. Member must abide by all Wunderlich county park and arena rules guidelines. Member must display their membership card at all times while using the arena.

Member Name: _____ **Date:** _____

Parent/Guardian Name (if under 18): _____

Address: _____

Rider's Date of Birth: _____ Contact Email: _____

Phone #: _____

Emergency Contact Info:

Name: _____ Relationship: _____

Phone #: _____

Alternate Contact:

Name: _____ Relationship: _____

Phone #: _____

Do we (Folger Stable staff, Chaparral staff, Park staff) have authorization to call an ambulance in case of an emergency or injury? Yes: _____ No: _____

Which hospital do you want to be sent to? _____

Do you have any medical conditions that we should be aware of? (Asthma, allergies, heart conditions, etc.)

Please initial to indicate that you have read and understand the general rules: _____

What is your riding discipline? (Trail, English, Western, etc.)

Do you ride your horse to the park or trailer in?

How did you hear about our membership?

Member Signature: _____ Date: _____

You must be a member to use our newly renovated arena. Memberships are now being accepted for 2020. The cost per year is \$130.00. Please make your check out to Chaparral Ranch and send or bring by your application to 4040 Woodside Rd, Woodside, Ca 94062. All members must fill out the application and pay dues to receive their pass. All passes must be on the members person while riding in the arena at all times. Please read rules and guidelines below. Thank you

Arena Rules and Guidelines

1. Valid membership is required to use the arena at Wunderlich County Park
2. Your membership card must be worn and visible at all times
3. Lost membership card results in a \$15.00 replacement fee
4. Arena hours for members are sunrise to sunset or San Mateo County Park Hours. Please check website for availability.
5. Helmets recommended for all riders, and required for everyone under the age of 18
6. When approaching another rider head-on please pass "left on left"
7. No turnout or lunging in arena
8. You may use the round pen. Do not leave horses unattended in the round pen
9. Horses may be turned out in the round pen one at a time and without tack (including halters)
10. Please do not stand on arena or turnout fences to mount your horse
11. Use the provided mounting block
12. Do not tie horses to turnouts, arena, round pen, or benches
13. Public may not use the jumps, poles, cones, whips, etc. that belong to Folger Staff and boarders
14. Please do not move cones or mounting blocks
15. Please practice safety and respect at all times
16. Do not use the arena when it is marked "CLOSED"
17. Clean up after your horse
18. Please keep the arena gate closed at all times
19. Membership does not include the use of Folger Stable facilities and amenities (except the arena and round pen)
20. Lessons and clinics given by Chaparral Ranch takes precedence over public use
21. Lessons in the arena are only taught by Chaparral's contracted or employed instructors. No public trainers or instructors without Chaparral's approval.
22. Only authorized Chaparral Ranch staff or a person with written consent from the owner of the horse are allowed to handle horses

Signature: _____ Date: _____

Trainers and Boarding at Folger Stable

- Boarders at Folger Stable may bring in a Trainer or Instructor
- Trainer needs permission on file signed by the owner of the horse
- Trainers or Instructors riding a boarder's horse must have proof of liability insurance. 1,000,000 arrogated with Chaparral Corporation and San Mateo County Parks named as additional insured.
- Trainers and Instructors are required to sign in and wear their membership card at all times.
- Trainers and Instructors must send in suggested schedule to confirm availability
- Every person riding a boarder's horse must sign in and fill out a liability waiver at the Chaparral Corporation office.

All Wunderlich County Park of San Mateo Rules Apply

- You may not enter the arena while it is being dragged, or if there is equipment present in the arena
- All non-members must remain outside of the arena and round pen, except in case of an emergency.
- Your membership may be revoked if you break the rules or exhibit careless or reckless behavior

The staff at Folger Stable will hold your horse to the highest safety standards. We love all of the horses here and treat them with the supreme care with which we would treat our own horses. Folger Stable rules and guidelines are to be followed at all times. Anyone in violation may be asked to leave Folger Stable.

Signature: _____ Date: _____

2020 Vaccination Dates

Horse Name: _____

Owner/Rider: _____

Influenza: _____ Other: _____

Rhinopneumonitis: _____

Tetanus Toxioid: _____

Encephalomyelitis (Eastern/Western): _____

West Nile Virus: _____

Strangles: _____

Coggins Test Date: _____

Rabies: _____

Instruction, Waiver and Release Agreement

THIS INSTRUCTION, WAIVER AND RELEASE AGREEMENT ("Agreement") IS A LEGAL AGREEMENT BETWEEN YOU AND CHAPARRAL COUNTRY CORP. (the "company"). PLEASE READ THE AGREEMENT CAREFULLY BEFORE SIGNING IT. IF YOU DO NOT SIGN THIS AGREEMENT, YOU WILL NOT BE PERMITTED TO PARTICIPATE IN EQUESTRIAN ACTIVITIES WITH CHAPARRAL COUNTRY CORP. EMPLOYEES AND PERSONNEL OF THE COMPANY HAVE NO AUTHORITY TO MODIFY OR WAIVE ANY PART OF THIS AGREEMENT.

This Agreement covers all equestrian activities ("Equestrian Activities") with Chaparral Country Corp; The Company provides services at various locations (Activity Locations").

YOUR RESPONSIBILITY: When you participate in Equestrian Activities with the company you take unconditional responsibility for your actions and those of the horses in your care. You understand the Equestrian Activities involve inherent risks which can lead to injuries. You understand the propensity of horses to react to sounds, sudden movements, smells and unfamiliar objects. You also understand the potential of another individual acting in a negligent or unskilled manner, which may lead to accidents. You understand that maintaining control of horse(s) in your care at all times is your responsibility. This includes, but is not limited to, horses attempting to flee ("run away with the rider"), buck, kick, rear, and/or bite. As a condition of permitting you to participate in Equestrian Activities, you expressly assume responsibility for those risks, and release and agree to hold harmless Chaparral Country Corp, Zerve, Inc. its employees and volunteers, both as corporate entities and private individuals under the terms and conditions below.

Agreement: The Company and you agree as follows:

1. In consideration of the fees you pay, the Company will provide Equestrian Activities. These fees are due in advance of the Equestrian Activity and are non-refundable.
2. You acknowledge that the Company has informed you of the risks involved with Equestrian Activities, some of which are described in "YOUR RESPONSIBILITY" above. You acknowledge that you understand and accept these risks. YOU ACKNOWLEDGE THAT EQUESTRIAN ACTIVITIES CARRY WITH THEM INHERENT RISKS THAT CANNOT BE ELIMINATED REGARDLESS OF THE CARE TAKEN.
3. You are fully aware and acknowledge that Equestrian Activities can be hazardous activities and agree to take unconditional responsibility for your actions as well as their consequences, including but not limited to any injury, illness, death, or damage resulting in any way from your conduct. You are also responsible for injury, illness, death or damage to property caused by horses you own or are under your control. You are voluntarily participating in Equestrian Activities with knowledge of the dangers involved. Accordingly, you assume, agree to, and accept any and all risks of injury, illness, death, or damage to property belonging to, or in the possession, occurring as a result of Equestrian Activities with Company and Company Representatives (as defined below).
4. As consideration for the Company permitting you to participate in Equestrian Activities, you hereby agree that you, and your assignees, heirs, guardians, executors, and personal representatives will not make a claim against or sue the Company, Zerve Inc or its members, officers, employees, agents, or volunteers for the Company (collectively, "Company Representatives") on account of injury, illness, death, or damage resulting in any way from the negligence (whether active or passive) or other acts, howsoever caused, by the Company or a Company Representative or its independent contractors as a result of your participation in Equestrian Activities.
5. You release and discharge the Company and all Company Representatives, Zerve Inc, and their respective successors, assigns, heirs, guardians, executors, and personal representatives from, and waive, all claims, demands, actions, demands, or causes of action, known or unknown, that you might otherwise have or may hereafter have against the Company Zerve Inc or any Company Representative for injury, illness, death, or damage resulting in any way from your participation in Equestrian Activities, even if the Company, Zerve Inc or a Company Representative is negligent (whether actively or passively) or commits unintentional wrongful acts. Such claims, demands, actions, or causes of action are referred to in this Agreement collectively as "Claims."
6. You hereby agree to hold the Company, Zerve Inc and Company Representatives harmless from, and will indemnify the Company, Zerve Inc and Company Representatives for: (a) injury, illness, death, or damage of or to you, horses that you own, or any other property of yours resulting in any way from your participation in Equestrian Activities, (b) any Claims, (c) your own conduct while participating in Equestrian Activities, including but not limited to any injury, illness, death, or damage to property cause by you and (d) injury, illness, death, or damage to property caused by horses that you own or are under your control.
7. You acknowledge that the Company and Company Representatives are not responsible for any hazards or hazardous conditions at the Activity Locations, or for any injury, illness, death, or damage resulting from them, and that the owners and/or lessors of the Activity Locations are solely responsible for any of the foregoing.
8. You acknowledge that you have no physical infirmity, ailment, illness, or injury that may affect your health and safety while participating in Equestrian Activities.
9. You are advised by this agreement that California Civil Code Section 1542 says: "A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR TO EXIST IN HIS FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM JUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE DEBTOR." You acknowledge you understand California Civil Code Section 1542 and waive its benefits, with the intent that This agreement shall include a release and waiver of claims known and unknown, and suspected and unsuspected.
10. If you sue or bring a claim against the Company, Zerve Inc or you otherwise breach Section 5, 6, or 7 of this Agreement, the Company shall be entitled to recover, as an element of the costs of suit or arbitration and not as damages, reasonable attorneys' fees to defend your suit or claim to be fixed by the court or arbitrator(s) (including without limitation, costs, expenses, and fees on any appeal). If, following such a suit or claim, the Company, Zerve Inc asserts a counterclaim or cross complaint in such suit or other proceedings to enforce or interpret any part of this Agreement, the Company shall be entitled to recover, as an element of the costs of suit or arbitration and not as damages, reasonable attorneys' fees arising out of such counterclaim or cross complaint to be fixed by the court or arbitrator(s) (including without limitation, costs, expenses, and fees on any appeal). The Company shall be entitled to recover its costs of suit or arbitration, regardless of whether such suit or arbitration proceeds to final judgment.
11. Any controversy or claim arising out of or relating to Equestrian Activities, this Agreement, or the breach thereof, shall be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules including the Supplementary Procedures for Consumer-Related Disputes, and judgment on the award rendered by the arbitrator(s) may be entered in

