

**Don't Miss Out!**

**March 1 & 2, 2014**

**Carola Slater-Diener  
& William Slater clinic at  
Shady Oaks**

**They will be returning to Germany soon!**

**Saturday Dressage & Cones**

**Sunday Dressage & Hazards**

**Includes :**

- 2 lessons/day
- Course walks: Develop strategies for cones & hazards (time TBD)
- Auditing of others lessons.

**Participation: \$200/day      \$375/weekend      Auditing: \$25/day/person**

**Overnight stabling: \$30 Saturday night only (shavings provided at \$10/bag by request only). Stalls will be cleaned by SEC staff at conclusion of event.**

**Camping: \$30 Saturday night only. No hook-ups. Bathrooms w/ showers available.**

**Bring your own lunches etc.**

**PLEASE, NO DOGS**

***IMPORTANT: Please read***

Please fill out the registration below and mail with your payment to Sargent Equestrian Center.

- Registrations are accepted in the order received with full payment.
- In case of cancellation your payment is refundable only if your spot can be filled by clinic time.
- If the clinic is full, you may, if you wish, be added to a wait list.
- Checks should be made out to Sargent Equestrian Center.
- All riders and drivers must sign the attached liability release and submit with registration.
- Remember to note if you will require stabling or intend to camp on the premises.

**[www.sargentequest.com](http://www.sargentequest.com)**

**Jeanne Williams:    [info@sargentequest.com](mailto:info@sargentequest.com)      or 209-727-0200**

**Sargent Equestrian Center**

**15757 E. Sargent Rd.**

**Lodi, CA 95240**



**Shady Oaks Clinic w/  
Carola Slater-Diener & William Slater  
March 1 & 2, 2014  
REGISTRATION FORM**

NAME: \_\_\_\_\_

HM. PH #: \_\_\_\_\_ CELL PH: # \_\_\_\_\_

EMAIL: \_\_\_\_\_

**Level of Driver:    Training    Prelim    Intermediate    Advanced**

Goals for this Clinic:

**Entry Fees:**

- ◆ Saturday Only \$200 \$ \_\_\_\_\_
- ◆ Sunday Only \$200 \$ \_\_\_\_\_
- ◆ Saturday & Sunday \$375 \$ \_\_\_\_\_
- ◆ Audit \$25 / day    Sat \_\_\_\_\_ Sun \_\_\_\_\_ \$ \_\_\_\_\_
- ◆ Stabling \$30 (Sat. night) \$ \_\_\_\_\_
- ◆ Shavings \$10 / bag    # bags \_\_\_\_\_ \$ \_\_\_\_\_
- ◆ Camping \$30 (Sat. night only)

**TOTAL:** \$ \_\_\_\_\_

\*INITIAL HERE \_\_\_\_\_ \*My payment is refundable only if my spot can be filled by clinic time.

**Send to:**

**Please make checks payable to:**

**Sargent Equestrian Center**

**Sargent Equestrian Center  
15757 E. Sargent Rd.  
Lodi, CA 95240**

**Please include signed Release Forms with your entry.**

# SARGENT EQUESTRIAN CENTER USE AGREEMENT AND LIABILITY RELEASE

**All Clinic Participants and Show Competitors must sign and send with registration  
(PLEASE READ CAREFULLY)**

This agreement, dated \_\_\_\_\_ is made between Sargent Equestrian Center LLC, a California corporation ("SEC"), and \_\_\_\_\_ (**print your name**). WHEREAS, I understand and acknowledge that activities involving horses ("Equine Activities"), including but not limited to the mounting, riding, walking, dismounting, grooming, training, handling, feeding, and otherwise being in the physical proximity of horses is a dangerous activity which produces a foreseeable risk of mortal or serious personal injury and/or property loss to the participant in such activity as well as to the person or property of others; and WHEREAS, I understand and recognize and warrant that this Release, Waiver of Liability and Indemnity Agreement

("Release") is being voluntarily and intentionally signed and agreed to, and that in signing this Release I know and understand that this Release may further limit the liability of equine professionals to include any activity, whatsoever, involving horses, including death, personal injury and/or damage to property. NOW THEREFORE, in consideration of being granted access and/or use of the facilities of SEC and for other good and valuable consideration, receipt of which is hereby acknowledged, I agree as follows:

**1. Assumption of the Risk.** I hereby assume full responsibility for, and risk of, any death or bodily injury to myself or others (including, but not limited to, those matters set forth in the above recitals) and damage to or destruction of my property or the property of others, caused by my engaging in any Equine Activity either on the premises of SEC or elsewhere while working with an SEC equine professional, unless such bodily injury or property damage is attributable in full or in part to the gross negligence of SEC. My responsibility includes, but is not limited to, payment of (i) medical costs for myself and others that I may have injured, (ii) costs to replace my own property or the property of others that I may have lost, destroyed, or damaged, and (iii) damages for other non-medical and non-property items such as pain and suffering and lost wages, etc.

**2. Release, Waiver of Liability, and Discharge of Claims.**

(a) I hereby release, waive, and discharge any and all claims that I may now or in the future have for damages against SEC, including its owners, occupants, tenants, subtenants, licensees, employees, officers, directors, or agents and the respective affiliated entities or persons of any one or more of them, arising directly or indirectly from my death, the death of any other person, bodily injury to me or others, or damage to my property or that of others, attributable to my engaging in Equine Activities, or my presence on SEC's premises.

(b) I acknowledge that SEC requires me to wear AHSA approved headgear with a chin strap while jumping. SEC requires a **minor (under 18 years of age)**, to wear such headgear at all times when riding or driving horses. I hereby release, waive, and discharge SEC, including its owners, occupants, tenants, subtenants, licensees, employees, officers, directors, or agents and the respective affiliated entities or persons of any one or more of them, against any and all claims that I may now or in the future have for damages resulting from my failure to wear headgear while riding or driving either on SEC's premises or at an offsite facility.

**(c) This release is intended to release, waive and discharge, in advance, SEC, together with its owners, occupants, tenants, subtenants, employees, officers, directors and their respective affiliates or persons of any one or more of them, from and against any liability arising out of or connected in any way with my or my guests or invitees engaging in any Equine Activities on the SEC premises or in any activity in which an SEC representative is required to attend on my behalf, and/or my or my guests or invitees presence on the SEC premises, even though such liability may be attributable, in full or in part, to the negligence, recklessness or misconduct of one or more of such persons or entities.**

(d) **Medical Authority.** I, (participant, or if minor, parents/guardians) hereby grant permission and authority to SEC, its officers and authorized employees to act for me in executing verbal instructions or if unable to contact us, to act for us in dealing with physicians, available ambulance companies and hospitals, to obtain prompt medical attention for the person named above in the event of any perceived medical emergency. I hereby covenant and agree to release SEC its owners, occupants, tenants, subtenants, employees, officers, directors, or agents and their respective affiliates or persons of any one or more of them, and hold harmless from liability connected with obtaining prompt medical attention for the person named above.

(e) In accordance with such release, waiver, and discharge, and in consideration of being allowed to utilize and/or visit the SEC facilities, I promise not to sue or demand any money or anything else of value from SEC, including any of its owners, occupants, tenants, subtenants, employees, officers, directors, or agents and their respective affiliates or persons of any one or more of them.

**3. Indemnification.** I agree to completely indemnify and hold harmless SEC, including any of its owners, occupants, tenants, subtenants, employees, officers, directors, or agents and their respective affiliates or persons of any one or more of them, from and against any and all claims, demands, causes of action, suits, actions, losses, liabilities, costs and/or expenses, including attorney's fees, which are occasioned by, or otherwise attributable to, matters for which I have assumed the risk and for which I am responsible in accordance with Section 1 hereof, and for any actions brought by my guests or invitees.

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# March 1 & 2, 2014 Clinic w/ Carola Slater Diener & William Slater

## SHADY OAKS ACTIVITY RELEASE AND WAIVER OF LIABILITY AND INDEMNITY AGREEMENT

It shall be known that \_\_\_\_\_ [name of participant] desires to engage in and hereby does engage in any or all of the following equine, or other activities, provided at 16175 N. Ray Road, Lodi, California, and commonly known as Shady Oaks (the "Property"):

|   |   |
|---|---|
| <p>_____ Lesson</p> <p>_____ Boarding</p> <p>_____ Driving or Riding</p> <p>_____ Training</p> <p>_____ Stall and/or Cottage Rental</p> <p>_____ Carriage Rides</p> | <p><b>Special Events, including but not limited to:</b></p> <p><input checked="" type="checkbox"/> Clinics                      <input checked="" type="checkbox"/> As a Participant</p> <p>_____ Club Meets              _____ As a Spectator</p> <p>_____ Horse Shows              _____ As a Vendor</p> <p>_____ Workshops              _____ As a Volunteer</p> |
|---|---|

The above designated activity(ies)/event(s) shall hereinafter be referred to as the "Event."

In consideration for being permitted to enter upon the Property for any purpose, including, but not limited to observing or participating in the Event, or using any facilities or equipment on the Property, and in exchange for any and all services and entry fees paid, receipt and sufficiency of which is hereby acknowledge, the undersigned, for itself and any personal representatives, heirs, legal representatives, assignees, and next of kin, hereby acknowledge and agree as follows:

1. That the Event and associated activities are inherently dangerous and include risks of harm that may be unknown, not easily observable or may be unpredictable, and that the undersigned is voluntarily participating in or observing the Event with knowledge of the dangers and risks involved, and hereby agrees to accept and assume full responsibility for any and all risks of personal injury or death or property damage while in, about, or upon the Property, and/or while using the Property or any facilities or equipment thereon.
2. That entry onto the Property and use of any equipment or facilities thereon constitutes an acknowledgment that such Property, facilities, and equipment have been inspected by the undersigned and the undersigned finds and accepts the same as being safe and reasonably suited for the purposes of such use.
3. That entry onto the Property is a privilege which may be revoked at any time.
4. That no person under the age of sixteen (16), nor any other person without a valid Driver's License, shall operate motorized vehicles on the Property, including golf carts or any other licensed or unlicensed vehicle.
5. That the undersigned's signature below authorizes the usage of images, including but not limited to photograph and videotape, to promote the Event.
6. To release, waive, discharge, and covenant not to sue or make a claim for, in law or in equity, which may arise at the Event or may in the future arise for or against The Grupe Company, The Greenlaw Grupe, Jr. Operating Company, Greenlaw Grupe Jr., Phyllis Grupe, the Greenlaw Grupe, Jr. & Phyllis Anne Grupe Revocable Trust dated 11/15/90, Kevin Huber, Sandra Huber, Mark Grupe, Bonner Murphy, Bill Murphy, Northern California Driving Club, American Driving Society, U.S. Equestrian Federation, Inc., International Federation for Equestrian Sports, or any affiliated or related person, entity, employee, or volunteer (hereinafter collectively "Grupe") for injury to the person or damage to property arising from or related to the Event, entry onto the Property, and the use or misuse of any equipment or facilities thereon, whether caused by Grupe or otherwise.
7. To indemnify, defend, protect, and hold Grupe harmless from any loss, liability, damage, or cost arising out of or relating to the undersigned's entry upon or about the Property or use of any facilities or equipment thereon, or otherwise arising from or relating to the Event, whether caused by the negligence of Grupe or otherwise.
8. That this Agreement is intended to be as broad and inclusive as permitted by the laws of the State of California and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue in full force and effect.

**THE UNDERSIGNED HAS CAREFULLY READ THIS AGREEMENT, FULLY UNDERSTANDS IT CONTENTS, AND IS SIGNING THIS AGREEMENT VOLUNTARILY AND OF THEIR OWN FREE WILL. THE UNDERSIGNED UNDERSTANDS THAT THIS AGREEMENT RELEASES AND WAIVES SUBSTANTIAL RIGHT THEY MIGHT OTHERWISE HAVE AND IS AWARE THAT THEY ARE ASSUMING ALL LIABILITY RELATIVE TO THE EVENT, AND IS MEANT TO REMAIN IN EXISTENCE THROUGHOUT THE DURATION OF THE EVENT AND/OR OTHER ACTIVITIES RELATED THERETO.**

|  |  |
|--|--|
| Dated: _____                           | Driver: _____                          |
|  | Signature                              |
|  | _____                                  |
|  | Print Name                             |
| Groom, Navigator, Attendant, or Guest: | Groom, Navigator, Attendant, or Guest: |
| _____                                  | _____                                  |
| Signature                              | Signature                              |
| _____                                  | _____                                  |
| Print Name                             | Print Name                             |