



NSA Official Notices
Wednesday, February 24, 2025

GROUP SCHOOLING AT SPRINGDALE RACE COURSE
Saturday, March 8, 2025
9:30am

Toby Edwards and the CCRA have generously offered the middle race course for the purpose of a group schooling day at Springdale Race Course. Six hurdles will be placed out with the thought that the backside will be jumped twice and the frontside once. Horses will be grouped in “heats” to be run every 30 minutes.

- Enter by 5pm on March 1, 2025 with Kate Dalton (katefitzdalton@live.com)

- Entry fee of \$200 per horse will be billed to trainers by the CCRA along with any stall rent

Please specify if you have certain horses you want grouped together. We will do our best to accommodate everyone. Coggins required.

PLEASE NOTE: The Carolina Cup Racing surfaces are off limits at all times. Horses are to enter and exit the middle course via the mulch roads. Horses will gather by the “Tractor Shed” and once everyone has arrived, they can walk onto the course and go look at a hurdle.

Horses will gather at the top of the backside and assemble themselves as they like to start. Jockeys are asked to pull up after completing the backside hurdles the second time. There is a gap with a mulch road across the racing surface on that bend that horses can use to exit the course.

Please do not gallop back around to the frontside a second time. If the racing surface gets cut up, we will stop the schooling day. Everyone’s cooperation is greatly appreciated.

Paperwork requirements:

- Coggins
- Trainer’s Certificate of Insurance with CCRA listed as additionally insured
- Licensed NSA Jockey
- Proof of medical insurance
- Signed Waiver and Liability Release

For anymore information please contact Hannah Marsh: hannah@carolinacup.org

CAROLINA CUP RACING ASSOCIATION WAIVER AND LIABILITY RELEASE

I make this agreement with **Carolina Cup Racing Association, Inc.** a South Carolina corporation (hereafter referred to as "**CCRA**") as a condition for allowing me to do the following: enter the premises, land, facilities, barns, arenas, paddocks, pastures, and surrounding land of CCRA or CCRA's associates; be near horses, ponies, mules, or donkeys (hereafter, "equines"), work with, handle, ride, drive, race, compete, and/ or receive instruction or guidance related to riding, driving, racing, competing, handling and/or working with equines. (All of these activities, individually and collectively, will be referred to as "**The Activities.**")

NAME (*Please print clearly*) _____ PHONE _____

ADDRESS _____

IT IS AGREED AS FOLLOWS:

1. Inherent Risk of Equine Activity. I understand that there is an inherent risk of equine activity, including, but not limited to: **(a)** the propensity of an equine to behave in ways that may result in injury, harm, or death to a person on or around the equine; **(b)** the unpredictability of an equine's reaction to sound, sudden movement, an unfamiliar object, a person, or another animal; **(c)** certain hazards such as surface and subsurface conditions; **(d)** collisions with other equines or objects; and **(e)** the potential of a participant to act in a negligent manner that may contribute to injury to the participant or others, as failing to maintain control over the animal or not acting within the participant's ability.

2. WAIVER AND LIABILITY RELEASE: As consideration for being allowed to engage in any or all of **The Activities**, now and in the future and at any location, I voluntarily agree to each of the following:

(a) CCRA and its respective officers, directors, members, managers, employees, agents, heirs, family members, assigns, representatives, affiliates, and others acting on their behalf (hereafter referred to collectively as "The Released Parties") shall not be liable for any losses, injuries, or damages that I may sustain as a result of engaging in any of The Activities;

(b) I release, waive, and discharge all claims, demands, damages, legal actions, causes of action, or rights of action (present or future) against The Released Parties, whether the claims are known, unknown, anticipated, or unanticipated, arising out of my engaging in The Activities.

WARNING

Under South Carolina law, an equine activity sponsor or equine professional is not liable for an injury to or the death of a participant in an equine activity resulting from an inherent risk of equine activity, pursuant to Article 7, Chapter 9 of Title 47, Code of Laws of South Carolina, 1976.

This Agreement and all disputes or controversies arising out of or relating to this Agreement shall be governed by, and construed in accordance with, the laws of the State of South Carolina, without regard to the laws of any other jurisdiction that might be applied because of the conflicts of laws principles of the State of South Carolina. This document can only be modified in writing.

Accepted by: **PARTICIPANT**

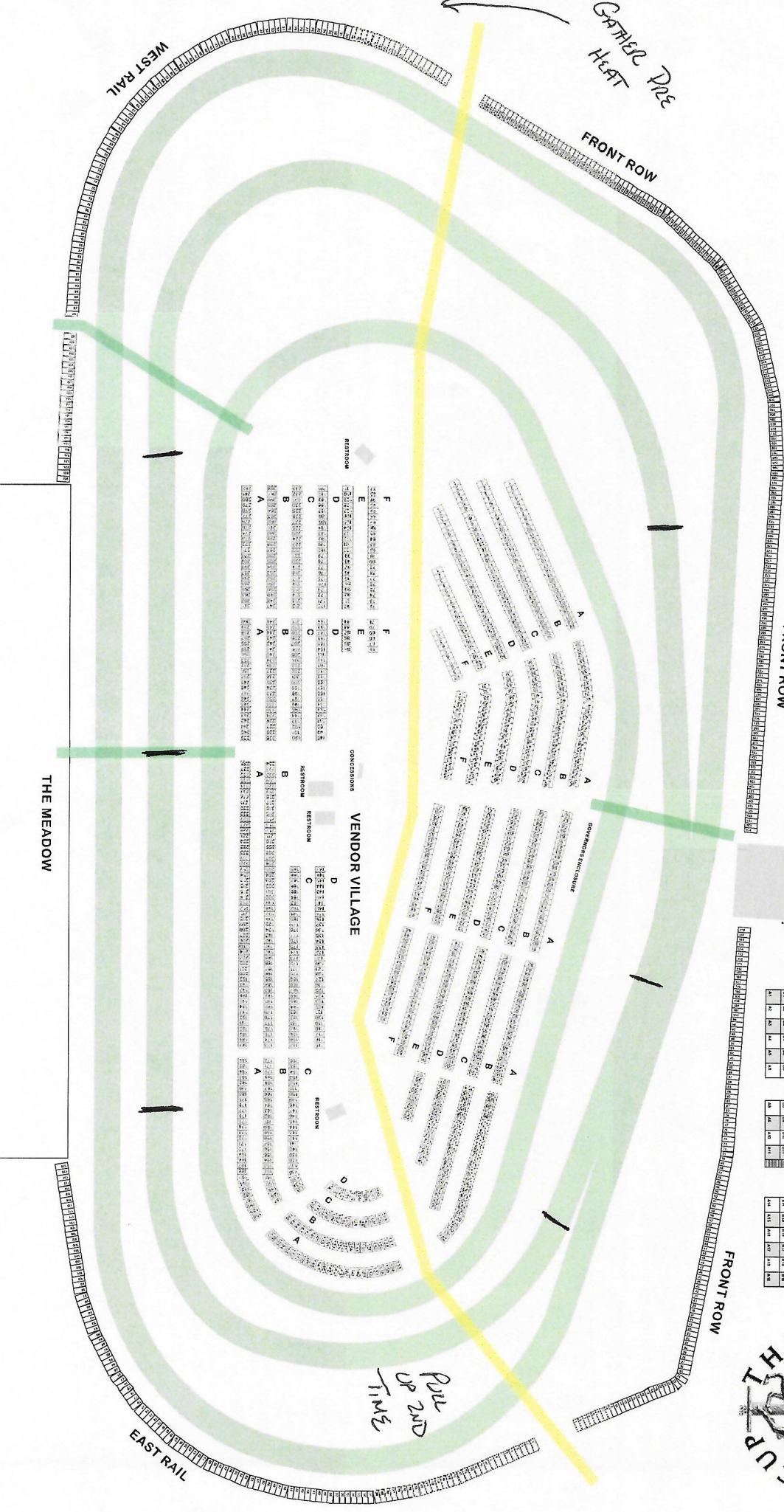
SIGNATURE: _____

PRINT NAME HERE: _____ DATE : _____

Accepted by: **CAROLINA CUP RACING ASSOCIATION, INC.**

SIGNATURE: _____ DATE: _____

THE CAROLINA CUP



RESTRICTED PARKING

PADDOCK SHOPPES VENDORS

GRAND STAND

HORSEMAN		PRESS / STEWARDS	
1	2	3	4
5	6	7	8
9	10	11	12
13	14	15	16
17	18	19	20
21	22	23	24
25	26	27	28
29	30	31	32
33	34	35	36
37	38	39	40
41	42	43	44
45	46	47	48
49	50	51	52
53	54	55	56
57	58	59	60
61	62	63	64
65	66	67	68
69	70	71	72
73	74	75	76
77	78	79	80
81	82	83	84
85	86	87	88
89	90	91	92
93	94	95	96
97	98	99	100



THE MEADOW

Pull UP 2ND TIME

GATHER DICE HEAT