

Evenstride Ltd.



JUMPER SHOW SUNDAY, APRIL 11, 2010

MANAGER
OLANA LAFFEY
26 Orchard Street
Byfield, MA 01922
(978) 465-9119

SHOW SECRETARY
MARY LYNNE RAHLSON
9 Flume Street
Concord, NH 03303
603-228-5680

Warm - Up 8:00 - 9:00 A.M.

Show Starts at 9:00 A.M.

CLASS SCHEDULE

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|---|--------------------|
| 1. 18" JUMPER Table 2, Sec. 2b Fences - 18" | Entry Fee: \$25.00 |
| 2. 18" JUMPER STAKE Table 2, Sec. 2b Fences - 18" | Entry Fee: \$30.00 |
| 3. PONY JUMPER Table 2, Sec. 2c Fences - 2'3" | Entry Fee: \$25.00 |
| 4. PONY JUMPER STAKE Table 2, Sec. 2b Fences - 2'6" | Entry Fee: \$30.00 |
| 5. PUDDLE JUMPER Table 2, Sec. 2b Fences - 2'6" | Entry Fee: \$25.00 |
| 6. PUDDLE JUMPER Table 2, Sec. 2.1 Fences - 2'6" | Entry Fee: \$25.00 |
| 7. PUDDLE JUMPER STAKE Table 2, Sec. 2b Fences - 2'6" | Entry Fee: \$30.00 |
| 8. LOW JUMPER Table 2, Sec. 2b Fences - 3'0" | Entry Fee: \$25.00 |
| 9. LOW JUMPER STAKE Table 2, Sec. 2c Fences - 3'0" | Entry Fee: \$30.00 |
| 10. SCHOOLING JUMPER Table 2, Sec. 2c Fences - 3'6" | Entry Fee: \$25.00 |
| 11. ADD-BACK SCHOOLING JUMPER STAKE Table 2, Sec. 2b Fences - 3'6" | Entry Fee: \$30.00 |
| 12. MODIFIED JUMPER Table 2, Sec. 2b Fences - 3'9" | Entry Fee: \$25.00 |

Table 2, Sec 2b - First Round & Jump Off - If competitor has gone clean in the first round, the competitor without leaving the ring, upon an audible signal, commence the designated jump off course.

Table 2, Sec 2c - Power & Speed - If the competitor has gone clean in the first round, upon crossing the finish line, commence the designated jump off course.

Table 2, Sec 2.1 - No Jump Off

DIRECTIONS: Route 95, Exit 55, Central St. 1 mile on Central St. towards Triton.
Left onto Orchard St. 1 Mile. Evenstride on the Left.

Euenstride Ltd.

Entries to:

Mary Lynne Rahlson
9 Flume Street
Concord, NH 03303

Tel: 603-228-5680

Only One Horse Per Entry.

This Form May Be Photocopied.

| Classes | Horse | Rider | Age | Owner | Fee |
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EVERY ENTRY AT A RECOGNIZED COMPETITION SHALL CONSTITUTE AN AGREEMENT AND AFFIRMATION THAT ALL PARTICIPANTS (WHICH INCLUDE, WITHOUT LIMITATION, THE OWNER, LESSEE, TRAINER, MANAGER, AGENT, COACH, DRIVER, RIDER, HANDLER AND THE HORSE), FOR THEMSELVES, THEIR PRINCIPALS, REPRESENTATIVES, EMPLOYEES AND AGENTS: (1) SHALL BE SUBJECT TO THE CONSTITUTION AND RULES OF THE ASSOCIATION AND THE LOCAL RULES OF THE COMPETITION; (2) REPRESENT THAT THE HORSE, RIDER, DRIVER, AND HANDLER IS ELIGIBLE AS ENTERED; (3) AGREE TO BE BOUND BY THE CONSTITUTION AND RULES OF THE USEF AND OF THE COMPETITION, AND WILL ACCEPT AS FINAL THE DECISION OF THE HEARING COMMITTEE ON ANY QUESTION ARISING UNDER SAID RULES, AND AGREE TO HOLD THE COMPETITION, THE USEF, THEIR OFFICIALS, DIRECTORS AND EMPLOYEES HARMLESS FOR ANY ACTION TAKEN; (4) AGREE THAT AS A CONDITION OF AND IN CONSIDERATION OF ACCEPTANCE OF ENTRY, THEY AUTHORIZE THE USEF AND/OR THE COMPETITION MANAGEMENT TO MARKET TRANSFER, ASSIGN OR OTHERWISE MAKE USE OF ANY PHOTOGRAPHS, LIKENESSES, FILMS, BROADCASTS, CABLECASTS, AUDIOTAPES OR VIDEOTAPES TAKEN OF THE HORSE(S) AND PARTICIPANT(S) WHILE ON THE GROUNDS, INCIDENT TO, OR IN TRANSIT BETWEEN THE STABLING FACILITY AND THE EVENT SITE, IN ANY WAY THEY SEE FIT FOR THE PROMOTION, COVERAGE OR BENEFIT OF THE EVENT, SPORT, OR THE USEF, WITHOUT COMPENSATION TO ANY OF THEM, SO LONG AS THE USE NEITHER JEOPARDIZES AMATEUR STATUS NOR ENDORSES A SPECIFIC PRODUCT OR SERVICE, AND HEREBY EXPRESSLY AND IRREVOCABLY WAIVE AND RELEASE ANY RIGHTS IN CONNECTION WITH SUCH USE, INCLUDING ANY CLAIM TO INVASION OF PRIVACY, RIGHT OF PUBLICITY, OR TO MISAPPROPRIATION; AND (5) AGREE THAT THEY PARTICIPATE VOLUNTARILY IN THE COMPETITION FULLY AWARE THAT HORSE SPORTS AND THE COMPETITION INVOLVE INHERENT DANGEROUS RISK OF SERIOUS INJURY OR DEATH, AND BY PARTICIPATING THEY EXPRESSLY ASSUME ANY AND ALL RISKS OF INJURY OR LOSS, AND THEY AGREE TO INDEMNIFY AND HOLD THE USEF, THE COMPETITION AND THEIR OFFICIALS, DIRECTORS, EMPLOYEES AND AGENTS HARMLESS FROM AND AGAINST ALL CLAIMS INCLUDING FOR ANY INJURY OR LOSS SUFFERED DURING OR IN CONNECTION WITH THE COMPETITION, WHETHER OR NOT SUCH CLAIM, INJURY OR LOSS RESULTED, DIRECTLY OR INDIRECTLY, FROM THE NEGLIGENT ACTS OR OMISSIONS OF SAID OFFICIALS, DIRECTORS, EMPLOYEES OR AGENTS OF THE AHSA OR COMPETITION. THE CONSTRUCTION AND APPLICATION OF AHSA RULES ARE GOVERNED BY THE LAWS OF THE STATE OF NEW YORK, AND ANY ACTION INSTITUTED AGAINST THE USEF MUST BE FILED IN NEW YORK STATE. SEE ARTICLE 1502.5.

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| Warm Up | |
| Number Deposit | \$1.00 |
| GRAND TOTAL | |

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| Rider's Name _____ Street _____ City _____ State/Zip _____ Phone (____) _____ Signature _____ (Parent or Guardian if Under 18) | Owner's Name _____ Street _____ City _____ State/Zip _____ Phone (____) _____ Signature _____ (Parent or Guardian if Under 18) | <p>WARNING</p> <p>Under Massachusetts Law, an equine professional is not liable for an injury to, or the death of, a participant in equine activities resulting from the inherent risks of equine activities, pursuant to Chapter 128, Section 2D.</p> |
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