

2024 Intercollegiate Judging Contest Release of Liability & Indemnity Agreement

PLEASE COMPLETE AND BRING TO CONTEST

<u> </u>	LEASE COMPLETE AM	BRING TO CONTEST
☐Intercollegiate L	ivestock Judging	☐ Intercollegiate Wool Judging
ONE FORM REQUIRED FOR EACH CON	TEST ENTERED. EACH CO	DACH AND CONTESTANT MUST EXECUTE THIS APPLICATION.
	llectively, "HLSR"), the und) with Houston Livestock Show and Rodeo, Inc., Houston Livestock Show and dersigned hereby enter into this RELEASE OF LIABILITY AND INDEMNITY
1. <u>INVITATIONAL SHOW:</u> The Houston Livestock Sho an invitation to any Exhibitor or Contestant.	w is an invitational show and	d the Houston Livestock Show and Rodeo reserves the right to extend or withhole
including, but not limited to, bodily injury or death, and damage to persons, livestock, or property that is cause out of, or are related to, the undersigned's entry into a CODE), A FARM ANIMAL PROFESSIONAL OR FAFFARM ANIMAL ACTIVITIES, INCLUDING AN EMPANIMAL ACTIVITIES. UNDER TEXAS LAW (CHAPTER)	d damage to property or pri- ed by them or any persons (and participation in the Activi and OWNER OR LESSEE IS LOYEE OR INDEPENDEN FER 87, CIVIL PRACTICE	nd there are risks associated with entry into and participation in the Activities vacy rights. The undersigned further acknowledge that they will be liable for all (including, but not limited to, minors) under their care and control, and that arise ties. UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES ON THABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN CONTRACTOR, RESULTING FROM THE INHERENT RISKS OF FARM AND REMEDIES CODE), A LIVESTOCK SHOW SPONSOR IS NOT LIABLE SHOW RESULTING FROM THE INHERENT RISKS OF LIVESTOCK SHOW
present and former directors, officers, employees, ag assigns (collectively, the "HLSR Parties" or individually expenses (including, but not limited to, reasonable atto unknown, (collectively, "Claims") relating to or arising not limited to the NEGLIGENT ACTIONS OF THE HL PRODUCING CAUSE OF THE CLAIMS . Without limited to the NEGLIGENT ACTIONS Without limited to the NEGLIGENT ACTIONS OF THE HL PRODUCING CAUSE OF THE CLAIMS.	ents, volunteers, and repread, an "HLSR Party") from any brneys' fees) for personal injudy of any negligent acts in a SR PARTIES, REGARDLE ting the foregoing, the under	ID FOREVER DISCHARGE HLSR, its subsidiaries and affiliates and its and theis sentatives and the respective heirs, administrators, executors, successors and an and claims, causes of action, suits, demands, settlements, judgments and/oury, death and/or property damage, accrued or to accrue in the future, known occurred to the future, known occurred to the future, which is the entry into and participation in the Activities, including but the future of the future
PARTIES from any Claims, including, but not limite SUCH NEGLIGENCE WAS THE SOLE, PROXIMATE defend, indemnify and hold harmless the HLSR Paparticipation in the Activities. As used herein, "IN	d to, Claims resulting from E OR PRODUCING CAUSE orties shall extend only to DEMNIFY" means to agreal and/or expenses (including)	IED AGREE TO DEFEND, INDEMNIFY AND HOLD HARMLESS THE HLSF m THE HLSR PARTIES' OWN NEGLIGENCE, REGARDLESS OF WHETHER E OF THE CLAIMS; provided, however, that the duty of the undersigned to Claims arising directly or indirectly from the undersigned's entry into ance to assume the HLSR Parties' liability as to any and all claims, causeing reasonable attorneys' fees) made by, through, or under the undersigned pation in the Activities.
INTERVIEWED in connection with the Activities. The u	undersigned understand that I media. The undersigned ag	GRANT PERMISSION to be PHOTOGRAPHED, VIDEOED, RECORDED and/o t such photographs, videos, recordings and/or interviews may be used by HLSF gree to RELEASE and INDEMNIFY HLSR for any Claims related to photographs
the Agreement will be governed by the laws of Texas, Harris County, Texas. If any part of this Agreement is This Agreement controls notwithstanding any conflicting and conditions and acknowledge receipt of this Agreement HLSR and/or its agents, officers, directors volunteers, arbitration administered by the American Arbitration A Commercial Arbitration Rules of the AAA that are in effective to the AAAA that are in effective to the AAAA that are in effective to the AAAA that are in effective	and that jurisdiction and prodetermined to be invalid or ong terms or conditions of an ment. HLSR may require the members and assigns, in a ssociation ("AAA") pursuantect at the time the demand of fact and conclusions of	eement shall be binding on their heirs, executors, successors and assigns, that oper venue for any dispute regarding this Agreement shall be in a State Court in unenforceable, it does not affect the validity of the remainder of this Agreement by other agreement between the parties. The undersigned agree to these terms at all claims or disputes between Exhibitor and/or his/her parent or guardian and any way arising out of or related to this Agreement, shall be decided by binding to the Federal Arbitration Act, 9 U.S.C., 1, et seq. and in accordance with the for arbitration is filed, unless the parties mutually agree otherwise in writing. The law, shall be final, conclusive and binding on the parties and judgment may be soon.
including, but not limited to, the Exhibitor Handbook. The undersigned represent that they thoroughly unde	rstand that this is a complet nises or statements made b	abide by all rules and regulations of the Houston Livestock Show and Rodeo te and final release and indemnity agreement, that they are voluntarily entering by any HLSR Party or any agent, attorney or other representative of any HLSF
Signature – Contestant:	Date:	Name Printed:
Signature – Coach:	Date:	Name Printed:

Name of College/University: