

2024 Judging Contest: Release of Liability & Indemnity / Drug Certification Agreement

PLEASE COMPLETE AND BRING TO CONTEST

Silow Daw Hodgo	PLEASE COMPLETE A	AND BRING TO CONTEST	
4-H & FFA Meat Judging Contest		Intercollegiate Meat Judging Contest	
ONE FORM REQUIRED FOR EACH CO	NTEST ENTERED. EACH C	COACH AND CONTESTANT MUST EXECUTE THIS APPLICATION.	
	Show and Rodeo Educational Fun	iated with the Houston Livestock Show and Rodeo, Inc. Meat Judging Contest, Houstound and Corral Club, Inc., (collectively, "HLSR"), the undersigned hereby enter into the DRM (this "Agreement").	
1. <u>INVITATIONAL SHOW:</u> The Houston Livestock Shows to any Exhibitor or Contestant.	พ is an invitational show, and the H	Houston Livestock Show and Rodeo reserves the right to extend or withhold an invitation	on
limited to, bodily injury or death, and damage to proper property that is caused by them or any persons (includi into and participation in the Activities. UNDER TEXAS L. OR LESSEE IS NOT LIABLE FOR AN INJURY TO OF CONTRACTOR, RESULTING FROM THE INHERENT	ty or privacy rights. The undersigning, but not limited to, minors) under AW (CHAPTER 87, CIVIL PRACT RITHE DEATH OF A PARTICIPAL RISKS OF FARM ANIMAL ACT ABLE FOR AN INJURY TO OR T	e are risks associated with entry into and participation in the Activities including, but n gned further acknowledge that they will be liable for all damage to persons, livestock, der their care and control, and that arise out of, or are related to, the undersigned's enterior Entre and Remedies Code), A FARM ANIMAL PROFESSIONAL OR FARM OWNER ANT IN FARM ANIMAL ACTIVITIES, INCLUDING AN EMPLOYEE OR INDEPENDENT CTIVITIES. UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES THE DEATH OF A PARTICIPANT IN A LIVESTOCK SHOW RESULTING FROM THE	or try ER NT
former directors, officers, employees, agents, volunteer "HLSR Parties" or individually, an "HLSR Party") and M and/or expenses (including, but not limited to, reasonab unknown, (collectively, "Claims") relating to or arising or the NEGLIGENT ACTIONS OF THE HLSR PARTIES ,	s, and representatives and the res ARTIN PREFERRED FOODS L.P ble attorneys' fees) for personal injuit of any negligent acts in connect REGARDLESS OF WHETHER SI rsigned agrees that the HLSR Part	PREVER DISCHARGE HLSR, its subsidiaries and affiliates and its and their present an espective heirs, administrators, executors, successors and assigns (collectively, the .P. from any and all claims, causes of action, suits, demands, settlements, judgments, njury, death and/or property damage, accrued or to accrue in the future, known or ction with his/her entry into and participation in the Activities, including but not limited to SUCH NEGLIGENCE WAS THE SOLE, PROXIMATE OR PRODUCING CAUSE OF arties shall not be liable to him/her, his/her family, heirs, administrators, executors or on in the Activities.	
MARTIN PREFERRED FOODS L.P. from any and all of OF WHETHER SUCH NEGLIGENCE WAS THE SOLE defend, indemnify and hold harmless the HLSR Par in the Activities. As used herein, "INDEMNIFY" me	Claims, including but not limited E, PROXIMATE OR PRODUCING ties shall extend only to Claims ans to agree to assume the HL ments, and/or expenses (including the control of the contr	GREE TO DEFEND, INDEMNIFY AND HOLD HARMLESS THE HLSR PARTIES ANd to Claims resulting from THE HLSR PARTIES' OWN NEGLIGENCE, REGARDLES G CAUSE OF THE CLAIMS; provided, however, that the duty of the undersigned as arising directly or indirectly from the undersigned's entry into and participation and the same of the sam	to on
in connection with the Activities. The undersigned under	erstand that any such photographs	PERMISSION to be PHOTOGRAPHED, VIDEOED, RECORDED and/or INTERVIEWE ns, videos, recordings and/or interviews may be used by HLSR for television, film, vide IFY HLSR for any Claims related to photographs, videos, recordings and/or interviews	ю,
will be governed by the laws of Texas, and that jurisdic part of this Agreement is determined to be invalid or ur any conflicting terms or conditions of any other agreeme HLSR may require that all claims or disputes between Es in any way arising out of or related to this Agreement, she Arbitration Act, 9 U.S.C., 1, et seq. and in accordance we	ction and proper venue for any disponenforceable, it does not affect the cent between the parties. The under whibitor and/or his/her parent or guntal be decided by binding arbitratio with the Commercial Arbitration Rulen of the arbitrator(s), which shall steps of the arbitrator(s), which shall steps or any series of the arbitrator(s), which shall steps or any series of the arbitrator(s), which shall steps or any series	It shall be binding on their heirs, executors, successors and assigns, that the Agreeme is pute regarding this Agreement shall be in a State Court in Harris County, Texas. If an the validity of the remainder of this Agreement. This Agreement controls notwithstanding erigined agree to these terms and conditions and acknowledge receipt of this Agreement unardian and HLSR and/or its agents, officers, directors volunteers, members and assign tion administered by the American Arbitration Association ("AAA") pursuant to the Federules of the AAA that are in effect at the time the demand for arbitration is filed, unless the state findings of fact and conclusions of law, shall be final, conclusive and binding on the last, to enforce the decision.	ny ng nt. ns, ral he
Exhibitor Handbook. The undersigned represent that they thoroughly underst	and that this is a complete and fina	regulations of the Houston Livestock Show and Rodeo, including, but not limited to, the nal release and indemnity agreement, that they are voluntarily entering into this Agreeme gent, attorney or other representative of any HLSR Party has influenced the undersigned	ent
		Name Printed:	
lf the person on whose behalf this Agreement is being ε	executed is a minor, a parent or le	egal guarulari must also execute this Agreement.	
Signature—Parent/Guardian:	Date:	Name Printed:	
RELATIONSHIP TO MINOR:			

Name of County 4-H/FFA Chapter: _