

OUSION Livestock 2026 Ranch Horse Competition Entry Form Show and Rodeo

DEADLINES

Entries must be **postmarked** by 02/01/2026

All late entries must be received by 02/10/2026

HORSE SHOW CONTACT INFORMATION

Phone Number: 832.667.1012 Website: www.rodeohouston.com **Mailing Address:**

3 NRG Park

Email: horseshow@rodeohouston.com Houston, TX 77054

WHAT TO INCLUDE IN YOUR PACKET

- Completed W9 (for OWNER)
- Completed entry form & payment
- Completed indemnity agreement (page 4)
- Copy of horse registration papers showing the current owner.
- Copy of birth certificate (or current breed association card showing birthdate) for
- Copy of amateur card for amateur class entries.

OWNER INFORMAT	FION (person listed on horse registration papers – C	ONE NAME ONLY)
ame	Social Security # (last 4 digits)	Phone #
ddress	<u>Email</u>	
ty, State, Zip Code	Signature	
HOI	RSE INFORMATION (one horse per entry form ONL	Υ)
egistered Name	Reg	istration #
rainer Name	Foa	l Year
ixhibitor A Name	Birthdate	Phone #
ddress	Relation to Owner	
ity, State, Zip Code	Signature	
chibitor B Name	Birthdate	Phone #
ddress	Relation to Owner	
		
ity, State, Zip Code	Signature	
ity, State, Zip Code	Signature	
ity, State, Zip Code	PAYOR INFORMATION	

PAYOR INFORMA	ATION		
Payor Name:	Phone:		
Address:	Email:		
City/State/Zip:	Send Correspondence To:	Owner	Payor

CLASS ENTRY (please designate exhibitor letter from page 1 in the "EXH" column)			
EXH	Class	Class Description	Entry Fee
	1	Open Ranch Rail Pleasure	\$40
	2	Amateur Ranch Rail Pleasure (19 & Over)	\$40
	3	Youth Ranch Rail Pleasure (18 & Under)	\$20
	4	Open Ranch Riding	\$40
	5	Amateur Ranch Riding (19 & Over)	\$40
	6	Youth Ranch Riding (18 & Under)	\$20
	7	Open Ranch Reining	\$40
	8	Amateur Ranch Reining (19 & Over)	\$40
	9	Youth Ranch Reining (18 & Under)	\$20
	10	Open Ranch Trail	\$40
	11	Amateur Ranch Trail (19 & Over)	\$40
	12	Youth Ranch Trail (18 & Under)	\$20
	13	Open Ranch Conformation	\$30
	14	Amateur Ranch Conformation (19 & Over)	\$30
	15	Youth Ranch Conformation (18 & Under)	\$10

FEE SUMMARY			
Total Entry Fees		\$	
Stall (required)	# of stalls X \$75 per stall =	\$	
Tack Stall	# of tack stalls X \$75 per stall =	\$	
Office Charge (\$20/horse– pay once per breed)		\$ 20.00	
Late Entry Fee (Class fee is doubled for any entry postmarked after 2/1/26)		\$	
TOTAL		\$	

PAYMENT INFORMATION			
☐ Cash	☐ Visa	Authorization Signature:	
Check	■ Mastercard	Authorization signature.	
	☐ AMEX	Name on Card	
** Make payable to: HLSR	Discover	Credit Card #	Exp. Date

	P	LEASE MARK ALL SHOWS ENTERED	BELOW			
0	NCHA Ranch Sorting Ranch Rodeo Youth Ranch Rodeo	Youth Horse Show Paint Horse Show Ranch Horse Show Ranch Horse Challenge		Quarter H	Horse Spec Horse Rop	
Depart	W-9 March 2024) Itment of the Treasury	RM (must be completed by the <u>owner</u> Request for Taxpayer Identification Number and Certific to www.irs.gov/FormW9 for instructions and the latest i	ation	norse)	Give form requester send to the	r. Do not
	re you begin. For guidance related to	the purpose of Form W-9, see Purpose of Form, below.				
	Name of entity/individual. An entry is entity's name on line 2.) Business name/disregarded entity name.	required. (For a sole proprietor or disregarded entity, enter the own	ner's name on line	1, and ente	r the business/	disregarded
Print or type. See Specific Instructions on page 3.	only one of the following seven boxes. Individual/sole proprietor			cions (codes apply only to entities, not individuals; tructions on page 3): ayee code (if any) In from Foreign Account Tax ce Act (FATCA) reporting		
Print pecific Inst	and you are providing this form to a partnership, trust, or estate in which you have an ownership interest, check			to accounts m		
See	this box if you have any foreign partners, owners, or beneficiaries. See instructions			(optional)		
Enter backu reside	backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>		a	curity numb	per	
		ame, see the instructions for line 1. See also What Name an		r identificati	on number	
	per To Give the Requester for guideling			-		
Par						
 Under penalties of perjury, I certify that: The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and I am not subject to backup withholding because (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and I am a U.S. citizen or other U.S. person (defined below); and The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct. 						
becau acquis	use you have failed to report all interest sition or abandonment of secured prop than interest and dividends, you are no	out item 2 above if you have been notified by the IRS that you t and dividends on your tax return. For real estate transactions perty, cancellation of debt, contributions to an individual retire of required to sign the certification, but you must provide your	s, item 2 does no ement arrangeme	ot apply. Fo ent (IRA), an	or mortgage in id, generally, p	terest paid, payments
Here		Dat	te			

LIABILITY & INDEMNITY AGREEMENT (include signed copy in your entry packet)

As valid consideration for entry into and participation in activities (the "Activities") with Houston Livestock Show and Rodeo, Inc., Houston Livestock Show and Rodeo Educational Fund and Corral Club, Inc. (collectively, "HLSR"), the undersigned hereby enters into this RELEASE OF LIABILITY AND INDEMNITY AGREEMENT (this "Agreement").

ACKNOWLEDGMENT OF RISKS: The undersigned recognizes and understands there are risks associated with entry into and participation in the Activities including, but not limited to, bodily injury or death, and damage to property or privacy rights. The undersigned further acknowledges that he/she will be liable for all damage to persons, live-stock, or property that is caused by him/her or any persons (including, but not limited to, minors) under their care and control, and that arise out of, or are related to, the undersigned's entry into and participation in the Activities. UNDER CHAPTER 87, TEXAS CIVIL PRACTICE AND REMEDIES CODE, A FARM ANIMAL PROFESSIONAL OR FARM OWNER OR LESSEE IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN FARM ANIMAL ACTIVITIES, INCLUDING AN EMPLOYEE OR INDEPENDENT CONTRACTOR, RESULTING FROM THE INHERENT RISKS OF FARM ANIMAL ACTIVITIES. UNDER CHAPTER 87, TEXAS CIVIL PRACTICE AND REMEDIES CODE, A LIVESTOCK SHOW SPONSOR IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN A LIVESTOCK SHOW RESULTING FROM THE INHERENT RISKS OF LIVESTOCK SHOW ACTIVITIES.

RELEASE FROM LIABILITY: The undersigned hereby RELEASES, ACQUITS AND FOREVER DISCHARGES HLSR, its subsidiaries and affiliates and its and their present and former directors, officers, employees, agents, volunteers, and representatives and the respective heirs, administrators, executors, successors and assigns (collectively, the "HLSR Parties" or individually, an "HLSR Party") from any and all claims, causes of action, suits, judgments, settlements, expenses (including, but not limited to, reasonable attorneys' fees), and/or demands for personal injury, death and/or property damage, accrued or to accrue in the future, known or unknown, (collectively, "Claims") relating to or arising out of any negligent acts in connection with his/her entry into and participation in the Activities, including but not limited to the NEGLIGENT ACTIONS OF THE HLSR PARTIES, REGARDLESS OF WHETHER SUCH NEGLIGENCE WAS THE SOLE, PROXIMATE OR PRODUCING CAUSE OF THE CLAIMS.

AGREEMENT TO INDEMNIFY AND HOLD HARMLESS: THE UNDERSIGNED AGREES TO DEFEND, INDEMNIFY AND HOLD HARMLESS THE HLSR PARTIES from any and all claims, causes of action, suits, judgments, settlements, expenses (including, but not limited to, reasonable attorneys' fees), and/or demands for personal injury, death or property damage, accrued or to accrue in the future, known or unknown, (collectively, "Claims"), including but not limited to Claims resulting from THE HLSR PARTIES' OWN NEGLIGENCE, REGARDLESS OF WHETHER SUCH NEGLIGENCE WAS THE SOLE, PROXIMATE OR PRODUCING CAUSE OF THE CLAIMS; provided, however, that the duty of the undersigned to defend, indemnify and hold harmless the HLSR Parties shall extend only to Claims arising directly or indirectly from the undersigned's entry into and participation in the Activities. As used herein, "INDEMNIFY" means to agree to assume the HLSR Parties' liability as to any and all claims, causes of action, suits, demands, settlements, judgments and/or expenses (including, but not limited to, reasonable attorneys' fees) made by, through, or under the undersigned against the HLSR Parties related to the undersigned's entry into and participation in the Activities.

PHOTOGRAPH/INTERVIEW RELEASE AND INDEMNITY: The undersigned GRANTS PERMISSION to be PHOTOGRAPHED, VIDEOED, RECORDED and/or INTERVIEWED (the "Material") in connection with the Activities. The undersigned understands that any such photographs, videos, recordings and/or interviews may be incorporated by HLSR in television, film, video, visual, graphic, printed and/or social media (the "Artwork"). The undersigned grants HLSR, on a gratis, royalty-free basis, the non-exclusive right to include the Material as part of the Artwork and to distribute, exhibit and otherwise exploit (and to authorize others to distribute, exhibit and otherwise exploit) the Artwork and its related advertising, publicity and promotion incorporating the Material throughout the world in perpetuity in all media and by all means, now known or hereafter developed.

TEXAS LAW AND ARBITRATION: The undersigned understands that this Agreement shall be binding on his/her heirs, executors, successors and assigns, that this Agreement will be governed by the laws of Texas, and that jurisdiction and proper venue for any dispute regarding this Agreement shall be in a State Court in Harris County, Texas. If any part of this Agreement is determined to be invalid or unenforceable, it does not affect the validity of the remainder of this Agreement. This Agreement controls notwithstanding any conflicting terms or conditions of any other agreement between the parties. The undersigned agrees to these terms and conditions and acknowledges receipt of this Agreement. HLSR may require that all claims or disputes between the undersigned and HLSR and/or its agents, officers, directors volunteers, members and assigns, in any way arising out of or related to this Agreement, shall be decided by binding arbitration administered by the American Arbitration Association ("AAA") pursuant to the Federal Arbitration Act, 9 U.S.C., 1, et seq. and in accordance with the Commercial Arbitration Rules of the AAA that are in effect at the time the demand for arbitration is filed, unless the parties mutually agree otherwise in writing. The decision of the arbitrator(s), which shall state findings of fact and conclusions of law, shall be final, conclusive and binding on the parties and judgment may be entered thereon in the District Court of Harris County, Texas, to enforce the decision.

COMPREHENSION AND AUTHORITY. The undersigned certifies that he/she has read, understand and will abide by all rules and regulations of the Houston Livestock Show and Rodeo, including but not limited to, the Horse Show Exhibitor Handbook. The undersigned represents that he/she thoroughly understands that this is a complete and final release and indemnity agreement, that he/she is voluntarily entering into this Agreement, and that no representations, promises or statements made by any HLSR Party, or any agent, attorney or other representative of any HLSR Party has influenced the undersigned in causing him/her to sign this Agreement.

By signing below you are stating that you have read the abo	e Agreement in its entirety and a	agree to all of the terms and conditions stated.
Printed Legal Name		
Signed Legal Name		Date
Parent/Guardian Name		
Parent/Guardian Signature		Date