

## 2025 Agricultural Mechanics Project Show Release of Liability & Indemnity Agreement

Show and Rodeo			
Agricultural Mechanics Project Show	Tractor Restor		Technician Contest
	Trailer Build Off Contes	st	
ONE FORM REQUIRED FOR EACH EXHIBITOR MUS	THAT HAS CONSTRUCTED & I T BE SUBMITTED AT THE TIMI		AL MECHANICS PROJECT.
<u>Part I</u> As valid consideration for entry into and participation in activities (th and Corral Club, Inc., (collectively, "HLSR"), the undersigned here "Agreement").	•		
<b>1. INVITATIONAL SHOW:</b> The Houston Livestock Show is an invite Exhibitor or Contestant.	ational show and the Houston Livesto	ock Show and Rodeo reserves the right	t to extend or withhold an invitation to any
2. ACKNOWLEDGMENT OF RISKS: The undersigned recognize a bodily injury or death, and damage to property or privacy rights. T caused by them or any persons (including, but not limited to, minors the Activities. UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTIC FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN FATHE INHERENT RISKS OF FARM ANIMAL ACTIVITIES. UNDER NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN THE INHERENT RISKS OF THE DEATH OF A PARTICIPANT IN THE DEATH OF A PA	ihe undersigned further acknowledge s) under their care and control, and th CE AND REMEDIES CODE), A FARI IRM ANIMAL ACTIVITIES, INCLUDI R TEXAS LAW (CHAPTER 87, CIVII	e that they will be liable for all damage nat arise out of, or are related to, the ur M ANIMAL PROFESSIONAL OR FAR ING AN EMPLOYEE OR INDEPENDE L PRACTICE AND REMEDIES COED	e to persons, livestock, or property that is ndersigned's entry into and participation in M OWNER OR LESSEE IS NOT LIABLE NT CONTRACTOR, RESULTING FROM DO, A LIVESTOCK SHOW SPONSOR IS
3. RELEASE FROM LIABILITY: The undersigned hereby RELEAS directors, officers, employees, agents, volunteers, and representati individually, an "HLSR Party") from any and all claims, causes of a fees0 for personal injury, death and/or property damage, accrued o connection with his/her entry into and participation in the Activities SUCH NEGLIGENCE WAS THE SOLE, PROXIMATE OR PRODUCTION TO BE Itable to him/her, his/her family, heirs, administrators, executed.	ives and the respective heirs, admini- action, suits, demands, settlements, ju or to accrue in the future, known or un , including but not limited to the NEG JCING CAUSE OF THE CLAIMS. W	istrators, executors, successors and as judgments, and/or expenses (including nknown, (collectively, "Claims") relating GLIGENT ACTIONS OF THE HLSR P Vithout limiting the foregoing, the under	ssigns (collectively, the "HLSR Parties" o , but not limited to, reasonable attorneys g to or arising out of any negligent acts ir ARTIES, REGARDLESS OF WHETHER signed agree that the HLSR Parties shal
4. AGREEMENT TO INDEMNIFY AND HOLD HARMLESS: THE UCLAIMS, including, but not limited to, Claims resulting from THE PROXIMATE OR PRODUCING CAUSE OF THE CLAIMS; provide only to Claims arising directly or indirectly from the undersigned's expanties' liability as to any and all claims, causes of action, suifees) made by, through, or under the undersigned against the base of the control of the cont	HLSR PARTIES' OWN NEGLIGEN ed, however, that the duty of the unde entry into and participation in the Act its, demands, settlements, judgme	ICE, REGARDLESS OF WHETHER S ersigned to defend, indemnify and holo tivities. As used herein, "INDEMNIFY" ents, and/or expenses (including, bu	SUCH NEGLIGENCE WAS THE SOLE I harmless the HLSR Parties shall extend " means to agree to assume the HLSR It not limited to, reasonable attorneys
<b>5. PHOTOGRAPH/INTERVIEW RELEASE AND INDEMNITY:</b> The connection with the Activities. The undersigned understand that suc and/or printed media. The undersigned agree to RELEASE and IN and/or any media.	ch photographs, videos, recordings ar	nd/or interviews may be used by HLSR	for television, film, video, visual, graphic
<b>6. TEXAS LAW AND ARBITRATION:</b> The undersigned understand governed by the laws of Texas, and that jurisdiction and proper votagreement is determined to be invalid or unenforceable, it does not or conditions of any other agreement between the parties. The undiclaims or disputes between Exhibitor and/or his/her parent or guar related to this Agreement, shall be decided by binding arbitration and and in accordance with the Commercial Arbitration Rules of the AAA The decision of the arbitrator(s), which shall state findings of fact and District Court of Harris County, Texas, to enforce the decision.	enue for any dispute regarding this A t affect the validity of the remainder o ersigned agree to these terms and co dian and HLSR and/or its agents, of ministered by the American Arbitration A that are in effect at the time the dem	Agreement shall be in a State Court in of this Agreement. This Agreement cont onditions and acknowledge receipt of the fficers, directors volunteers, members on Association ("AAA") pursuant to the Fond for arbitration is filed, unless the p	Harris County, Texas. If any part of this trols notwithstanding any conflicting terms his Agreement. HLSR may require that all and assigns, in any way arising out of of ederal Arbitration Act, 9 U.S.C., 1, et sequarties mutually agree otherwise in writing
Part II The undersigned certify that they have read, understand and will ab Handbook. The undersigned represent that they thoroughly understand that this that no representations, promises or statements made by any HLSI them to sign this Agreement.	s is a complete and final release and	I indemnity agreement, that they are vo	oluntarily entering into this Agreement and
Signature – Contestant:	Date:	Name Printed:	
If the person on whose behalf this Agreement is being executed is a			
Signature—Parent/Guardian:	Date:	Name Printed:	
RELATIONSHIP TO MINOR:			

Name of County 4-H or FFA Chapter: \_