North Texas Livestock & Creative Arts Show



Agriculture Product Identification Invitational Contest

Entries must include payment & postmarked by: Friday, February 16, 2019

UPDATED: 1/30/	19	·	, ,			
ENTRY FEE _	Team	\$15.00	Individu	al \$5.00		Note
			Clover Kid \$2.	.00, NO TI	EAMS-Only Individu	ıal
Make checks/MO	payable to:	Dallas Al	NR Committee		NO H	↓
Mail to :	Texas A&I	sh Lane, Sui	Extension Service		NO online paymen	it available
Student Re	presents:	4-H	FFA			
4-H Club/FFA Cha	apter:					
Club/Chapter Add	ress:					
City, State Zip						
4-H/Ag Agent/AS	Γ(s)					
Age Division: (che	eck one):					
JUN	NIOR (Grades 3	s, 4 and 5)				
INT	ERMEDIATE	(Grades 6, 7 a	and 8)			
SEN	NIOR (Grades 9	9, 10, 11 and	12)			
CLC	OVER KID (Gr	ades K, 1 and	2)			
IF CONTESTANT			CONTEST, EMAIL ag.tamu.edu by Febr			
CONTESTANT 1 Name:						
CONTESTANT 2 Name:						
CONTESTANT 3 Name:						
CONTESTANT 4 Name:						

*Contestants must bring a completed Indemnity form to the contest.

North Texas Livestock & Creative Arts Show



Agriculture Product Identification Invitational Contest Saturday, March 02, 2019

Judging Contest and Other: Release of Liability & Indemnity Agreement PLEASE COMPLETE AND BRING TO CONTEST

ONE FORM REQUIRED FOR EACH CONTEST ENTERED. EACH COACH AND CONTESTANT MUST EXECUTE THIS APPLICATION.

Part I As valid consideration for entry into and participation in activities (the "Activities") with the North Texas Livestock & Creative Arts Show, the undersigned hereby enter into this RELEASE OF LIABILITY AND INDEMNITY AGREEMENT/ DRUG CERTIFICATION FORM (this "Agreement").

- 1. INVITATIONAL SHOW: The North Texas Livestock & Creative Arts Agriculture Product Identification Contest is an invitational show and the North Texas Livestock & Creative Arts Show reserves the right to extend or withhold an invitation to any Exhibitor or Contestant.
- 2. ACKNOWLEDGMENT OF RISKS: The undersigned recognize and understand there are risks associated with entry into and participation in Activities including, but not limited to, bodily injury or death, and damage to property or privacy rights. The undersigned further acknowledge that they will be liable for all damage to persons, livestock, or property that is caused by them 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 IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN FARM ANIMAL ACTIVITIES RESULTING FROM THE INHERENT RISKS OF FARM ANIMAL ACTIVITIES. 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.
- 3. RELEASE FROM LIABILITY: The undersigned hereby RELEASE, ACQUIT AND FOREVER DISCHARGE AND AGREE TO DEFEND, INDEMNIFY AND HOLD HARMLESS NTL&CAS, their present and former directors, officers, employees, agents, and representatives and the respective heirs, administrators, executors, successors and assigns any other person, firm or corporation (collectively, the "NTL&CAS Parties" or individually, an "NTL&CAS Party") from any and all claims, causes of action, suits and/or demands for personal injury, death or property damage, accrued or to accrue in the future, known or unknown, (collectively, "Claims") relating to or arising out of any negligent, grossly negligent and/or intentional or unintentional acts on the part of the undersigned in connection with entry into and participation in the Activities. Without limiting the foregoing, the undersigned agree that the NTL&CAS Parties shall not be liable to them, their family, heirs, administrators, executors or assigns for Claims arising from or related to the undersigned Exhibitor's entry into and participation in the Activities.
- 4. AGREEMENT TO INDEMNIFY AND HOLD HARMLESS: THE UNDERSIGNED AGREE TO RELEASE, ACQUIT AND FOREVER DISCHARGE AND SHALL DEFEND, INDEMNIFY AND HOLD HARMLESS THE HLSR PARTIES AGAINST THE CONSEQUENCES OF THE NTL&CAS 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 NTL&CAS Parties shall extend only to Claims arising

directly or indirectly from the undersigned Exhibitor's entry into and participation in the Activities. As used herein, "INDEMNIFY" means to agree to assume the NTL&CAS Parties' liability in a situation, thereby relieving them of responsibility and/or reimbursing the NTL&CAS Parties for Claims asserted against them.

- 5. PHOTOGRAPH/INTERVIEW RELEASE AND INDEMNITY: The undersigned GRANT PERMISSION to be PHOTOGRAPHED or INTERVIEWED in connection with the Activities. The undersigned understand that photographs or interviews may be used by NTL&CAS for television, film, video, visual, or printed media. The undersigned agree to RELEASE and IN-DEMNIFY NTL&CAS for any Claims related to photographs or interviews by the NTL&CAS Parties or any media.
- 6. TEXAS LAW AND ARBITRATION: The undersigned understand that this Agreement shall be binding on their heirs, executors, successors and assigns, that the Agreement will be governed by the laws of Texas, and that jurisdiction and venue for any dispute regarding this Agreement shall lie in a State Court in Dallas 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 agree to these terms and conditions and acknowledge receipt of this Agreement. NTL&CAS may require that all claims or disputes between Exhibitor and/or his/her parent or guardian and NTL&CAS 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 Dallas County, Texas, to enforce the decision. Part II We, the undersigned Junior Contestant and parent/guardian, certify that we have read, understand and will abide by all rules and regulations of the North Texas Livestock Show & Creative Arts. The undersigned represent that they thoroughly understand that this is a complete and final release and indemnity agreement, that they are voluntarily entering into this Agreement and that no representations, promises or statements made by any NTL&CAS Party or any agent, attorney or other representative of any NTL&CAS Party has influenced the undersigned in causing them to sign this Agreement.

Signature – Contestant:	Date:
Name Printed:	
If the person on whose behalf this Agreement is beilegal guardian must also execute this Agreement.	ing executed is a minor (under 18 years of age), a parent or
Signature—Parent/Guardian:	Date:
Name Printed:	
RELATIONSHIP TO MINOR:	