MUCDA	Manaharahin #	
NHOKA	Membership #	

				·
Address:City	:		_State:	Zip:
Telephone #:				
ONE-TIME CONTESTANT'S RELEASE, ASSUM	PTION OF RISK AND	INDEMNITY AG	REEMENT	
We, the undersigned member and other signatories, hereby request that the aboarea, (2) to participate as a contestant, assistant, official or otherwise in rodeo even participants' hospitalization insurance, if applicable, as limited by the master policy (a	its, (3) to compete for mo	ney, prizes, recog	nition or reward,	
In consideration of "permissive entry" to member into the restricted area, which is the is not limited to the rodeo arena, competition area, chutes, pens, adjacent walkway parents or legal guardian of the member, on behalf of the member, and for ourselve	ys, concessions, and oth	er appurtenances	, we, the member	er, and the undersigned
1. RELEASE, DISCHARGE AND COVENANT NOT TO SUE the rodeo committee each of them, their officers, agents and employees (all hereinafter collectively referre ordinary negligence of releasees or any other participant which causes the member the undersigned, jointly, severally, and in common, covenant to hold releasees harm may incur arising out of any of the member's activities or presence in the restricted are	d to as "releasees") from r or any of the other unde aless and to indemnify rel	any and all claims ersigned injury, dea	and liability arisinath, damages or	ng out of strict liability or property damage. We,
2. UNDERSTAND that member's entry into the restricted area and/or participation MEMBER, that conditions of the rodeo arena change from time to time and may become there is INHERENT DANGER in rodeo which we each appreciate and voluntarily asset the type that the member seeks to participate in. We further understand that the arena all change and pose a danger to the member. We further understand that other control VOLUNTARILY ELECT TO ACCEPT ALL RISKS connected with the member's entry	ome more hazardous, tha sume because we choose a surface, access ways or estants and participants p	t rodeo animals are to do so. Each of lack thereof, lighting ose a danger to the	e dangerous and the undersigned l g or lack thereof, e member, but no	unpredictable, and that has observed events of and weather conditions evertheless, WE EACH
3. AGREE that this agreement shall apply to any incident, injury, accident or death of the National High School Finals Rodeo and FOR A PERIOD OF TIME covering a subsequent agreements and release documents signed by any of the undersigned of this document may be cancelled by any one of the undersigned by delivering to defective 24 hours after the date said cancellation is actually received by the rodeo as	ny statutory period in wh shall amplify, but shall in roote above rodeo associ	nich a cause of act	tion may accrue ovisions of this do	for minors or adults. All ocument. The provisions
effective 24 flours after the date said callicellation is actually received by the rodeo as				
4. The member and the undersigned parents or guardians of the member, jointly an liability, damage or costs (including, reasonable attorneys' fees) they may incur due caused by the negligence of the releasees or otherwise. If the member is a minor, addition to binding themselves to this agreement, binding the member to the maxim limitations on damages or any of the immunities or defenses provided to, or enjoyed.	d severally, AGREE TO I e to the presence or part the parents or guardian of turn extent permitted by la	icipation of the me of the member agr aw. Nothing herein	mber in the desc ee that by signin shall be constru	cribed activities whether g hereunder they are in ed to be a waiver of the
4. The member and the undersigned parents or guardians of the member, jointly an liability, damage or costs (including, reasonable attorneys' fees) they may incur due caused by the negligence of the releasees or otherwise. If the member is a minor, addition to binding themselves to this agreement, binding the member to the maxim	d severally, AGREE TO I e to the presence or part the parents or guardian o um extent permitted by I by, the releasees under for	icipation of the me of the member agr aw. Nothing herein ederal or state cons	mber in the deso ee that by signin shall be constru stitutional, statuto	cribed activities whether g hereunder they are in ed to be a waiver of the ry or common law.
4. The member and the undersigned parents or guardians of the member, jointly an liability, damage or costs (including, reasonable attorneys' fees) they may incur due caused by the negligence of the releasees or otherwise. If the member is a minor, addition to binding themselves to this agreement, binding the member to the maxim limitations on damages or any of the immunities or defenses provided to, or enjoyed	d severally, AGREE TO I e to the presence or part the parents or guardian o um extent permitted by I by, the releasees under for	icipation of the me of the member agr aw. Nothing herein ederal or state cons ATE AND ASSUM	mber in the desc ee that by signin shall be constru stitutional, statuto E ALL RISKS INI	cribed activities whether g hereunder they are in ed to be a waiver of the ry or common law.
4. The member and the undersigned parents or guardians of the member, jointly an liability, damage or costs (including, reasonable attorneys' fees) they may incur due caused by the negligence of the releasees or otherwise. If the member is a minor, addition to binding themselves to this agreement, binding the member to the maxim limitations on damages or any of the immunities or defenses provided to, or enjoyed WE HAVE READ THIS DOCUMENT, WE UNDERSTAND IT IS A RELEASE OF ALL	d severally, AGREE TO I e to the presence or part the parents or guardian our extent permitted by laby, the releasees under for CLAIMS. WE APPRECI	icipation of the me of the member agr aw. Nothing herein ederal or state cons ATE AND ASSUM ne of Natural Father	mber in the descee that by signin shall be construstitutional, statuto	cribed activities whether g hereunder they are in ed to be a waiver of the ry or common law.
4. The member and the undersigned parents or guardians of the member, jointly an liability, damage or costs (including, reasonable attorneys' fees) they may incur due caused by the negligence of the releasees or otherwise. If the member is a minor, addition to binding themselves to this agreement, binding the member to the maxim limitations on damages or any of the immunities or defenses provided to, or enjoyed WE HAVE READ THIS DOCUMENT, WE UNDERSTAND IT IS A RELEASE OF ALL Signature of Natural Father	d severally, AGREE TO I e to the presence or part the parents or guardian oum extent permitted by I by, the releasees under for CLAIMS. WE APPRECI	icipation of the me of the member agr aw. Nothing herein ederal or state cons ATE AND ASSUM ne of Natural Father ne of Natural Mothe	mber in the descee that by signin shall be construstitutional, statuto	cribed activities whether g hereunder they are in ed to be a waiver of the ry or common law.
4. The member and the undersigned parents or guardians of the member, jointly an liability, damage or costs (including, reasonable attorneys' fees) they may incur due caused by the negligence of the releasees or otherwise. If the member is a minor, addition to binding themselves to this agreement, binding the member to the maxim limitations on damages or any of the immunities or defenses provided to, or enjoyed WE HAVE READ THIS DOCUMENT, WE UNDERSTAND IT IS A RELEASE OF ALL Signature of Natural Father  Signature of Natural Mother	d severally, AGREE TO I to the presence or part the parents or guardian of the parents of the parents of the parents of the parents of the print Clearly of Type Name of the presence of th	icipation of the me of the member agr aw. Nothing herein ederal or state cons ATE AND ASSUM he of Natural Father he of Natural Mothe he of Legal Guardia	mber in the descee that by signin shall be construstitutional, statuto	cribed activities whether g hereunder they are in ed to be a waiver of the ry or common law.

\*Both parents or legal guardian and member must sign this form in the appropriate places above. If only one parent is signing, please note reason on signature line. For example, DECEASED, DIVORCED AND FULL CUSTODY, ETC. All signatures must be witnessed by a notary and listed as personally appearing in the appropriate place on the form. Be sure that notary signs, dates and places his/her seal on the form. Please return original Member's Release form to the state/province secretary with Official Contestant Entry Form.

Notary Public/Commissioner of Oaths

My Commission Expires:\_