## 2025 RIO GRANDE VALLEY LIVESTOCK SHOW GREASED PIG SCRAMBLE MINOR'S RELEASE FORM

STATE OF TEXAS				
COUNTY OF				
l,	Parent of	Son or	_Daughter	, (Mark one with an
"X") (Name of Child, Please P	rint) a minor, born _			do hereby consent and agree that
it is (Date of Birth) (Age) satis	sfactory for my said r	minor Son/Daughte	er to compete in the	"GREASED PIG SCRAMBLE" at the 2025 Rio
Grande Valley Livestock Show	v. I understand this is	s merely an applica	ation to participate.	Contestants will be chosen through a
random lottery. This form do	es not guarantee my	son/daughter will	be chosen as a con-	testant. CONTESTANTS MUST USE THE
FUNDS FROM THIS PROGRAM	и то purchase a pf	ROJECT THAT WILL	BE EXHIBITED AT TH	IE 2026 RIO GRANDE VALLEY LIVESTOCK
SHOW. IF THE PROJECT PURC	CHASED IS NOT SHOV	VN AT THE 2026 RI	O GRANDE VALLEY I	LIVESTOCK SHOW, THE CONTESTANT WILL BE
REQUIRED TO REIMBURSE TH	HE SHOW FOR THE A	MOUNT OF THE GF	REASED PIG SCRAME	BLE CERTIFICATE.
		20		
Signed thisday of _		, 20		
Contestant's Signature			<del>_</del>	
Parent Signature		Phone Numb	er	
Mailing Address				
City	State	Zip	_	
County Agent/AST/4-H Clu	ıb Manager	Phon	e Number	

## NOTE TO COUNTY AGENT/AST/4-H CLUB MANAGER:

Signature County Agent/AST/4-H Club Manager

Release forms must have signature of Parent and Contestant and the signatures must be BONAFIDE. The deadline to have minor's release in livestock office is January 15, 2025.



## 2025 RIO GRANDE VALLEY LIVESTOCK SHOW, INC. PARTICIPANT'S RELEASE AND INDEMNITY

RGVLS Event/Activity: 2025 Greased Pig Scramble

- 1. EXCULPATORY CLAUSE. IN CONSIDERATION FOR RECEIVING PERMISSION TO PARTICIPATE IN ANY AND ALL EVENTS AND ACTIVITIES OF THE RIO GRANDE VALLEY LIVESTOCK SHOW & RODEO ("ACTIVITY"), WHICH IS SPONSORED BY RIO GRANDE VALLEY LIVESTOCK SHOW, INC., ("SPONSOR"), ON BEHALF OF THE PARTICIPANT, I HEREBY RELEASE, WAIVE, COVENANT NOT TO SUE, AND AGREE TO HOLD HARMLESS FOR ANY AND ALL PURPOSES SPONSOR, INCLUDING THEIR DIRECTORS, MEMBERS, OFFICERS, AGENTS, VOLUNTEERS, AND EMPLOYEES (HEREIN COLLECTIVELY REFERRED TO AS "RELEASEES" OR "INDEMNITEES") FROM ANY AND ALL LIABILITIES, CLAIMS, DEMANDS, INJURIES (INCLUDING DEATH), OR DAMAGES, INCLUDING COURT COSTS AND ATTORNEY'S FEES AND EXPENSES, THAT MAY BE SUSTAINED BY ME/PARTICIPANT WHILE PARTICIPATING IN AN ACTIVITY, WHILE TRAVELING TO AND FROM THE ACTIVITY, OR WHILE ON THE PREMISES OWNED, LEASED, OR CONTROLLED BY RELEASEES, INCLUDING INJURIES SUSTAINED AS A RESULT OF THE SOLE, JOINT, OR CONCURRENT NEGLIGENCE, GROSS NEGLIGENCE, NEGLIGENCE PER SE, STATUTORY FAULT, INTENTIONAL TORTS, OR STRICT LIABILITY OF RELEASEES.
- 2. INDEMNITY CLAUSE. I am fully aware that there are inherent risks to me/Participant, and others involved with the Activity, and I voluntarily allow myself/Participant to participate in this Activity with full knowledge that the Activity may be hazardous to me/Participant and my/Participant's property, and to the person and property of others. I acknowledge there may be physically strenuous activities. I know of no medical reason why I/Participant should not participate. I agree to indemnify and hold harmless Indemnitees from any and all liabilities, claims, demands, injuries (including death), or damages, including court costs and attorney's fees and expenses, which may be incurred as a result of my/Participant's conduct in any Activity, including injuries sustained as a result of the sole, joint, or concurrent negligence, gross negligence, negligence per se, statutory fault, intentional torts, or strict liability of Indemnitees.
- 3. INDEMNITY FOR MEDICAL EXPENSES and WAIVER. I understand Releasees cannot be expected to control all of the risks associated with this Activity and Releasees may need to respond to accidents and potential emergency situations. Therefore, I hereby agree to indemnify and hold harmless Indemnitees for any costs incurred to treat me/Participant. I further agree to release, waive, covenant not to sue, and agree to hold harmless for any and all purposes, Releasees from any and all liabilities, claims, demands, injuries (including death), or damages, including court costs and attorney's fees and expenses, that may be sustained by me/Participant while receiving medical care or in deciding to seek medical care including injuries sustained as a result of the sole, joint, or concurrent negligence, negligence per se, gross negligence, statutory fault, intentional torts, or strict liability of Releasees.
- 4. <u>NO STRICT RULES OF CONSTRUCTION</u>. In the event of a dispute over the meaning or application of this agreement, it shall be construed fairly and reasonably and neither more strongly for nor against either party.
- 5. VOLUNTARY SIGNATURE. In signing this agreement, I acknowledge and represent that I have read it, understand it, and sign it voluntarily as my own free act and deed; **Releasees** have not made, and I have not relied on any oral representations, statements, or inducements apart from the terms contained in this agreement. I execute this document for full, adequate, and complete consideration fully intending to be bound by the same, now and in the future. I understand I can choose not to sign this document and free myself from its terms and the associated risks of the Activity by simply not allowing myself/Participant in the Activity and choosing some other Activity available to me/Participant that has a lower level of risk to me. I further understand this is a voluntary, extracurricular activity.

SIGNING THIS DOCUMENT INVOLVES THE WAIVER OF VALUABLE LEGAL RIGHTS.  CONSULT YOUR ATTORNEY BEFORE SIGNING THIS DOCUMENT.						
AGREED TO AND SIGNED thisday of, 20	-					
Printed Name of Participant:	Participant's Date of Birth://					
Parent or Legal Guardian Signature: (If participant is under 18 years old)						
Parent or Legal Guardian Signature: (If participant is under 18 years old)						