

## 2022 Official Entry Form, Liability & Indemnity Agreement Stock Show Art Contest

Print or Type, clearl  Student Inforn	y all information on this form, entries with forms that are not legible will b nation:	e disqualified. Teacher or Student	t email address is required; th	is is our primary form of con	tact regarding entries.		
Last Name		Middle	First				
Address		City	State T	exas Zip			
Date of Birth	Age Phone	Email Address _					
Social Securi	ty Number is required for all finalists, it is not necessary to in	dicate the number on this for	rm.				
	er Information: c school student is currently attending or write "Home School" if not attending a public, priv	ate or charter school and is enrolled in an	accredited home school program.				
School:	Elementary (1st-5th grade) Middle (6th-8th grade) High (9th-12th)						
	ot:						
	Teacher's Ph			mail			
Art School _							
Teacher _	Teacher's Ph	one	Teacher's E	mail			
Art Entry Info	rmation – Each Student may enter one (1) Individual entry a	nd/or one (1) classroom entr	y. One (1) complete form	per entry required.			
Division	Individual Entry Please check individual age division below 5-6 years old 7-8 years old High School 2-D			ΓTHIS 2 PAGE ITH ART ENTE			
or	9-11 years old  Classroom Entry  Please check one (1) classroor	3-D High School		RLY ON BACK OF	II		
OI .	Elementary Division (1st  Middle School Division (	-5 <sup>th</sup> Grade)	II	NAME, CONTACT	·		
	High School Division (9th		SCHOOL, TEA	CHERS NAME &	TITLE OF ART		
Entry Title/ Description (REQUIRED):							
	Media Used:						
"Agre	i Litties are required to indicate if they	equish this entry for auction a  EE to relinquish this entry for	•		•		

## **Liability & Indemnity Agreement**

- 1. ACKNOWLEDGMENT OF RISKS: The undersigned recognize and understand there are risks associated with participation in the Activities including, but not limited to, bodily injury or death to persons and loss or damage to property. The undersigned further acknowledge and understand they will be held liable and responsible for any and all damage to persons, livestock, vehicles, property, and/or improvements to property that is caused by them and/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.
- 2. APPLICABILITY AND SCOPE OF RELEASES AND INDEMNITIES: For purposes of this Agreement, "Claims" shall mean any past, present and future claims, losses, costs, expenses, liabilities, demands, or causes of action, and costs of defense or settlement (including, without limitation, attorneys' fees and court costs). The releases, waivers, and indemnities contained in this Agreement expressly shall apply regardless of whether the Claims to be released, waived, or indemnified against arise, or are alleged to arise, from (i) NEGLIGENCE (WHETHER SOLE, JOINT, OR CONCURRENT), GROSS NEGLIGENCE, NEGLIGENCE PER SE, and/or STRICT LIABILITY, of SWELS and/or their present and former officers, directors, members, subsidiaries, affiliates, employees, staff, agents and any other person, firm, or corporation bound to defend or pay judgments against them (the "Released Parties"); (ii) personal injury, death, or property damage; (iii) acts under the Texas Deceptive Trade Practices Act ("DTPA"); (iv) acts of any other persons or guests; (v) theft, burglary, assault, or other crimes; (vi) fire, water, wind, rain and/or smoke and/or (vii) any other risks and hazards associated with the undersigned's entry into and participation in the Activities, including, but not limited to, the general conditions at the Activities, animals both wild and domestic that may be diseased and/or potentially dangerous, persons with firearms both on and off the premises used in connection with the Activities, and the driving or riding in any vehicles, whether belonging to Released Parties or to other persons.
- 3. RELEASE FROM LIABILITY: The undersigned hereby RELEASE, ACQUIT, AND FOREVER DISCHARGE and WAIVE any and all Claims against any of the Released Parties that arise from or relate to their entry and participation in the Activities—including, but not limited to, the types of claims enumerated in Paragraph 2—and agree not to sue any of the Released Parties for such Claims. Without limiting the foregoing, the undersigned agree that the Released Parties shall not be liable to them, their family, or their guests, for personal injury, property damage, or any other Claims arising from or related to the undersigned's entry into and participation in the Activities.

(Leave Blank) Entry #:
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Last Name	Middle	)	First
Liability & Indemnity Agr	reement; Continued		
arising from or related to the unc without limiting the foregoing, the parent/guardian, and for any Cla including, but not limited to, the t	dersigned's entry and participation in the Activities—in e undersigned agree to INDEMNIFY the Released Pa aims asserted by, through or under the undersigned	ncluding, but not limited to, the types arties for any Claims for injuries to a , arising from or related to the unde herein, "INDEMNIFY" means to agre	ILESS the Released Parties against any and all Claims sof Claims enumerated in Paragraph 2. In addition, and any minors under their care and control and/or his or helesigned's entry into and participation in the Activities—ee to assume the Released Parties' liability in a situation
with the Activities. The undersigned the Released Parties or any me artwork (the "Student Artwork") understand that the Student Artwork name or reproductions thereof; i PERMISSION for these uses vundersigned agree to waive any undersigned understand that vo and competing in any contest happlication to be a contestant ir represent that they thoroughly a Agreement, and that no represent influenced the undersigned in cassigns, that the Agreement will If any part of this Agreement is content of the second	agree to RELEASE and INDEMNIFY the Released Fedia —including, but not limited to, the types of Clair to be displayed and GRANT PERMISSION for it to vork may be included in whole or in part or composite included in color or otherwise. And it is understood the without the receipt of any financial consideration or right that the undersigned may have to inspect and/or luntary consent to waiving of any rights and/or privile all in connection with and sanctioned by the SWELS and completely understand that this is a complete and completely understand that this is a complete and contains, promises, or statements made by any Resusing them to sign this Agreement. The undersigned be governed by the laws of Texas, and that jurisdict	lew may be used by the Released Parties with respect to any Claims rems enumerated in Paragraph 2. The be photographed and reproduced; distorted in character or form; inclinat select finalist entries may become compensation with regards to the or approve the finished product that ages which the undersigned might hat a properly executed Eres to permit the undersigned's entry final release and indemnity agreemeleased Party, or any agent, attorned understand that this Agreement shatton and venue for any dispute rega	be PHOTOGRAPHED or INTERVIEWED in connection Parties and/or television, film, video, visual, graphic, or elated to the usage of such photographs or interviews by the undersigned GRANT PERMISSION for the student's d. By participating in the Art Contest, the undersigned luded in conjunction with the student's own or a fictitious that the property of the SWELS. The undersigned GRANT is reproduction or display of the Student Artwork. The may be used or the use to which it may be applied. The have in this matter is prerequisite to the student entering intry Application/ID Card is a part of the student's valid into and participation in the Activities, the undersigned then, that they are freely and voluntarily entering into this ey, or other representative of any Released Party has hall be binding on their heirs, executors, successors and artificial for the successors and the successors. The undersigned agree to the terms of this Agreement. The undersigned agree to the terms
	outhwestern Exposition and Livestock Show ("SWE		on in activities (the "Activities"), including the Stock Show r into this RELEASE OF LIABILITY AND INDEMNITY
Artwork is the student's own we published photograph, artwork of as stated in the Rules. We und damaged Student Artwork will n and reproduced. By participating included in conjunction with the entry the entry becomes the proreproduction or display of the S which it may be applied. We und and competing in any contest he	ork and idea. The Student Artwork has not been report other material. Further, we certify that the student have the student of the repaired. We hereby grant the SWELS permising in the Art Contest, we understand that the Student student's own or a fictitious name or reproductions the perty of the SWELS. We give permission for these that the Artwork. We agree to waive any right that we lerstand that voluntary consent to waiving of any right and in connection with and sanctioned by the SWELS.	produced from any copyright protect as not used mechanical devices suc official rules are not responsible for sion to take the Student Artwork for t Artwork may be included in whole hereof; included in color or otherwise suses without the receipt of any final the may have to inspect and/or appro ts and/or privileges which we might l LS and that a properly executed E	Contest Official Rules. We further certify that the Studen ted artwork, photograph or other material or previously ch as opaque projectors or computer enhanced pictures it loss, theft or damage to the Student Artwork, and that it display and grant permission for it to be photographed or in part or composite; distorted in character or form, e. We understand that if the entry becomes a placing arnical consideration or compensation with regards to the over the finished product that may be used or the use to have in this matter is prerequisite to the student entering intry Application/ID Card is a part of the student's valid statements listed above, in rules and page two of this
DATE	STUDENT SIGNATURE	STUDENT NAME P	PRINTED AGE
If the Person on whose behalf this	Agreement is being executed is a minor, a parent or legal	guardian must also execute this Agreem	nent.
DATE	PARENT/LEGAL GUARDIAN SIGNATURE	PARENT /LEGAL G	GUARDIAN NAME PRINTED
Relationship to Minor:			

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See Official Rules for additional information on entry submissions and pick up. Selected placing High School entries will not be returned.