



Championship Bull Riding
Membership Form
2013

This membership application must be filled out completely, signed and submitted to Championship Bull Riding (CBR), 200 West Exchange Ave, Suite 200, Fort Worth, Texas 76164 or by fax (817) 624-8779.

Name:

Last First Middle

Address (Street or P.O. Box)

City State Zip

Hometown, State (If different from mailing)

Home Phone Cell Phone

Email Fax Number

Social Security # Date of Birth

Emergency Contact (Name & Phone Number)

Height Weight

Signature

Date

Membership Dues

A completed membership form and dues are required prior to competing at a CBR sanctioned event. Any CBR permit holder must pay the difference of the Card fee once status is achieved on the televised tour. Member dues are required yearly.

- **CBR Permit- \$125**
- **CBR Card-\$250**

CBR membership is an invitation only privilege, and not a right. All members must be 18 years of age at the time of competition. If you have any questions, please call CBR Rider Administration at (936) 462-8099 or send an email to cicity@cbrbull.com. A list of events and entry information are listed at www.cbrbull.com.

Office Use Only:

Permit #: _____

Date Paid: _____

Form: Check #: _____ Cash: _____ Money Order: _____

Credit Card: Type: _____ **#:** _____

Exp: _____ **Last 3 Digit Code on back of Card:** _____



**CHAMPIONSHIP BULL RIDING, INC.
PARTICIPANT RELEASE AND WAIVER AGREEMENT**

This agreement is being made this date as indicated on the signature page herein by me, the undersigned, and Championship Bull Riding, Inc. a Texas corporation with offices at 200 W. Exchange Avenue, Suite 200, Fort Worth, Texas 76164, (hereinafter called "CBR"). In exchange for my being allowed to compete, officiate, observe, work, or otherwise participate in any manner at a bucking bull riding public event or any activity related thereto, including but not limited to public relations appearances, media or press interviews, photo shoots, awards ceremonies, dinners, parties, or other such promotional activities, either before or after such bucking bull riding event (hereinafter called a "CBR Event", meaning any kind or type of planned, organized or managed event or activity sanctioned by, sponsored or promoted by, or affiliated with Championship Bull Riding, Inc.), I, for myself, my representatives, agents, spouse, children, parents, heirs, and next of kin, agree as follows:

1. This agreement covers all CBR Events including but not limited to the "2013" season" in which I elect to participate from the effective date of this Agreement until this agreement is terminated in writing by a party hereto and tendered to the other party, with the understanding that any such termination shall in no way affect, any of the rights, releases, authorizations, consents, permits or other agreements made by me with CBR herein based upon facts, events or circumstances which have occurred or may occur prior to and through any effective date of termination.

2. I understand and agree that my presence at or participation in a CBR Event is a dangerous activity, and that such presence or participation may expose me to substantial and serious hazards and risks of property damage, personal injury, and even death. I have been fully advised, notified, warned and/or am otherwise fully aware of all such hazards and risks based upon my own knowledge and understanding of the sport activity of bucking bull riding. Nevertheless, I personally and unconditionally agree and consent to assume all hazards and risks present at any CBR Event, even if they are caused, in whole or part, by the negligence of any of the Releasees (as defined in paragraph 5 below).

3. Immediately upon entering any "Restricted Area" (meaning any area to which admission by the general public is generally prohibited, including, but not limited to, the arena floor, the area behind the chutes, and the livestock holding area and pens), and continuously thereafter, I agree that I will inspect all portions of any Restricted Area

to which I have access. I agree that my entry into any Restricted Area means that I have personally inspected such Restricted Area(s) and accept the same as being reasonably safe under the circumstances and reasonably suited for purposes of my participation in such CBR Event. I also agree that if, at any time, I feel something is unsafe or unsuitable in any Restricted Area, I will immediately leave the Restricted Area and advise the CBR officials of the specific items or conditions that I believe are unsafe or unsuitable.

4. I personally grant to CBR, and to any third party expressly authorized by CBR, including but not limited to its affiliates, promoters, stock contractors, photographers, videographers, and/or any other party authorized by CBR, including, but not limited to, licensees, purchasers, agencies, periodicals, and television/cable networks (presently FSN), the irrevocable right to use, now and at any time in the future, any of the following that arise in connection with my participation in a CBR Event, past, present or future, without any additional compensation due from CBR or any other party, (a) my name, biography, signature, voice, image, likeness, photograph, , and other publicity rights; and (b) video recording or footage showing me, in any medium and for any purpose, including, but not limited to, advertisements, press releases, electronic depictions or transmissions, adaptations, promotions, displays, posters, flyers, clothing, hats, novelty items, and/or any other legally permitted items used by CBR for the generation of revenues and profit in a commercial exploitation effort or activity. I understand that CBR Events may be filmed, reproduced, recorded, transmitted, distributed, altered and/or broadcast on television networks and the Internet, including, but not limited to, FSN, and any other television channel affiliated with CBR, and I agree that my name, voice, image, likeness, picture and/or other personal characteristics may appear or be displayed on television now and at any time in the future. Without any additional compensation due from CBR, I hereby transfer, assign, convey, and otherwise grant to CBR (and its affiliates) all rights thereto such likeness and other personal characteristics described herein, and agree that CBR (and its affiliates authorized in writing) own, now and forever, all intellectual property rights, including, but not limited to, copyrights, in and to all such broadcasts, films, recordings and/or videos created, generated or otherwise captured while I participate in any CBR Event at any time. Without any additional compensation due from CBR or any other party, I also grant to CBR the rights (including the right to allow others, at CBR's sole discretion) to, both now and any time in the future, use, publish, reproduce, display, copy, alter, distribute, transmit, license and/or otherwise use my name, biography, signature, voice, image, likeness, and/or photograph in: (a) any broadcast, film, recording and/or tape used in the promotion and/or advertisement for CBR (even if I do not take part in any particular event for which the promotion/advertisement is being done); and/or (b) any CBR produced, licensed or sanctioned product, website, program, and/or any other promotional materials, regardless whether .

5. I unconditionally and forever release, waive, discharge and covenant not to sue Championship Bull Riding, Inc., its affiliates, officers, directors, shareholders, employees, agents, representatives, volunteers, contractors, and all other entities or parties involved in the approval, production, sanctioning, organization, sponsoring, advertising and/or performance of a CBR Event (including, but not limited to, promoters,

stock contractors, television/cable networks, other participants, and owners/lessees of the premises used by the CBR) in which I participate, in the past, present or in the future. This release also includes, but is not limited to, any of the aforementioned entities'/persons' respective affiliates, officers, directors, shareholders, employees, agents, representatives, volunteers, and contractors. (All of the foregoing being collectively referred to as "the Releasees"). This release includes any and all liabilities, claims, suits, losses, costs, responsibilities, damages and/or demands, whether known or unknown, foreseen or not, past, future or contingent, that arise from or are in any way related to my participation in or presence at any CBR Event, regardless of whether same are caused by the negligence of any of the Releasees. This release covers any injury to my property and any injury to my person, including my death.

6. I AGREE TO INDEMNIFY AND HOLD THE RELEASEES HARMLESS FROM ANY LOSS, LIABILITY, DAMAGE OR COST (INCLUDING, BUT NOT LIMITED TO, ATTORNEY FEES AND COSTS INCURRED BY ANY OF THE RELEASEES) FOR ANY PROPERTY DAMAGE, PERSONAL INJURY, DEATH OR OTHER RESPONSIBILITY ARISING FROM OR IN ANY WAY RELATED TO MY PARTICIPATION IN OR PRESENCE AT ANY CBR EVENT, EVEN IF CAUSED BY THE NEGLIGENCE OF ANY OF THE RELEASEES, INCLUDING BUT NOT LIMITED TO CBR.

7. I agree that the terms and conditions contained in this agreement and any other agreement I have with CBR are strictly confidential, and I will not disclose any terms and conditions to any third party except: (a) to any attorney or other advisors necessary to negotiate the terms and conditions of this agreement or perform my obligations under this agreement, provided that each such person agrees in writing to be bound by these confidentiality requirements; or (b) as required by judicial or governmental order, with adequate advance written notice to CBR.

8. All claims, disputes, and controversies arising out of, or relating in any way to my dealings with CBR and/or any dispute arising under this agreement (including any claims brought by others associated with me, such as my agent, if any) will be resolved by binding arbitration in Tarrant County, Texas and administered by the American Arbitration Association (AAA). Arbitration may be initiated by any party by sending written notice of its intention to arbitrate ("Notice") to the other party and to the AAA. The Notice shall contain a detailed description of the claim, dispute, or controversy and the remedy requested. The arbitration will be conducted before a single independent and impartial arbitrator selected in accordance with the applicable AAA rules. The arbitrator will deliver the decision or award in writing with a summary of the reasons for the decision or award, and the decision or award shall be final and binding on all parties, their successors and assigns. In an appropriate case, the arbitrator may grant a motion to dismiss the claim or a motion for summary deposition of the claim. Judgment on the decision or award may be entered by any court having jurisdiction. Fees and costs of the arbitration will be paid as directed by the Arbitrator, or be equally divided between the parties if no fee is set and payment obligation determined by the Arbitrator. This Agreement is an election to resolve claims, disputes, and controversies by arbitration

rather than the judicial process. IT IS UNDERSTOOD THAT THE PARTIES WAIVE ANY RIGHT TO A JURY TRIAL OR A TRIAL IN COURT. The parties understand that the rules applicable to arbitrations and the rights of parties in arbitrations differ from the rules and rights applicable in court.

9. I agree that this agreement will be construed and enforced according to the laws of the State of Texas applicable to contracts performed entirely therein, without regard to any conflict of law provision.

10. I agree that this agreement is reasonable and intended to be as broad and inclusive as is permitted by law. If any portion of this agreement is held to be invalid, I agree that all other provisions will continue in full legal force and effect.

11. I am signing this agreement after reading it in its entirety, and I have had sufficient time to review the agreement carefully and seek the advice of my own attorney, if I so desire.

12. This agreement may only be modified in a writing signed by CBR and myself.

I HAVE READ, UNDERSTAND, AND VOLUNTARILY SIGN THIS AGREEMENT. I AM NOT RELYING ON ANY PROMISE, REPRESENTATION, OR OTHER INDUCEMENT THAT IS NOT EXPRESSED IN THIS AGREEMENT.

NAME (PRINT): _____

DOB: _____ SSN: _____

HOME PHONE: _____ CELL PHONE: _____

MAILING ADDRESS: _____

CITY: _____ STATE: _____ ZIP: _____

HOMETOWN: _____ STATE: _____

E-MAIL ADDRESS: _____

EMERGENCY CONTACT (NAME AND PHONE NUMBER): _____

SIGNATURE: _____ DATE: _____

BADGE GIVEN Yes No
DATE _____

**Stock Contractor / Bull Rider / Staff
Labor / Sponsor Other** _____