Professional Rodeo Cowboys Association Contract Personnel Membership Application

This form must be filled out completely, signed, notarized and filed with the Professional Rodeo Cowboys Association (PRCA), 101 Pro Rodeo Drive, Colorado Springs, CO 80919, before a membership card can be issued. Applicants must be at least 18 years old or older to qualify for membership. Application and dues must be received in the PRCA office three days prior to entry opening of a specific rodeo.

A stock contractor may select his designated circuit at the time of payment of dues (refer to Bylaw B9.3.2 for effect on Circuit Finals Rodeo qualifications). A contract personnel member's opportunity to work at a Circuit Finals Rodeo will not be affected by his circuit designation. A rodeo committee's designated circuit will be the circuit in which the rodeo committee's rodeo is geographically located.

Information - Please print

Name		Country of citizenship
Street address	First	Middle
City	State	Zip
Social Security number		
Phone number ()		
E-mail		
Contract category		
Life insurance beneficiary		
	Name	Relationship
	Address	
Emergency Contact Name:	Emergency Contact I	Phone Number:
Enclose check, cash, or money order, or complete and sign b	elow for charge payment.	
Card numberSignature		OFFICE USE ONLY Dues \$
Hall of Fame donationTotal amount enclosed _		Initiation fee \$
Send to: Professional Rodeo Cowboys Association, 101 Pro Rodeo	Drive, Colorado Springs, CO 80919	Other \$
Signature	Card number	Total \$
Signature	Card number	
Signature	Gard number	

B1.2.4 Assumption of Risk and Release of Liability. THIS IS A RELEASE OF LIABILITY. BY BECOMING A MEMBER OF THE PRCA, YOU ARE AGREEING TO RELEASE THE PRCA AND OTHER PARTIES FROM LIABILITY. PLEASE READ THIS PROVISION CAREFULLY.

Members acknowledge that rodeo events, including PRCA-sanctioned events, are inherently dangerous activities. Members further acknowledge that participation in a PRCA-sanctioned event (whether as a competitor, independent contractor, official, laborer, volunteer or observer) exposes the participant to substantial and serious hazards and risks of property damage, personal injury and/or death. Each Member, in consideration of his membership in the PRCA and his being permitted to participate in a PRCA- sanctioned event in any capacity, does by such membership and participation agree to assume such hazards and risks.

Each Member further agrees to discharge, waive, release and covenant not to sue PRCA, PRCA Properties ("PRCAP"), all PRCA sponsors, all Members (including, without limitation, contestants, stock contractors, Rodeo Committees, Rodeo Producers and Contract Personnel), and any other PRCA- sanctioned event production entity (and each party's respective officers, directors, employees and agents), from all claims, demands and liabilities for any and all property damage, personal injury and/or death arising from such Member's participation in a PRCA-sanctioned event. This discharge, waiver and release includes claims, demands and liabilities that are known or unknown, foreseen or unforeseen, future or contingent, and includes claims, demands, and liabilities arising out of the negligence of the parties so released by such Member. Furthermore, where permitted by applicable law, this discharge, waiver and release also includes claims, demands and liabilities arising out of the gross negligence or willful and wanton negligence of the parties so released. This discharge, waiver and release also includes claims, demands, and liabilities by a Member for indemnities and contributions arising from property damage, personal injury and/or death to a third party. In the event that any provision of this discharge, waiver and release is determined to be invalid for any reason, such invalidity shall not affect the validity of any of the other provisions, which other provisions shall remain in full force and effect as if this discharge, waiver and release had been executed with the invalid provision eliminated.

The undertakings and covenants of the foregoing provisions shall be binding upon each Member, his or her heirs, legal representatives, successors, and assigns.

B2.1.2 Indemnification. Each Member (including, without limitation, contestants, stock contractors, Rodeo Committees, Rodeo Producers and Contract Personnel) agrees to indemnify and save and hold harmless PRCA, PRCAP and all PRCA sponsors from any and all claims, demands and liabilities for any and all property damage, personal injury and/or death asserted by a third party (defined as any party other than the Member, PRCA, PRCAP or a PRCA sponsor) and arising from such Member's participation in a PRCA-sanctioned event.

You agree and understand that any winnings you may receive from Rodeos will be paid to you through PRCA RodeoPay and your personal information may be shared with a third party provider of the PRCA's choosing to provide these and other financial services.

l,	(name of applicant), swear that the informa	tion stated above is true and
accurate. I nereby agree to become far the PRCA, and I agree to comply with a	niliar with the Bylaws and Official Rodeo Rules of, an	d any other rules adopted by,
This includes Bylaws B2.0.1.1 and B3 board member, employee or having ar understand that this prohibition on own such interests on my behalf to and inclumeant to hold such interests on my be documentation confirming my status rethis affirmation that I am not an office any form in a Conflicting Rodeo Associany form in a Conflicting Rod	2.0.1.2, which prohibit PRCA members, myself incles ownership or financial interest of any form in a Connership and/or financial interests applies to any transpuding the third level of consanguinity of my family or a chehalf in any manner. I also grant to the PRCA the egarding a Conflicting Rodeo Association and to pubor, board member, employee and do not have an own lation. If your PRCA application is approved but your enges, the PRCA reserves the right to revoke your PRC, and to comply with and be bound by the PRCA Bylaws, Cons of Bylaws B2.1.1 and B2.1.2, the text of which is alles and Regulations of the Professional Rodeo Cowbid by any rules and regulations of the adoption of the second control of the second cont	offlicting Rodeo Association. It is fer to or equitable holding of any other entity or mechanism right to request and receive elish such documentation and ership or financial interest of status regarding a Conflicting A membership at any time. Official Rodeo Rules and other reprinted above. I also agree poys Association Properties. I
Date	Signature of applicant	
Subscribed and sworn to before me	this day of	, 20
State of		
City & county of	Notary Public	
		mmission expires

Form W-9 (Rev. October 2018) Department of the Treasury

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

II ICOTTE		ame (as shown on your income tax return). Name is required on this line; do not leave this line blank.						
	2 B	usiness name/disregarded entity name, if different from above						
Print or type. Specific Instructions on page 3.	of the control of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on line 1. Sheek only one of the person whose handers entered on the person whose handers			Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any)				
	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner.			Exemption from FATCA reporting code (if any)				
<u>.</u>		Other (see instructions) ▶			(Applies to accoun	ts maintair	ed outside	the U.S.)
See Spe	5 A	ddress (number, street, and apt. or suite no.) See instructions.	Requester's name and address (optional)					
U)	6 C	ity, state, and ZIP code						
	7 Li	st account number(s) here (optional)						
Par		Taxpayer Identification Number (TIN)						
Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a TIN</i> , later.				- unity number] -[er		
					-			
Par	t II	Certification				Teldamen PK		
		alties of perjury, I certify that:						
1. The 2. I ar Ser	nun n not	nber shown on this form is my correct taxpayer identification number (or I am waiting for subject to backup withholding because: (a) I am exempt from backup withholding, or (b) (IRS) that I am subject to backup withholding as a result of a failure to report all interest or subject to backup withholding; and	I have n	ot been i	notified by the	e Interr	nal Rev d me th	enue nat I am
3. Lar	nal	J.S. citizen or other U.S. person (defined below); and						
		CA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting	g is corre	ect.				
Certif	fication ave fa	on instructions. You must cross out item 2 above if you have been notified by the IRS that you have been notified by the IRS that you have been notified by the IRS that you have provided interest and dividends on your tax return. For real estate transactions, item 2 or abandonment of secured property, cancellation of debt, contributions to an individual retire interest and dividends, you are not required to sign the certification, but you must provide you	ou are cur does not ement are	rently sul apply. Frangemer	or mortgage i nt (IRA), and g	nterest enerally	paid, /, paym	ents
Sigr Here		Signature of U.S. person ►	Date ►					

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.



COVID-19 HIPAA AUTHORIZATION

	FOR THE USE AND DISCLOSURE OF HEALTH INFORMATION	
١	Name:	
1	reteptione.	
	Address:	
(City, State: Zip:	
Pe	This Authorization Form describes different uses and disclosures of health information applicable state and provincial law and also "protected health information" as define Portability and Accountability Act of 1996 ("HIPAA") and the regulations promulgate revoked by me in writing, this Authorization expires on December 31, 2023 ("Expiration December 31, 2023)	ed by the federal Health Insurance ated thereunder. Unless otherwise ate").
	I hereby authorize the following uses and disclosures of my Health Information, as defined or required by law:	ned below, and as permitted
4.	4. General. I specifically authorize and direct any physician, healthcare provider, hosp provided or is providing assessment, diagnosis, care, treatment or services to me pri and/or any time after execution of this Authorization up to the Expiration Date, incommittee Medical designee (collectively "Rodeo Committee Medical Services Te their affiliates, agents, employees and consultants (collectively "PRCA/WPRA" diagnosis, care or treatment of COVID-19 (including, but not limited to negative/posstatus and treatment), if applicable. "Health Information" is defined as: the full a reports; data; test results; documents related to examination or treatment for prognoses; medications and prescriptions; healthcare providers and facilities who p and that it may include information and records protected under applicable state and	or to execution of this Authorization cluding their agents, employees and "(as defined below) to (1) the Rodeo ram"); and/or (2) PRCA and WPRA, about me regarding assessment, sitive diagnosis, testing, test results, and complete medical record; notes; COVID-19; assessments; diagnoses; reviously provided treatment to me,
В.	B. Discussion Permitted. I specifically authorize and direct any Health Care Provide Health Information with the Rodeo Committee Medical Services Team upon their quality assurance/quality improvement, and/or for my assessment, treatment or care	request, for the purposes of safety,
С.	C. Disclosure by Medical Liaison for Certain Purposes. I authorize the Rodeo Committed disclose my Health Information in their possession to the following: (1) physician state and local health departments, and other health care facilities or medical providere and treatment; and/or (2) PRCA/WPRA, and outside experts, physicians or compurposes of safety and quality assurance/improvement and making assessments and or safety. I understand the Rodeo Committee Medical Services Team coordinators at treatment providers; they are present at the rodeo grounds to facilitate the sharing of interesting of the control of the	is, health care providers, hospitals, iders for purposes of my assessment, sultants retained by any of them, for recommendations related to quality and consulting physicians are not direct
C	I understand that I have the right to revoke this Authorization in writing at any tide disclosing Health Care Provider and/or Rodeo Committee Medical Services Team. only effective after it is received.	me by notifying, as applicable, the I understand that the revocation is
l	I understand that any use or disclosure made prior to the revocation in reliance on this a subsequently received revocation.	Authorization will not be affected by
i i i	I understand that once Health Information is disclosed pursuant to this Authorizat recipient, and federal or applicable state and provincial law might not protect it. I hospital or health facility may not condition my treatment on whether this Author PRCA/WPRA rules and policies will govern whether I may participate in any PRCA-sauthis Authorization.	understand a health care provider, ization is signed. I understand that
9	I have read this Authorization, I understand what it says, and any questions of satisfaction. I understand that I am entitled to receive a copy of this Authorization, are valid as a signed original.	mine have been answered to my nd I allow a photocopy to be deemed

Signature: ______Date: _____



COVID-19 WAIVER

WAIVER AND RELEASE OF LIABILITY, EXPRESS ASSUMPTION OF RISK, INDEMNITY AND HOLD HARMLESS AND VOLUNTARY CONSENTAGREEMENT

THIS AGREEMENT (hereinafter, "Agreement") MUST BE CAREFULLY READ AND SIGNED IN CONSIDERATION OF my ability to participate, provide services for, conduct, prepare for or participate in any rodeo or affiliated activities leading up or related to, or otherwise attend or be present at the 2023 PRCA Sanctioned events (hereinafter, the "Events") (and hereinafter, collectively, the "Activities"). The undersigned, on behalf of himself/herself, his/her personal representative, heirs, and next of kin (hereinafter collectively, the UNDERSIGNED") hereby:

- 1. EXPRESS ASSUMPTION OF RISK: UNDERSIGNED hereby acknowledges and understands that the World Health Organization has declared COVID-19 a worldwide pandemic. COVID-19 is extremely contagious and spreads mainly from person-to-person contact. Based on currently available information and clinical expertise, older adults and people of any age who have serious underlying medical conditions may have a higher risk for severe illness from COVID-19. There have been recommended guidelines and preventative measures put in place to reduce the spread of COVID-19; however, it CANNOT GUARANTEE that UNDERSIGNED will not become exposed to or infected with COVID-19, despite reasonable efforts to mitigate such dangers. Furthermore, the Activities could increase UNDERSIGNED's risk of contracting COVID-19. By signing this Agreement, UNDERSIGNED acknowledges the extremely contagious nature of COVID-19 and voluntarily assumes the risk that UNDERSIGNED may be exposed to or infected with COVID-19 from the Activities, and that such exposure or infection may involve the RISK OF SERIOUS INJURY, ILLNESS, PERMANENT DISABILITY AND/OR DEATH. UNDERSIGNED understands that the risk of becoming exposed to or infected with COVID-19 by UNDERSIGNED's participation in the Activities may result from the actions, omissions, or negligence of others and/or UNDERSIGNED, including, but not limited to, the RELEASEES (as defined below). UNDERSIGNED hereby expressly assumes all such risks and dangers whether presently known or unknown.
- WAIVER AND RELEASE: UNDERSIGNED hereby RELEASES, WAIVES, AND FOREVER DISCHARGES, the PRCA and WPRA (and its parents, affiliates and subsidiaries) or any subdivision thereof, any promoter, participant, rodeo association, rodeo grounds operator, arena owner, officials, sponsors, advertisers (in each case associated in any way with any of the Events), owners and lessees of the premises used to conduct the Event(s), insurers, underwriters, consultants and others who give recommendations, directions or instructions or engage in risk evaluation or loss control activities regarding the Event(s), and each of their respective parents, subsidiaries, affiliated corporations and entities, shareholders, officers, directors, managing agents, employees, independent contractors, members, agents, and all other persons or entities participating or involved in the Events (hereinafter collectively, the "RELEASEES"), from any and all actions, causes of action, claims, suits, debts, dues, sums of money, bonds, bills, balances, losses, costs, expenses, damages, covenants, agreements, commitments, undertakings, promises, liabilities, obligations, lawsuits, judgments, orders and demands whatsoever, in law, at equity or otherwise, of whatever kind or nature, whether known or unknown, suspected or unsuspected, asserted, accrued, unaccrued, actual, contingent, or otherwise, direct or indirect and whether or not concealed or hidden arising out of, on account of or relating to any INJURY TO OR RESULTING IN DEATH (including but not limited to INJURY TO OR RESULTING IN DEATH FROM COVID-19) of the UNDERSIGNED arising out of or related to any of the UNDERSIGNED's Activities (hereinafter, the "RELEASED CLAIMS"). The UNDERSIGNED covenants that the UNDERSIGNED shall not directly or indirectly, bring, commence, institute, maintain, prosecute, aid or fund in any way any action of any kind or otherwise assert against any of the RELEASEES anywhere in the world any Released Claim.
- INDEMNITY AND HOLD HARMLESS: UNDERSIGNED hereby agrees to DEFEND, INDEMNIFY AND HOLD HARMLESS, to the fullest extent permitted by law, the RELEASEES from losses, liabilities, obligations, claims, damages, settlements, injunctions, suits, actions, proceedings, demands, charges, fines, penalties, costs and expenses of every kind and nature, including reasonable fees, expenses and disbursements of attorneys, accountants and other professionals imposed upon, asserted against or incurred by any RELEASEE in connection with, arising out of or relating to (i) any Released Claim or (ii) the UNDERSIGNED's Activities, in each of (i) and (ii), whether caused by the ordinary negligence of the RELEASEES or otherwise and including and/or arising out of UNDERSIGNED's improper and/or tortious conduct in connection therewith.
- 4. INFORMED CONSENT AND VOLUNTARY PARTICIPATION: UNDERSIGNED fully acknowledges and understands that COVID-19 is extremely contagious. UNDERSIGNED has taken it upon himself or herself to be fully informed of the numerous risks and potential dangers associated with COVID-19, including SUFFERING SEVERE PERSONAL INJURY OR DEATH. UNDERSIGNED acknowledges that he or she has been informed that his or her PERSONAL SAFETY CANNOT BE GUARANTEED. UNDERSIGNED acknowledges that his or her participation in the Activities are completely voluntary, and he or she believes that the potential benefits of participation and/or services provided outweigh the risk and danger associated with COVID-19. For more information please see the Center For Disease Control's site at https://www.cdc.gov/coronavjrus/2019-nCoV/index.html.

- 5. UNDERSIGNED acknowledges that it is his or her responsibility to do all of the following: (1) exercise caution and follow any CDC or OSHA issued protocols (including without limitation those guidelines specifically referenced by the PRCA to protect the health of the UNDERSIGNED; (2) inform employer of any Activities which the UNDERSIGNED does not feel comfortable performing; (3) cease any activity and promptly report any physical discomfort, illness or complications while participating in any Activity; and (4) clear his or her participation of any Activity with his or her personal physician. UNDERSIGNED also agrees, represents and warrants that he or she will not participate in any Activity if he or she (i) experiences symptoms of COVID-19, including, without limitation, fever, cough or shortness of breath, or (ii) has a suspected or diagnosed/confirmed case of COVID-19.
- 6. UNDERSIGNED acknowledges that THIS AGREEMENT IS INTENDED TO BE FULLY SEVERABLE, and that if any portion of this Agreement is held invalid, it is agreed that the balance the Agreement shall continue in full legal force and effect. That shall include modifying the Agreement to allow the remainder of claims to be waived, released, and indemnified against in the event that the inclusion of any particular type of claim is found to be invalid or contrary to public policy. This Agreement is to be interpreted and enforced under the laws of the Colorado.
- 7. UNDERSIGNED hereby accepted all terms set forth herein and acknowledges this is the complete agreement between the parties regarding these issues, and UNDERSIGNED agrees and acknowledges that NO ORAL REPRESENTATIONS, STATEMENTS OR INDUCEMENTS HAVE BEEN MADE APART FROM THIS AGREEMENT. UNDERSIGNED HAS COMPLETELY READ BOTH PAGES OF THIS AGREEMENT, FULLY UNDERSTANDS ITS TERMS, AND UNDERSTANDS THAT THIS IS AN IMPORTANT LEGAL DOCUMENT AFFECTING SUBSTANTIAL LEGAL RIGHTS. UNDERSIGNED SIGNS THIS DOCUMENT FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT, ASSURANCE, OR GUARANTEE BEING MADE TO HIM OR HER AND UNDERSIGNED INTENDS HIS OR HER SIGNATURE TO BE A COMPLETE AND UNCONDITIONAL RELEASE OF LIABILITY TO THE GREATEST EXTENT ALLOWED BY LAW. UNDERSIGNED was given ample opportunity to read the Agreement and/or have it reviewed by legal counsel of his or her choice. UNDERSIGNED was also offered a copy of this Agreement.

NAME (PRINT)	DATE OF BIRTH:
NAME (FRINT)	
-	DATED:
SIGNATURE	