



ADVANCED STALL RESERVATIONS

PERSONAL CHECKS ACCEPTED IF POSTMARKED BY APRIL 1

MAKE CHECKS PAYABLE TO USTRC:

7500 ALAMO RD NW

ALBUQUERQUE, NM 87120

ONSITE, FAX OR PHONE RESERVATIONS ACCEPTED THRU APRIL 8
USTRC.COM | PHONE: 505-899-1870 | FAX: 505-792-3143

PLEASE MAKE SURE THAT THIS FORM IS FILLED OUT CLEARLY AND COMPLETELY. PLEASE PRINT CLEARLY!

Name: _____ ID#: _____

Address: _____ City/State/Zip: _____

Email: _____ Phone: _____

AVOID THE LINES!

Advanced stall reservations receive priority entry at a separate entrance where you are directed to your stall

ADVANCED STALL RESERVATIONS, MUST BE RECEIVED BY APRIL 8, 2025

First night = \$65 x no. of horses _____ = _____

***INCLUDES \$30 FOR REQUIRED 2 BAGS OF SHAVING PER STALL**

Additional nights _____ x \$35 x no. of horses _____ = _____

TOTAL PAID STALLS: _____

NOTE: ADDITIONAL NIGHTS ADDED AT FORT WORTH CAN BE PURCHASED AT THE \$35 RATE. BASED UPON AVAILABILITY. (CASH OR CC ONLY, NO PERSONAL CHECKS)

**INDICATE THE NUMBER OF HORSES THAT
WILL BE STAYING EACH NIGHT:**

SAT APR 19	SUN APR 20	MON APR 21
TUE APR 22	WED APR 23	THU APR 24
FRI APR 25	SAT APR 26	SUN APR 27

LIST ANY TRAVEL PARTNERS WHO ARE PAYING IN ADVANCE:

Name: _____ ID# _____

Name: _____ ID# _____

Name: _____ ID# _____

STALL INFORMATION:

- CURRENT COGGINS & 30 DAY HEALTH REQUIRED
- IF YOUR PLANS CHANGE AND YOU NEED TO CANCEL PLEASE NOTIFY THE USTRC AT 505-899-1870 NO LATER THAN APRIL 12, 2024.
- **NO REFUNDS WILL BE MADE AFTER APRIL 8.**
- STALL CHECK-IN TIME IS 10:00 AM DAILY.
- STALL CHECK-OUT AND LOCK-DOWN TIME WILL BE AT 9:00 AM DAILY. EXTENDED STAY WILL BE ON AN AVAILABILITY BASIS ONLY.
- AFTER 9:00 AM A \$50 FINE/STALL WILL BE CHARGED FOR LOCK-DOWNS.
- ONE HORSE PER STALL.

WILL ROGERS PARKING FEES:

REQUIRED AND COLLECTED BY WRMC

- \$24/DAY FOR DAY TRIPPERS (MAY BUY MULTIPLE DAY PASSES)
- \$12/DAY FOR VEHICLE ACCESS (MAY BUY MULTIPLE DAY PASSES)
- \$12/DAY FOR DROPPED TRAILERS (MAY BUY MULTIPLE DAY PASSES)

MULTIPLE DAY RATE: Minimum 3 Days (Must buy a multi-day pass to receive this rate)

Livestock Events: \$6/Vehicle, \$6/Trailer, \$24/Day Hauler

HOST HOTELS:

VISIT USTRC.COM FOR INFORMATION

FACILITY RULES:

- HORSES WILL NOT BE ALLOWED TO BE TIED TO TRAILERS OVERNIGHT.
- NO PORTABLE PENS WILL BE ALLOWED

RV HOOKUPS:

- RV HOOKUPS WILL BE AVAILABLE ON-SITE ON A FIRST COME BASIS, NO ADVANCE RESERVATIONS, QUESTIONS EMAIL WRMCRETAIL@FORTWORTHTEXAS.GOV



BY RETURNING THIS FORM WITH YOUR STALL FEES, YOU ACKNOWLEDGE ACCEPTANCE OF ALL RULES, AND ACKNOWLEDGE READING AND UNDERSTANDING THE RELEASE FORM ON THE BACK OF THIS FORM OR THE WEBSITE.

CALL 505-899-1870 OR FAX CREDIT CARD PAYMENT TO 505-792-3143

ALL CREDIT CARD CHARGES INCLUDE A NON-REFUNDABLE 4% CONVENIENCE FEE

Credit Card Payment Information: CC# _____ Exp _____ CVS _____

Card Holder Name: _____

Address: _____ City: _____ State: _____ Zip: _____

TOTAL PAID

(THIS FORM ONLY)

\$ _____



Stall Release

2025 CINCH USTRC FINALS UNCONDITIONAL RELEASE

FULL AND UNCONDITIONAL RELEASE FOR PARTICIPANT AND/OR HORSE OWNER WHO IS LENDING OR RENTING A HORSE TO A PARTICIPANT

I Am Renting A Horse Stall At The United States Team Roping Championship's Event.

I Have Read And Agree To This Horse Stall Release Of Liability Agreement.

I Further Agree I Have Read This Entire Document, Understand It Completely, And Agree To Be Bound By Its Terms In Its Entirety:

- **Horse Owner and or Roper Agrees:** That she/he has a current Health Certificate, negative coggins test, and brand inspection if required from his/her state.
- **Insurance of Horse(s):** Horse Owner understands and acknowledges that insurance is not provided to the horse owner by USTRC. If the Horse Owner elects not to secure insurance, then she/he agrees that she/he assumes all risks, expenses or liabilities associated with stalling his/her horse and the transport, care, loading and unloading his/her horse(s) by Equine Network, LLC, dba USTRC .
- **"Unruly Staller":** Unruly horses will be asked to leave the premises and will not receive refunded stall fees.
- Damage to Stalls caused by you or your horse will be your responsibility and you agree to pay for the actual cost of repair as incurred by the Will Rogers Memorial Center.
- **Release of Liability:** Horse Owner and Horse Rider (if different) hereby voluntarily releases and forever discharges Equine Network, LLC, dba United States Team Roping Championships, its sponsors, its agents, servants, employees, and representatives, and/or Barn workers from any and all liabilities, claims, demands, actions, or rights of action, which are related to, rise out of, or are in any way connected with the stalling of the horse owner's horse(s). Horse Owner further agrees, promises and covenants not to sue, assert or otherwise maintain or assert any claims against USTRC, its agents or employees, for any injury, death, disease, or damage to the aforementioned horse(s) arising from stalling of said horse(s) or from any claims asserted by other third parties regardless of who is at fault.
- **Entire Agreement:** Horse Owner and Horse Rider (if different) understands that this is the entire agreement between Horse Owner and Horse Rider (if different), Equine Network, LLC, dba USTRC, its agents and employees, and the stall manufacturer. These representations or statements supersedes and cannot be modified or changed in any way by any agent or representative of USTRC or the Horse Owner and Horse Rider.

ARBITRATION.

PLEASE READ THIS SECTION CAREFULLY - IT MAY SIGNIFICANTLY AFFECT YOUR LEGAL RIGHTS, INCLUDING YOUR RIGHT TO FILE A LAWSUIT IN COURT.

Dispute Resolution: In the event of any dispute relating to this Agreement, the relationship between Equine Network, LLC ("EN") and you (including but not limited to your membership in the WSTR and/or USTRC or as a Key Card holder), or any other dispute between EN and you (including but not limited to disputes regarding any claim, demand, or liability for personal injuries or property damage arising from participation or use and enjoyment of any sponsored event and facilities, claims of negligence, breach of contract, fraud or any claims based upon a written law and any disputes concerning any agents, partners, employees, officers, insurers, related entities, or persons of either you or EN), both EN and you agree to final and binding arbitration before a single neutral arbitrator (the "Arbitrator") applying New Mexico law, including in connection with any issue relating to the scope or proper interpretation of this arbitration obligation.

Either party may initiate the arbitration process by filing an initiating document with American Arbitration Association ("AAA"), or alternatively a mutually agreed upon arbitrator or arbitration service, under the applicable commercial arbitration rules for the AAA or the mutually agreed upon arbitration service. Unless otherwise required by applicable law, the arbitration will be conducted in Albuquerque, New Mexico.

EN and you agree to share equally in the cost of the arbitration, except that each side is responsible for its own attorney's fees and costs, unless the Arbitrator determines that a claim or defense was put forward in bad faith or in a frivolous manner, resulting in a reallocation of fees or costs as the Arbitrator may reasonably decide.

Unless this provision is prohibited by applicable law, you expressly represent and agree that in any dispute or arbitration proceeding, you can and will only seek to represent and advance your own interests; you shall be prohibited from seeking to assert a claim on behalf of any other party or person, either on a multi-party, representative, or class action basis; and in no event shall you be entitled to seek punitive or exemplary damages, or consequential or remote damages, in the absence of proof of knowing and intentional misconduct expressly approved or ratified by EN.

It is important that you make an informed decision about the implications of arbitration and that you understand the advantages and disadvantages of forgoing a judicial forum and proceeding with arbitration if a dispute arises. You agree that this dispute resolution process is not required by law, regulation, or ethical standard, but is an important provision to EN that is required in the acceptance of your membership to participate in a WSTR and/or USTRC event. By entering into this binding arbitration provision, you agree and acknowledge that:

- You and EN are waiving the right to submit the dispute to a judge or jury, although you and EN both retain the right to seek immediate injunctive or declaratory relief, including relief by ex parte expedited proceedings, in the case of breaches of confidence or violations of law or equity that require immediate judicial intervention in the protection of either, or both, parties' protected privacy, safety, or ethical rights or interests;
- Pre-arbitration discovery is generally more limited, and different from, the discovery allowed in court proceedings, and you and EN jointly request that the Arbitrator affirmatively prohibit discovery unless it is deemed actually necessary to the preparation of a party's case, in conformity with principles of due process, with the Arbitrator still directed to impose reasonable time, manner, and location limitations in order to expedite the discovery and overall resolution of the dispute;
- The Arbitrator's award is not required to include factual findings or legal reasonings, and it may contain factual or legal errors that cannot be reviewed on appeal or through separate legal challenge;
- This Agreement shall be governed by the Federal Arbitration Act, 9 U.S.C. § 1, et seq. ("FAA");
- The Arbitrator is entitled to grant any remedy that an administrative agency, court, or jury would be entitled to issue, except for those damages or limitations noted above; and
- Judgment on any arbitration award may be entered in any court having jurisdiction, and the parties consent to the jurisdiction of the state or federal district court for the purpose of entry of the Judgment and any requirements contained therein.

By signing this Agreement and becoming a member of WSTR and/or USTRC or a Key Card holder, you warrant that you have received sufficient information regarding the arbitration process and have had the opportunity to seek any advice from independent counsel in reviewing the Agreement and its arbitration provision, allowing you to make an informed decision with respect to forgoing a judicial forum. In addition to the information about arbitration provided above, the rules and regulations for arbitrations conducted by the AAA are available for review on their website at www.adr.org. If you have any questions, you may contact consult your own independent counsel.

Further, Equine Network, LLC, dba, United States Team Roping Championships has the right to refuse entry to anyone for any reason it deems necessary, including but not limited to classification issues.

A parent or legal guardian of participants under eighteen (18) years old, acknowledge acceptance of this release by permitting their dependent's participation.

Signed: _____ Print Name: _____ Date: _____

Signed: _____ Print Name: _____ Date: _____

Minors Name: _____
Relationship to Signer: _____
Age: _____

Questions or concerns should be directed to the USTRC Office at 505-899-1870.

USTRC: 7500 Alamo Rd NW Albuquerque, NM 87120, infoUSTRC@equinenetwork.com or fax 505-792-3143.