

## ARIZONA CUTTING HORSE ASSOCIATION MEMBERSHIP APPLICATION

All memberships expire December 31

Owners and Riders must be members to compete and be eligible for AzCHA standings and year-end awards

NAME:				
ADDRESS:				
CITY:	STA	TE:	ZIP CODE:	
PHONE:	EMAIL:			
SS/TAX ID:	NCHA#:			
NEW MEMBER:	RENEWAL:	ADD	RESS CHANGE:	
MEMERBSHIP DUES		Single: \$	60.00	
	Youth: \$35.00			
	Lifetime: \$650.00			
	Trainers Club \$200.00			
TRAINERS DIRECTORY				
Email:	Phone:			
PAYMENT				
PAID CHECK#:	PAID CASH:	PAID CC:		
CC#:		EXP:	CVV:	

All youth riders must be members to compete. Scholarships may be available. Trainers Club provides a listing on the AzCHA website, 6 social media posts per year, arena signage Assumption of Risk, Release of Liability and Indemnification Agreement must accompany each application (see reverse)

Please mail payments to: Arizona Cutting Horse Association, P.O. Box 2730, Chino Valley., AZ 86323



## ASSUMPTION OF RISK, RELEASE OF LIABILITY AND INDEMNIFICATION AGREEMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledge, the undersigned agrees, represents, warrants to the **Arizona Cutting Horse Association (AzCHA)**, an Arizona 501C5 non-profit corporation, its directors, officers, members, employees, agents, and their heirs, personal representatives and assigns (the releasees") as follows:

I. ASSUMPTION OF RISK – I represent to you that I am experienced horse rider, that I have participated in cutting horse competitions and that I am fully aware of the risks and dangers in horseback riding, cutting horse activities and riding a horse around cattle. I understand that even under the best of circumstances, the horseback rider can be hurt through no negligence of any other person. It is my responsibility, and I agree to inspect my equipment used and any and horses I am to ride. I hereby assume all the risks by injury, loss and damage I may sustain, and I take full responsibility for any injury that I may incur by reasons of riding, participating in cutting horse competitions or events and any other activity during any event with the AzCHA. I assume all risks of my riding or participating in cutting horse competitions, events and other such activities including risk of any injury or my horse.

II. **RELEASE** – I have read and understand this Agreement and it has been fully explained to me to my satisfaction. I fully understand and agree with all its terms and conditions hereof. Based upon my experience, the representations made in the Agreement and the assumption of the risk of injury to myself or my horse by virtue or my participation in cutting horse activities or any other event or activities of the AzCHA, I hereby agree to release the AzCHA, its directors, officers, members, employees, agent and their heirs, personal representatives and assigns of and from any and all legal claims including claims for personal injury or riding participation in cutting horse events, competitions or activities or my attendance at any cutting hor competition, event or activity of thew AzCHA. I agree not to bring or prosecute any litigation against any of the said releases for any injury or damage that may occur on or after the date of the execution of this Agreement. This Agreement shall further apply to any and all future AzCHA events, competitions and activities and this Agreement may not be modified or waived without prior consent of a duly authorized agent of the AzCHA.

III. **INDEMNIFICATION** – I agree to indemnify and hold the AzCHA, its directors, officers, members, employees, agents and their heirs, personal representatives and assigns, harmless from any and all claims, actions, losses, injuries, damages, cost and expenses arising out of or resulting from or in any connection with any act or conduct of the undersigned or any of my family or guest attending or participating in a cutting competition, event or activity organized, arranged or sponsored by the AzCHA or any of its directors, officers, members, employees, agents, or their heirs, personal representatives or assigns.

IV. If any provision of this Agreement is determined to be invalid, illegal or unenforceable, the validity, legality, and enforceability of the remaining provisions shall not be affected or impaired in anyway.

DATED THIS	DAY OF	, 2025
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Signature