JOHNSON COUNTY 4-H 3-D SHOOT





September 10, 2016 • JCSSA Shooting Range • 6465 FM 3136, Alvarado, TX

8 a.m. Check in • 9 a.m. Contest Starts • Awards at conclusion of contest

Cost: \$25 per bow includes 1 meal

30 – Target 3-D Course • Open to First 100 Shooters

ENTRY DEADLINE (POSTMARKED BY) August 31, 2016

MAIL REGISTRATION AND FEE TO: MAKE CHECKS TO:

Deborah Laughman Johnson Country 4-H Shooters

6249 E.F.M. 916

Senior 2(11th-12 grade)

Grandview, TX 76050 **JCSSA & 4-H WAIVERS REQUIRED**

AGE CLASSES: BOW CLASSES:

Junior (8 and in the 3rd grade)-5th Bare Bow

Intermediate (6th-8th grade) Recurve

Senior 1(9th -10th grade) Compound Unaided

Adult (18 and over) NASP

4-H Rules Apply. Scoring as Follows: Center Ring - 12, Next Ring - 8, Outer Ring - 5, Anywhere Else on Body - Only a Hit, Horns or Base - Miss

Compound Aided

Awards for 1st -3rd in each division

Concessions AvailableAdditional meals \$5 (please pre order)

Contact: Debbie Laughman at 817-991-5525 • Directions: Visit JCSSA.com

JOHNSON COUNTY 3-D ARCHERY SHOOT

COUNTY	
COACH	PH.#
E-MAIL ADDRESS	

NAME	AGE JR INT S1	BOW CLASS	TOTAL
	S2 ADULT		

WAIVER, INDEMNIFICATION, AND MEDICAL TREATMENT AUTHORIZATION FORM			
1. <u>EXCULPATORY CLAUSE</u> . In consideration for receiving permission for the <u>Johnson County 4-H 3-D Shoot</u> , I hereby release, waive, discharge, covenant not to sponsor, The Texas A&M University System, the Board of Regents for The Texas A&M University System, the Board of Regents for The Texas A&M University System, Texas 4-H Youth Development Foundation, Texas A&M servants, agents, volunteers, or employees (herein referred to as RELEASEES or INDEMN (including death), or damages, including court costs and attorney's fees and expenses, the activity, while traveling to and from the activity, or while on the premises owned or lease <u>sole, joint, or concurrent negligence, negligence per se, statutory fault, or strict liability</u> injuries caused by intentional or grossly negligent conduct.	ue, and agree to hold harmless for any and all purposes iversity System, Texas AgriLife Extension Service, Texas 4-H M University, Johnson County 4-H, and their members, officers, ITEES) from any and all liabilities, claims, demands, injuries hat may be sustained by me/my child while participating in suched by RELEASEES, including injuries sustained as a result of the		
2. <u>INDEMNITY CLAUSE</u> . I am fully aware that there are inherent risks to my child, myself at to: (1) The tendency of an animal to behave in ways that may result in injury, harm or evunpredictability of an animal's reaction to such things as sounds, sudden movement and hazards such as surface and subsurface conditions; and (4) Collisions and contact with ot participate/allow my child to participate in said activity with full knowledge that the active the person and property of others. I acknowledge there may be physically strenuous actiparticipate. <u>I agree to indemnify and hold harmless INDEMNITEES</u> from any and all liabilincluding court costs and attorney's fees and expenses, which may occur to myself, my child's participation in said activity, <u>including injuries sustained as a result of the sole, jour fault, or strict liability of INDEMNITEES.</u>	en death to persons on or around them; (2) The unfamiliar objects, persons or other animals; (3) Certain her animals or objects. I choose to voluntarily vity may be hazardous to me, my child and my property, and to vities. I know of no medical reason why I/my child should not lities, claims, demands, injuries (including death), or damages, hild, other participants, and third-persons as a result of my/my		
3. <u>NO INSURANCE</u> . I understand that RELEASEES may or may not maintain any insurance participation in this activity or any event related to that participation. As such, I am awar Organization may not carry general liability insurance to cover claims arising from this activity at the lowest poss number of participants by expending limited resources on program materials rather than	e that I should review my personal insurance coverage. tivity so it seeks a waiver of claims as additional consideration ible cost to participants; and (b) provide access to a greater		
4. <u>BINDS HEIRS</u> . It is my express intent that this agreement shall bind the members of my personal representatives, if I am deceased, and shall be governed by the laws of the Stat			
5. <u>MEDICAL AUTHORIZATION, INDEMNITY FOR MEDICAL EXPENSES, and WAIVER</u> . I under articulated in this form and RELEASEES may need to respond to accidents and potential early medical treatment that may be required, as determined by a medical professional at activity with the understanding that the cost of any such treatment will be my responsib any costs incurred to treat me/my child, even if an INDEMNITEE has signed hospital docuinability to sign the documentation. I further agree to release, waive, discharge, covenar purposes, RELEASEES from any and all liabilities, claims, demands, injuries (including deaexpenses, that may be sustained by me/my child while receiving medical care or in decida medical care facility, <i>including injuries sustained as a result of the sole, joint, or conculiability of RELEASEES</i> . I understand this waiver does not apply to injuries caused by inter-	emergency situations. Therefore, I hereby give my consent for the medical facility, during my/my child's participation in this ility. I agree to indemnify and hold harmless INDEMNITEES for imentation promising to pay for the treatment due to my not to sue, and agree to hold harmless for any and all th), or damages, including court costs and attorney's fees and ing to seek medical care, including while traveling to and from trent negligence, negligence per se, statutory fault, or strict		
6. <u>VOLUNTARY SIGNATURE</u> . In signing this agreement I acknowledge and represent that free act and deed; sponsor has not made and I have not relied on any oral representation contained in this agreement. I execute this document for full, adequate and complete coin the future. I understand I can choose not to sign this document and free myself and m simply not participating in the activity and choosing some other activity available to me/further understand this is a voluntary, extracurricular activity. While I understand alternative risks associated with this activity I still desire to voluntarily engage/permit my child to	ns, statements, or inducements apart from the terms nsideration fully intending to be bound by the same, now and y child from its terms and the associated risks of the activity by my child that has a lower level of risk to myself and my child. I ative activities are available to me/my child that do not have		
Participant Signature	Date		
Participant Printed Name	Participant Date of Birth		
If participant is 18 years old or younger: Parent/Legal Guardian Signature	Date		
Parent/Legal Guardian Printed Name	-		
In case of emergency, contact:	Phone		
or	Phone		
or	Phone		
If the participant has medical insurance, please indicate: Insurance Company	Policy Number		

Name of Primary Policy Holder

Please list any special services your child may require:

JOHNSON COUNTY SHOOTING SPORTS ASSOCIATION

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

In consideration of being permitted to enter onto the premises known as the Johnson County Shooting Range located in Johnson County, Texas and to participate in and/or observe a shooting sports event at the above named facility, the undersigned, individually and/or in his/her capacity as parent/guardian/legal custodian for his/her minor child(ren) identified herein, for himself/herself, his/her spouse, his/her child(ren), his/her guests, legal representatives, heir and assigns **HEREBY WAIVES,RELEASES AND FOREVER DISCHSARGES** the Johnson County Shooting Sports Association, Inc. the State of Texas, Johnson County and their political subdivisions, and such parties' officers, directors, shareholders, committee members, employees from **ALL LIABILITY** to the undersigned releasor, his/her spouse, his/her child(ren), his/her guests, legal representatives, heirs and assigns, of and from every claim, demand, action of whatever kind of nature either in law or in equity, arising from or by reason of loss, bodily injury or personal injuries known or unknown, death or property damage or damage of any kind resulting; or to result from an incident or accident that may occur from his/her presence or participation, or his/her child(ren) presence or participation in a shooting sports event at the Johnson County Shooting Range or any activities in connection with same, and whether by any such parties' negligence or not.

The undersigned understands and acknowledges that shooting sports involve the discharge of firearms or archery equipment and that there are many hazards and dangers associated with the observation and participation in shooting sports activities. Further, the undersigned understands and acknowledges that the above-mentioned entities, their employees and officials, or otherwise, make now representation of warranties, express or implied, as to the safety training or shooting knowledge of safe firearms or archery practices of any of the participants at any event. Therefore, the undersigned assumes full responsibility fjor the risk of bodily injury, death, personal property damage or other loss of any kind to himself/herself, his/her spouse, his/her child(ren), his/her guest that may occur during or as a result of the observation or participation in a shooting sports event, whether such risks are foreseen or unforeseen and whether or not the same is caused by negligence of any of the above-mentioned entities, their employees and officials, or otherwise..

The undersigned further agrees to indemnify all of the above-mentioned entities, their officers, directors, shareholders, committee members, employees and each of them, from any loss damage or cost they may incur due to the undersigned's, or the undersigned's minor child(ren) 's observation or participation in a shooting sports event.

This WAIVER, RELEASE OF LIABILITY, INDEMNIFICATION AND ASSUMPTION OF RISK is intended to be as broad and inclusive as permitted by the laws of the State of Texas, and if any portion is held invalid, it is agreed the balance shall, notwithstanding continue in full force and effect. The undersigned further states that he/she has carefully read this document and knows the contents there of and has signed this document as his/her own free act.

In witness whereof, the undersigned has executed this document on the date stated below and intends for this document to be valid until revining by same.				
,20				
	Releasors Signature (Non-Minor/ Legal Adult)			
	Printed Name of Non-Minor/ Legal Adult			
	custodian of the minor designated herein, and I execute this document on behalf of the E THE RISK as described in the aforementioned paragraphs.			
,20				
	Releasor Signature (Parent/Guardian Legal Custodian			
Printed Name of Minor	Printed Name of Parent/Guardian Legal Custodian			