

2018 ROCKY MOUNTAIN FIELD HUNTER CHAMPIONSHIP ENTRY FORM

To enter, include this entry form, the attached Agreement for Release and Liability Waiver and check for (\$200 member fee) (\$300 non hunt member) and send to:

RMFHC Entry
Mary Ewing, MFH
3601 South Pennsylvania Street
Englewood, CO 80113

Rider Name:
Address:
Cellphone:
Email:
Horse Name:
Breed:
Age:
Sex:
Color:

CIRCLE THE CLASS THAT YOU ARE PARTICIPATING

GRANT CUP
 COORS CUP
 APPOINTMENTS CLASS
 HILL TOPPER CLASS

Entry is not complete until signed entry form, signed release and check is received. Entry close November 11, 2018, entries received after close date require an additional \$25.

**Contact: Mary Ewing, MFH at maryewingsq@aol.com
 Phone 303-886-5400**

ENTRY FEES PAID WITH PAYPAL ON WEB SITE NOTE: RMFHC AND RIDERS NAME AND PHONE NUMBER

FINALS ON SUNDAY, NOVEMBER 18, 2018

- Competitors will be asked to ride in a Mock Hunt – no hounds – behind a field master over a cross country course of easy inviting jumps. Jump height will not exceed 2'9" for Grant and Coors cup class. Ground log will be optional for Hill Topper class.
- Judges will then select competitors to be judged further by individually negotiating a handy hunter course. They may be asked to dismount and remount from a log, unlatch a gate and close it on horseback, negotiate a water crossing, or trot over a fallen tree. After each horse's hunting skills are demonstrated and the individual tasks completed, the judges will determine the winning horse.

COMPETITION GUIDELINES

- Prize Money: Rocky Mountain Field Hunter Champion \$2000, Rocky Mountain Field Hunter Hill Topper \$500
- There are no requirements to enter the Coors Cup.
- Any Arapahoe Hunt member, except those holding a trainer membership, and in good financial standing with dues fully paid at time of entry and, are eligible to enter the Grant Cup.
- Contestants also eligible to enter the Rocky Mountain Field Hunter Championship without additional fee but contestants must confirm on entry form for both the Grant Cup and the Coors Cup.
- Entry includes admission for one to the Huntsman's Dinner & Auction, Saturday November 17th at 6:30 at the University Club.
- To qualify for Sunday Championships you must hunt one of any hunts from Nov. 14th-17th.
- Mounted judges will ride alongside the numbered contestants as they hunt.
- At the end of each hunting day, the judges announce the horse selected to compete in the Finals held Sunday, November 18th.
- Riders are welcome but not required to hunt every day.
- The event is judged according to the manners, style and suitability of foxhunting mounts as observed by multiple judges.

AGREEMENT FOR RELEASE AND WAIVER OF LIABILITY, COVENANT NOT TO SUE AND INDEMNITY AGREEMENT

1. **IN CONSIDERATION** of my being permitted to participate in any ARAPAHOE HUNT CLUB ("HUNT") Activity involving horses, any social event or any other activity conducted by the HUNT, or any member of the HUNT for the benefit of the members of the HUNT and their guests, my legal representative, assigns, heirs, guardian, spouse and next of kin, hereby release, waive, and agree not to sue, assign, subrogate or bring any claim of any kind against the HUNT, any LANDOWNER, as hereinafter defined, and any director, officer, partner, member, employee or guest of the HUNT or LANDOWNER. "LANDOWNER" shall include, but not be limited to, the COLORADO STATE BOARD OF LAND COMMISSIONERS, MARILYN AND BILL BLAUW, CHEROKEE RANCH AND CASTLE FOUNDATION, HIGHLANDS RANCH COMMUNITY ASSOCIATION, MONAGHAN FARMS, INC., SCOTT MERCER, OPEN BOX QUARTER CIRCLE RANCH, LLC, MARSHAL AND ANNE YOUNGLUND, QUARTER CIRCLE BELL RANCH, LAWRENCE PHIPPS, IV, MARIE PHIPPS III, PLUM CREEK HOLLOW FARM, RICHARD AND NANCY GOODING, TOBY PIPPIN, TOM AMES, and SEMA CONSTRUCTION COMPANY, "LANDOWNER" shall also include the owner of any other land on which I may ride, whether intentionally or inadvertently, or be present upon, in connection with any activities sponsored by or on behalf of the HUNT. "LANDOWNER" shall further include the shareholders, partners, officers, employees, agents, spouses, heirs, lessees, tenants, and permittees of any LANDOWNER, as herein defined.

2. I fully understand that any involvement with horses, including, but not limited to, proximity to horses as a spectator can be hazardous and that participating *in any* horseback riding activities (which may include riding/jumping over fences and other obstacles, and steep and rough terrain which may contain mud, ice, snow drifts, animal burrows and holes, barbed wire in fence lines or on the ground, man-made holes and stakes and other hazards, all of which may be difficult to see), all of which may be encountered while participating in a Hunt Activity are dangerous activities which involve the risk of serious injury and/or death and/or property damage. I further acknowledge because of the location of the activities where the activity is held which is isolated and difficult to access, that emergency medical response may be delayed and/or non-existent. **I VOLUNTARILY ACCEPT AND EXPRESSLY ASSUME ALL RISK OF INJURY AND DANGERS OF SUCH INVOLVEMENT, INCLUDING PHYSICAL INJURY AND DEATH TO MYSELF, MY HORSE AND MY PROPERTY.**

3. This Agreement for Release and Waiver of Liability, Covenant Not to Sue and Indemnity Agreement, is intended to be as broad and inclusive as is permitted by the laws of the State of Colorado and include, but are not limited to, any claims arising as a result of negligence, breach of fiduciary duty, breach of contract, strict liability and claims for bodily injury, death, property damage, or other loss.

4. UNDER COLORADO LAW, AN EQUINE PROFESSIONAL IS NOT LIABLE FOR ANY INJURY TO OR THE DEATH OF A PARTICIPANT IN EQUINE ACTIVITIES RESULTING FROM THE INHERENT RISKS OF EQUINE ACTIVITIES PURSUANT TO SECTION 13-21-119, COLORADO REVISED STATUTES.

5. I also agree if anyone makes any claim because of any injury to me, including death, or for any damage to my property, I or my estate will indemnify, defend, and hold harmless all those released by this Agreement from any expenses, damages or judgments, including legal expenses and attorney's fees, resulting from those claims.

6. I also acknowledge and agree that I have, or it is my responsibility to obtain and keep in force, sufficient insurance coverage including, but not limited to liability, health, property, disability and life, to protect me from any expense, liability claims or damages mentioned or included in this Agreement and that whether or not I obtain such insurance and whether or not such insurance is sufficient, the above provisions shall be fully effective and enforceable and I will be bound and liable thereunder.

I HAVE READ AND VOLUNTARILY SIGN THIS RELEASE AND WAIVER OF LIABILITY, COVENANT NOT TO SUE AND INDEMNITY AGREEMENT AND IT IS MY EXPRESS INTENT THAT IT SHALL BE BINDING ON ME, MY HEIRS, ASSIGNS, LEGAL AND PERSONAL REPRESENTATIVES, SPOUSE AND NEXT OF KIN.

PRINT NAME

PRINT ADDRESS

SIGNATURE

DATE

Name of Parent, individually and on behalf of any child under 18 years of age:

SIGNATURE

EMAIL ADDRESS: _____

EMERGENCY CONTACT: _____

PHONE#: _____

GUEST OF MEMBER: _____