

## **ROCKY MOUNTAIN WORKING DOGS**

### TRIAL ENTRY FORM



Trial Date: Saturday & Sunday, May 17-18, 2025 Entry Deadline: May 3, 2025 USCA Judge: Paul Schneider Tracking: Sod or Plowed Dirt

### Please Print/Type Information

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For more information, please contact Scott Waldenmyer (<u>rockymountainworkingdogs@gmail.com</u>).



# **ROCKY MOUNTAIN WORKING DOGS**



Make checks payable to: Mail check and entry to: Rocky Mountain Working Dogs Scott Waldenmyer 14770 Forest Way, Thornton, CO 80602

Alternatively, payment can be sent through Venmo (@RockyMountainWorkingDogs).

#### Release, Waiver of Liability and Indemnity Agreement:

I hereby acknowledge that I have voluntarily applied to participate in activities sponsored by <u>Rocky Mountain Working Dogs</u> (hereby referred to as RMWD or as the "CLUB"). Being held on the property of Janelle Schrag and Lauren Anema located at 30200 County Road 5, Elizabeth, Colorado 80107 (hereinafter referred to as the "SCHRAG TRAINING FACILITY"), as well as at Bigfoot Turf Farms, Inc. located at 22455 CR 49, La Salle, CO 80645, Majestic Turf Farms, LLC located at 1283 County Road 38 in Berthoud, Colorado, Epic Estates at Brighton, LLC located at 30101 East 152<sup>nd</sup> Avenue in Brighton, Colorado and Graff Theil Farms LLC located at 09803 N. I-76 Frontage Road in Fort Morgan, Colorado (hereinafter collectively referred to as "TRACKING GROUNDS"). TRACKING GROUNDS are located on private property that RMWD has negotiated specific authorization to utilize. Trespassers, other than RMWD, may be prosecuted at the discretion of ownership.

I am aware that these activities may involve risk of bodily injury, death, or property damage and I am voluntarily participating with knowledge of the inherent risks. I expressly assume the risk of these dangers, including, but not limited to, slips/trips, falls, dogs, automobile accidents and/or injury from equipment while at <u>THE</u> <u>SCHRAG TRAINING FACILITY AND/OR TRACKING GROUNDS</u>. As lawful consideration for being permitted by CLUB to engage in these activities at <u>THE</u> <u>SCHRAG TRAINING FACILITY AND/OR TRACKING GROUNDS</u>. As lawful consideration for being permitted by CLUB to engage in these activities at <u>THE</u> <u>SCHRAG TRAINING FACILITY AND/OR TRACKING GROUNDS</u>. I hereby release, waive, discharge, and relinquish any action or causes of action for personal injury, property damage, or wrongful death, against Janelle Schrag and Lauren Anema, <u>the CLUB, THE SCHRAG TRAINING FACILITY AND/OR TRACKING GROUNDS</u>, and his/her/their/its heirs, executors, administrators, successors and assigns, which may hereafter arise from the activities sponsored by the CLUB or any pursuitincidental thereto

I hereby agree that under no circumstances shall I prosecute or present any claim against Janelle Schrag and Lauren Anema, Ken and Laurie Stupak, the <u>CLUB, THE</u> <u>SCHRAG TRAINING FACILITY AND/OR TRACKING GROUNDS</u> forany causes of action for personal injury, property damage, or wrongful death, whether the same shall arise by negligence or unintentional conduct of anyone participating in the activities sponsored by the CLUB or any pursuit incidental thereto. This Agreement shall bind the members of my family and my spouse, heirs, assigns, and personal representatives, and shall be deemed as a RELEASE, WAIVER, AND DISCHARGE OF LIABILITY, AND COVENANT NOT TO SUE Ken and/or Laurie Stupak, the <u>CLUB</u>, <u>THE</u> <u>SCHRAG TRAINING FACILITY</u>, <u>AND/OR</u> <u>TRACKING GROUNDS</u>. This agreement does not restrict my rights in regard to actions against the CLUB.

I understand and agree that I shall be personally responsible for my own safety in participating in the activities sponsored by the CLUB and assume all risks and accept full and complete responsibility for any and all damages and personal injury of any kind, including death.

I HEREBY AGREE TO INDEMNIFY, SAVE, AND HOLD HARMLESS Janelle Schrag and Lauren Anema, the CLUB, THE SCHRAG TRAINING FACILITY AND/OR TRACKING GROUNDS, AND HIS/HER/THEIR/ITS HEIRS, EXECUTORS, ADMINISTRATORS, SUCCESSORS AND ASSIGNS FROM ANY LOSS, LIABILITY, DAMAGE, OR COST, INCLUDING ATTORNEYS FEES, WHICH I MAY INCUR AS A RESULT OF INJURY, DEATH, OR PROPERTY DAMAGE, OR FROM ANY SUIT FROM SUCH PERSONAL INJURY, DEATH, AND/OR PROPERTY DAMAGE.

If any part of this agreement is determined to be invalid by a Court of law, it is agreed that the balance of the agreement shall continue in full force and effect.

I, THE UNDERSIGNED, HAVE READ AND VOLUNTARILY SIGNED THE RELEASE AND WAIVER OF LIABILITY AND INDEMNITY AGREEMENT AND FURTHER AFFIRM THAT NO ORAL REPRESENTATIONS, STATEMENTS, OR INDUCEMENTS APART FROM THE FOREGOING WRITTEN AGREEMENTHAVE BEEN MADE.

I, THE UNDERSIGNED, UNDERSTAND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS BY SIGNING THIS AGREEMENT.

Printed name:	WORK	ING	OGS	
Signature:		<u> (17. AU )</u>	Date:	
	Entry Fees are N	on-Refundable After	Entry Deadline.	
For Club Use Only				
Amount received: \$	Cash	Check	Date received:	