

YOUTH EXHIBITOR CODE OF PRACTICE

As a youth participant at the Tulelake-Butte Valley Fair:

- 1. I believe my participation in the youth program should demonstrate my own ability, knowledge and skill, and my own investment of time in my project I am exhibiting. I will do my own work and accept only advice and support from others.
2. I will read and understand the rules and regulations found in the Tulelake-Butte Valley Fair's Exhibitor Guidebook. I ask that my parents and supervisor/leader of my project not break any rules or make exception on my behalf. I wish for my project to be an example of how to accept what life has to offer, good and bad, and how to live with the outcome.
3. I will not use abusive, questionable or unethical techniques in the construction, preparation, presentation or handling of my project. I will not resort to fraudulent, deceptive or illegal practices when preparing my project for exhibition. I will also not allow my parents, advisor, supervisor/leader or any other adult or minor to employ such practices to my project.
4. I realize I am responsible for:
a. the proper care and treatment of my project,
b. the presentation of my exhibit at the fair,
c. the production of wholesome food, fiber, clothing and textiles,
d. the development of the sound moral character in myself and others,
e. and the 4-H Leaders, FFA advisors, and the Livestock Superintendent have the authority to disqualify me from sale eligibility if disqualification is made in writing in the fair office by noon Sunday of the fair.

I have read this agreement and fully understand its content and sign it of my own free will.

Dated: Signature: (Owner)
Dated: Signature: (Parent/Legal Guardian)
Dated: Signature: (Project Supervisor)

INDEPENDENT JR. EXHIBITOR RULES

Independent junior exhibitors must own all exhibits entered 60 days (120 days for market beef) prior to the opening date of the fair. See State Rules. If, during the preparation of an exhibit, an independent junior exhibitor terminates membership in a recognized junior organization, the exhibitor may not show the same type of exhibit within 60 days (120 days for market beef) of the terminated membership. An independent junior exhibitor may show only in classes of one recognized organization in a calendar year to the extent that such classes are available.

Independent Jr. Exhibitor Affidavit. This affidavit MUST be completed and filed with the fair when submitting entry forms for Jr. Independent livestock entries. The undersigned states that livestock entry (entries) above were under the exhibitor's sole ownership, care and management for at least 60 days prior to the opening of the fair (120 days for market beef). Further, the exhibitor has not been a member of a junior division organization for this project since current calendar year began. Exhibitor's production records (use record book provided by fair) to be submitted to the fair prior to entry deadline. Board Member's approval that records are satisfactory is required below for Sale eligibility. The undersigned has read and has a full understanding of the rules and regulations governing the same and agrees to be governed by them.

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Dated: Signature: (Owner)
Dated: Signature: (Parent or Legal Guardian)
Dated: Signature: (Board Members Approving Signature/Required for Auction)

DRUG RESIDUE POLICY

HOLD HARMLESS/RELEASE AGREEMENT

PLEASE READ CAREFULLY AND SIGN. (LIVESTOCK WILL NOT BE SOLD IF NOT SIGNED)

In consideration of the 10-A District Agricultural Association, hereinafter called the "Association", allowing hereinafter referred to as the "Owner", to participate in the Association's Junior Livestock Auction and sell Owner's animal (s), it is agreed that:

1. DRUG STATEMENT

- A) Owner acknowledges the Federal Food, Drug and Cosmetic Act prohibits the introduction or delivery into interstate commerce of any food that is altered or misbranded. Alteration includes poisonous or deleterious substances, and any new animal drugs defined as unsafe within the meaning of Section 512 (21 USC Section 260b) of that act and those drugs listed in Section 402 (21 USC Section 342).
B) Owner is responsible for the animals that are rejected at processing center due to the presence of drug residues.
C) Owner shall report to management any and all drugs or medications administered to an animal that might still be detected at the time of showing. The name of the drug, dosage, its purpose, time and date of administration will be required. This must be done prior to showing of animal.
D) Owner is responsible for any fees that arise from the processor caring for the animal while waiting the specified time to process after the use of drugs. If the processor refuses care of the animal, for the time specified for the time specified for the drug used, the Owner may care for the animal and make the appropriate arrangements with the buyer and the processor.

2. INDEMNITY

The Owner agrees, for him/herself and his/hers, executors, administrators, or assigns to indemnify and hold harmless, the Association, its directors, officers, agents, employees, successors or assigns, the County of Siskiyou and the State of California, their respective officers, agents, and employees from any and all losses, claims, actions, or proceedings of any kind which may be initiated by purchasers, handlers or consumers of Owner's animal (s) and or any other person or organization; including reimbursement for all legal cost and attorney fees incurred by the indemnified parties or any of them, for the defense of any such actions which may hereinafter impact directly or indirectly from the sale, handling, and human consumption of Owner's animal (s).

I have read this agreement carefully and fully understand its content and sign it of my own free will.

Dated: Signature: (Owner)
Dated: Signature: (Parent or Legal Guardian)