## LIABILITY RELEASE, WAIVER, DISCHARGE AND COVENANT NOT TO SUE

## IMPORTANT: THIS IS A LEGAL DOCUMENT

Please read and understand this document before signing. If you have any questions please consult an attorney.

-	Waiver, Discharge and Co ,			_
	,,			(Z.iiipioyoi o
events, and activities ('heirs, and assigns, he Minnesota Municipal Utheirs, executors, admirany and every claim, defrom or by reason of al	lawful age, in consideration 'ACTIVITIES") (before, on preby release and forever illities Association (MMUA), histrators, or legal representation, action, or right of action, bodily injury or personal uring, or after, related the second control of the second contr	or after September 9, 2 discharge all sponsors, and their respective or ntatives, or other succestion, either in law or equal l injuries, known or unki	2025) do for myself, exect advertisers, owners and fficials, officers, directors, ssors of interest ("RELEA uity, by way of subrogation nown, death, loss or dam	eutors, administrators, lessors of premises, employees, agents, SEES"), of and from or otherwise, arising lage to property, or
volunteer, exhibitor, veremoving of utility poles be engaging in ACTIVIT and death, and severe own actions, inactions Lineworkers Rodeo, or	dges and fully understant endor/independent contract and related equipment at ITES, or will be in the proxing social and economic losser or negligence, but also the the condition of premises known to RELEASEES.	tor, or electric utility em rodeo grounds before or mity of ACTIVITIES, that es to person or property, e actions, inactions or ne	aployee or student assist r after the Minnesota Line involve risk of serious inju , which may result not only egligence of others, the ru	ing with setting and workers Rodeo, will ry, including disability y from RELEASOR's iles of the Minnesota
ACTIVITIES. RELEASO medical treatment, if no RELEASOR understand arise out of or in co RELEASOR has adequ	ds and agrees that RELE OR understands and agree ecessary, and that such act ds and agrees that RELEA nnection with such autho- uate health insurance neces- sing from RELEASOR's pa	es that RELEASEES are ction by RELEASEES sl ASEES assume no responderized emergency medic essary to provide for an	e granted permission to a hall be subject to the term onsibility for any injury or al treatment. RELEASOF d pay for any medical co	authorize emergency ns of this RELEASE. damage which might R further states that
or cost following such other participants, or a rendered, during RELI RELEASEES that are	all the foregoing risks and injury, permanent disability professional persons of EASOR's participation in the deemed municipalities ge, injuries, or death resulting	ty, or death. RELEASC of any claim whatsoever the ACTIVITIES before, , pursuant to Minnesota	OR further releases all RE on account of first aid, to on, or after September a Statutes § 604.055, this	ELEASEES, officials, reatment of services 9, 2025. As to any RELEASE does not
	indemnify and hold harmle SEES may incur due to the			
Journeyman B Apprentice Ev Electric Utility removing utility	ntified as a participant by clevents**+ Participant is Jourents**+ Participant is a quents**+ Participant is a quents**+ assisting with poles and related equipments before/after Lineworke	urneyman qualified. alified climber. th setting and ent	he following:  Volunteer** Judge,** Greeter, or MMUA Staff** Vendors/Sponsors**	

\*\*RELEASOR is aware of and understands all safety regulations and rules applicable to servicing, repairing, replacing, or otherwise working with or on electrical power lines.

+RELEASOR will supply, for his/her own use, climbers, belt, hand tools, and other required safety equipment.

## LIABILITY RELEASE, WAIVER, DISCHARGE AND COVENANT NOT TO SUE

- 2. RELEASOR, prior to participating, will inspect the facilities and equipment to be used, and if he/she believes anything is unsafe, he/she will immediately advise RELEASEES of such conditions and refuse to participate unless and until the unsafe condition has been remedied to RELEASOR'S satisfaction, in which case RELEASOR assumes all risks of subsequent participation.
- 3. RELEASOR hereby waives subrogation rights of his/her insurer against the RELEASEES. As to RELEASOR'S property or business interests, RELEASOR agrees to rely entirely upon his/her own property insurance for recovery with respect to any damage, loss, or injury to his/her property interests.
- 4. RELEASOR understands that recreational and illegal drugs or alcohol are strictly prohibited AT OR DURING any ACTIVITIES; provided however, that the consumption of alcohol at any social event sponsored by the RELEASEES following the close of competition-related activities is not barred by this paragraph, so long as the consumption is done responsibly and in compliance with all applicable laws. Any violations are grounds for immediate dismissal from the ACTIVITIES and/or police involvement.
- 5. RELEASOR understands that RELEASOR is at all times responsible for RELEASOR's own safety when RELEASOR participates in ACTIVITIES. RELEASOR expressly agrees and promises to accept and assume all of the risks existing in the ACTIVITIES. RELEASOR's participation in ACTIVITIES is purely voluntary, and RELEASOR elects to participate in spite of the risks.
- 6. RELEASOR understands that RELEASEES reserve the right to cancel ACTIVITIES or prevent RELEASOR from participating in ACTIVITIES, in the RELEASEES' sole judgment.
- 7. RELEASOR understands that If RELEASOR decides to leave early and not to complete ACTIVITIES as planned, RELEASOR assumes all risks inherent in RELEASOR's decision to leave and waive all liability against RELEASES' arising from the decision.
- 8. RELEASOR agrees that the site of any lawsuit and the law governing any such lawsuit shall be Lyon County, Minnesota and governed by Minnesota law, without regard to conflict of laws principles. The term of this RELEASE shall continue and be in effect after ACTIVITIES have ended. This RELEASE is intended to be as broad and inclusive as is permitted by law, and may not be modified in any way. If any provision or any part of any provision of this RELEASE is held to be invalid or legally unenforceable for any reason, the remainder of this RELEASE shall not be affected and shall remain valid and fully enforceable.
- 9. A copy of this RELEASE can be used as if it were an original. RELEASOR agrees that a copy of this RELEASE can be used as if it were an original.
- 10. RELEASOR grants to RELEASEES the absolute and irrevocable right and permission with respect to the photographs or video or sound taken of RELEASOR by RELEASEES or their designee:
  - a. To copyright the same.
  - b. To use, reuse, publish and republish the same in whole or in part, individually or in conjunction with other photographs in any medium and for any purpose whatsoever, including (but not by way of limitation), illustration, promotion and advertising and trade.
  - c. To use RELEASOR's name in connection therewith If RELEASEES so choose.

## THIS IS A RELEASE OF LEGAL RIGHTS. READ BEFORE SIGNING.

In signing this RELEASE, I acknowledge that I have read this document in its entirety and I freely and voluntarily assume all risks of any injuries and damages. Notwithstanding such risks, I agree to participate in this event.

RELEASOR Legal Name (PRIN	T)				
Legal Name (SIGNA	TURE)				
ADDRESS					
CITY			STATE	ZIP	
	Executed this day:	(date)			of 2025.