



CHURCHILL DOWNS

2024 Churchill Spring Meet Claiming Agreement

By executing this Claiming Agreement (this “Agreement”) or by submitting a claim at Churchill Downs Racetrack, LLC, a Kentucky limited liability company (“CDRT”) and a subsidiary of Churchill Downs Incorporated (“CDI”), the undersigned agrees on behalf of himself/herself (“Claimant”) and any trainer or owner of horses controlled by Claimant, as consideration for participating in the claiming process, that Claimant has read, agrees to, and will fully comply with the following CDRT House Rules:

1. The licensed trainer for Claimant must (a) be in good standing with CDRT and eligible to claim and (b) have made a start at the current meet or within the State of Kentucky since January 1, 2024.
2. A horse claimed at the CDRT Spring Meet may not race outside of Kentucky for 45 days following the last date of the CDRT Spring Meet provided, however, that if such claimed horse has made a start at the CDRT Spring Meet, since its claiming, the horse may race outside of Kentucky after the final day of entries of the CDRT Spring Meet.
3. Claimant, or the licensed trainer representing the Claimant, has signed a Claiming Agreement, a copy of which is on file with the CDRT Racing Office prior to dropping a claim slip in the claims box.

Claimant is responsible for relaying the CDRT House Rules to any owner, trainer, or other person associated with horses controlled by Claimant and ensuring compliance with the same. Claimant further understands and acknowledges that in addition to all other rights and remedies available to CDRT and CDI, any violation by Claimant or any owner, trainer, or other person associated with horses controlled by Claimant of the House Rules may, at the discretion of CDRT or CDI, result in: (a) rendering Claimant ineligible to claim at CDRT or any other racetrack owned or operated by CDI, (b) exclusion of Claimant and any trainer or owner of horses controlled by Claimant from CDRT and any other racetrack owned or operated by CDI; (c) disciplinary action by CDRT or CDI, and/or (d) a fine of up to \$2,500.

No delay or failure of CDRT or CDI at any time to exercise or enforce any right or remedy available to it under this Agreement will constitute a waiver of any such right or remedy with respect to any other breach or failure by Claimant.

CLAIMANT Signature: _____

Print Name: _____