# PREMISES AND ACCESS

## AND/OR

# MEMBERSHIP AGREEMENT

## RELEASE AND WAIVER OF LIABILITY AGREEMENT AND

FULL MEMBERSHIP PARTICIPATION AGREEMENT

BARBELL BROTHERS LLC d/b/a BARBELL BROTHERS 107 PATRIOT DR. SUITE B MIDDLETOWN, DE 19709 BARBELLBROTHERSGYM@GMAIL.COM 302-380-3000

# BY SIGNING THIS DOCUMENT YOU WILL WAIVE CERTAIN LEGAL RIGHTS, INCLUDING THE RIGHT TO SUE OR CLAIM COMPENSATION FOLLOWING AN ACCIDENT PLEASE READ CAREFULLY!

WHEREAS, BARBELL BROTHERS LLC, D/B/A BARBELL BROTHERS ("Company") is the operator of the fitness facility located at 107 Patriot Drive, Suite B, Middletown, DE 19709 ("Premises"), and is willing to permit the individuals signing this Agreement to use the Premises for the purpose of utilizing the fitness center in an unsupervised capacity for exercise and fitness, upon the terms and conditions of this Agreement and/or those provided for in the Premises.

In consideration for being provided access to and use of the Premises, each person signing below hereby stipulates and agrees:

- 1. Use of Premises. I understand and agree that I may only use the Premises for the purposes set forth in this Release and Waiver of Liability agreement or as provided for in the Premises. I further agree that I am responsible for the proper use and care of the Premises and any of Company's property thereon. I will report accidental or unintentional damage immediately to the Gym and staff. I will cooperate with the Gym and their insurance provider, or risk a report of vandalism. I also agree to clean up the Premises after I am done using the Premises as permitted in this agreement and to restore the Premises to the same condition in which it was provided to me. I acknowledge that the Company makes no representation as to the condition of the Premises or the safety of any structures or equipment that may be used at the Premises. I accept and shall use the Premises in its "AS IS" condition. I acknowledge and agree that I am not relying upon any representation or statement by the Company or the Company's employees, agents, or representatives regarding this agreement or the Premises, except to the extent such representations are expressly set forth in this agreement.
- **2. Unattended Access:** I recognize that I may be attending the Premises and using the Premises's equipment at times when the Premises is unattended by Premises staff or other members.
- 3. Acknowledgement of Danger. I am fully aware that exercise and fitness activities are of a nature and kind that are extremely strenuous. I understand and acknowledge that the activities that take place on the Premises may be dangerous and may involve the risk that I will sustain injuries that include, but are not limited to the following: (1) PHYSICAL INJURY AND/OR DEATH including minor injuries and major injuries such as joint and back injuries, broken bones, concussions, rhabdomyolysis, musculoskeletal injuries, cardiovascular injuries, heart attack, stroke, brain injury, and injury to my fetus (if pregnant); (2) exposure to, and sickness from, infections, viruses, bacteria and disease, including but not limited to, COVID-19; and (3) property damage. I further understand that I may have exposure to the natural elements that could cause sunburn, dehydration, heat exhaustion, heat stroke, and heat cramps, and I assume and accept all risks associated with heat related ailments. I understand that injuries can occur because of the condition of the premises and land surrounding the premises, and that the land surrounding the premises may pose such dangerous conditions due to snakes, insects, spiders, ditches, erosions, sharp rocks, culverts, fallen trees, branches, snow, mud, or other natural and man-made hazards. I understand that consuming any food or beverage items sold out of the facility/prepared by Company may cause any of the ailments listed above. I understand that I waive the right to sue the Company for food or beverage related injuries, illnesses, or deaths. I understand that the Premises may contain toys or other items

that minors have brought along with them, and I willingly accept the risk related to these objects being around and/or in contact with me.

- 4. Acceptance of Responsibility: I willingly assume full responsibility for any and all risks that I am exposing myself to as a result of my participation in any activity in and surrounding the Premises, and accept full responsibility for any all risk of death, serious personal injury, temporary or permanent disability, or property loss and/or damage suffered by me or my property in connection with my participation whether or not described in this Agreement, known or unknown, inherent or otherwise, or while visiting, traveling to or using the Premises.
- 5. Assumption of Risk. I understand that the activities that take place on the Premises may not be supervised and that the Company does not provide medical services. I further acknowledge that any injury I may sustain while on the Premises may be compounded by negligent or delayed medical service. I assume the risk of injury due to equipment failure, improper form, conduct of others using the Premises or other causes related to lack of supervision and waive any claim arising out of the Premises being unsupervised or unattended. I VOLUNTARILY AND FREELY ASSUME ALL RISKS AND DANGERS THAT MAY OCCUR PURSUANT TO MY USE OF AND PARTICIPATION IN ACTIVITIES ON THE PREMISES, INCLUDING THE RISK OF INJURY, DEATH, OR PROPERTY DAMAGE.
- 6. Release from Liability. In full consideration of the above mentioned risks and hazards and in full consideration of the fact that I am, on behalf of myself, my heirs and my personal representatives, willingly and voluntarily participating in self-administered activities using the equipment or facilities, and with my full understanding of all of the above, I hereby waive, release, remise, discharge and release Company and its owners, agents, officers, principals, employees, independent contractors and volunteers ("Released Parties") of any and all liability, claims, demands, action or rights of actions, or damages of any kind related to, arising from, or in any way connected with, my participation in physical training or my use of the equipment or the premises. I hereby agree, to fully and forever discharge from any and all claims I may have or hereinafter have for any injury, temporary or permanent disability, death, damages, liabilities, expenses and/or causes of action, now known or hereinafter known in any jurisdiction in the world, attributable or relating in any manner to my entry upon and use of the Premises, whether caused by the negligence of the Company or any of the Released Parties or by any other reason. I acknowledge and agree that this Release and Waiver of Liability is intended to be, and is, a complete release of any responsibility of the Released Parties for any and all personal injuries, temporary or permanent disability, death, and/or property damage sustained by me while on or using the Premises.
- 7. Video Surveillance: I recognize the need for video surveillance on and about Premises for security and productivity purposes. I recognize and agree that it is a condition of my participation at Company that I freely execute and agree to this video surveillance, including being personally recorded pursuant to said video surveillance. I agree that Company and its agents, officers, principals, employees, independent contractors and volunteers may use any taping of my image, voice or appearance at any time pursuant to said video surveillance at its discretion in the ordinary course of its operations. I agree to indemnify and hold harmless Company and its owners, agents, officers, principals, employees, independent contractors, volunteers, its agents, successors, and assigns from any and all claims and liability for damages, losses or expenses of any sort arising from the making of such recordings of me/him/her/them and their lawful and appropriate use. I further acknowledge that the Company exclusively owns all rights to these recordings regardless of the form in which they are produced or used.
- **8. Service Animals**: I understand that only certified service animals are permitted at Company. A "certified service animal" is defined as the following: a hearing animal, guide animal, assistance animal, seizure alert animal, mobility animal, psychiatric service animal, or autism service animal.
  - (a) Certified service animals must comply with all licensing, vaccination, behavior and conduct requirements. I understand that I am required to notify the Company prior to bringing a service animal to the Premises. I shall be strictly liable for any damage or injury to any person or property caused by such animal. I will indemnify, defend, and hold harmless Company and its agents, officers, principals, employees, independent contractors and volunteers for any damages, loss, expenses, attorneys' fees, costs, judgments or liability which might accrue as the case may be, because of the presence of such animal in the fitness facility, regardless of whether the animal's presence is permitted.
- 9. Consent to Medical Treatment: In connection with any injury that I may sustain or illness or other medical conditions that I may experience during my presence on or in the Premises, I authorize and consent to receive any emergency first aid, medication, medical and/or surgical treatment deemed necessary by the attending personnel and/or the Released Parties. I acknowledge that the Released Parties are under no obligation to provide such medical treatment or services, and the Released Parties do not

warrant or make any representation concerning the adequacy or continuation of such medical services, nor can the Released Parties be deemed responsible or held liable for any claims arising out of the provision of such medical services or the failure to provide or to continue to provide such medical services. I further authorize the Released Parties to execute on my behalf any permission forms, consents or other appropriate documents relating to medical attention and to act on my behalf if not able or immediately available to do so and the same is urgent as determined in their sole discretion. I ACKNOWLEDGE AND AGREE THAT EMERGENCY ASSISTANCE AND/OR TREATMENT MAY BE RENDERED BY PERSONS WITH TRAINING OR EXPERIENCE WHICH MAY NOT BE ADEQUATE FOR CERTAIN MEDICAL SITUATIONS AND/OR THE INJURIES SUSTAINED BY ME, WHICH INJURIES MAY BE COMPOUNDED BY NEGLIGENT FIRST AID OR EMERGENCY RESPONSE OF THE RELEASED PARTIES OR OTHER INDIVIDUALS OR MEDICAL OR EMERGENCY PERSONNEL AND WAIVE ANY CLAIM IN RESPECT THEREOF. I expressly acknowledge that if the Company is located some distance from medical facilities, that such distance may exacerbate any injury or condition sustained by me. I shall be responsible for all costs associated with such medical care and related transportation.

- 10. Covenant Not to Sue. I agree, for myself and all my heirs, not to sue the Released Parties or initiate or assist in the prosecution of any claim for damages or cause of action against the Released Parties which I or my heirs may have as a result of any personal injury, death or property damage I may sustain while on or using the Premises.
- 11. Indemnification. I hereby agree to defend, indemnify and hold harmless Company and the Released Parties from and against any third party losses, damages, actions, suits, claims, judgments, settlements, awards, interest, penalties, expenses (including reasonable attorneys' fees) and costs of any kind for any personal injury, loss of life or damage to property sustained by reason of or arising out of my use of the Premises or participation in any activities on the Premises.
- **12. Responsibility for Personal Property.** I acknowledge and agree that I am fully and solely responsible for any of my property and personal belongings that I bring onto the Premises and that Company will not be responsible for or provide any security for my property and personal belongings.
- 13. Governing Law and Venue. This Release and Waiver of Liability agreement will be governed by and interpreted in accordance with the laws of the State of Delaware, without giving effect to the principles of conflicts of law of such state. I agree that any action arising out of this Release and Waiver of Liability agreement must be brought exclusively in any state or federal court located in Delaware, New Castle County.
- 14. Waiver. No waiver of any term or right in this Release and Waiver of Liability agreement shall be effective unless in writing, signed by an authorized representative of the waiving party. The failure of any party to enforce any provision of this agreement shall not be construed as a waiver or modification of such provision, or impairment of its right to enforce such provision or any other provision of this agreement thereafter.
- **15. Survival.** Any provision of this Release and Waiver of Liability agreement providing for performance by either party after termination of this agreement shall survive such termination and shall continue to be effective and enforceable.
- **16.** Compliance with Laws. In the performance of the terms of this Release and Waiver of Liability agreement and use of the Premises, the parties shall comply with all applicable federal, state, regional and local laws, rules and regulations.
- 17. Severability. If any provision or portion of this Release and Waiver of Liability agreement shall be held by a court of competent jurisdiction to be illegal, invalid, or unenforceable, the remaining provisions or portions shall remain in full force and effect.
- 18. Entire Agreement; Modification; Binding Effect. This Agreement is the entire agreement between the parties with respect to the subject matter hereof and supersedes any prior agreement or communications between the parties, whether written, oral, electronic, or otherwise. No change, modification, amendment, or addition of or to this agreement shall be valid unless in writing and signed by authorized representatives of the parties. This agreement shall be binding upon and inure to the benefit of the successors, assigns, and legal representatives of the parties.
- **19. Parental Consent**. (If applicable) I, the undersigned parent or legal guardian of the minor child, have read the above and understood the foregoing assumption of risk, and release of liability, and agree to its terms on behalf of my child and myself. I understand that by signing below, I am giving up substantial rights on behalf of my child and myself.

20. I HEREBY ACKNOWLEDGE THAT I HAVE FULLY READ AND UNDERSTAND EACH OF THE ABOVE PROVISIONS. I ACKNOWLEDGE THAT PRIOR TO SIGNING THIS AGREEMENT I HAD THE OPPORTUNITY TO CONSULT WITH AN ATTORNEY TO REVIEW THIS AGREEMENT. I AM AT LEAST EIGHTEEN (18) YEARS OF AGE AND FULLY COMPETENT, AND I EXECUTE THIS AGREEMENT VOLUNTARILY AND FOR ADEQUATE CONSIDERATION INTENDING TO BE FULLY BOUND.

Agreement made on this date, between BARBELL BROTHERS LLC, D/B/A BARBELL BROTHERS, a limited liability company organized and existing under the laws of the state of Delaware, with its principal office located at 107 Patriot Drive, Suite B, Middletown, DE 19709, as a Health Spa referred to herein as the **Gym**, and the undersigned, hereinafter called **Client**.

Whereas Client desires to become a client of the **Gym** and cannot become a client without agreeing to the rules and regulations set forth below and abiding by the terms of this Agreement;

Whereas, the Gym provides physical training services through open gym access. All services are intended to improve the health and performance of Client;

Now, therefore, for and in consideration of the mutual covenants contained in this agreement, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

# 1. Membership Fees, Term, Cancellation, Hold, and Rate Increases

All Membership options are listed below. Membership and services must be paid for in advance. Discounted rates are at the discretion of the gym, and can be updated or revoked at any time. All fees and schedules are subject to change without notice. At the present time, membership options are as follows:

<b>Unlimited Access Only</b>	Automatic Renewal	Expiration
Month to Month	Automatic renewal on the 15th of each month. Prorated to 15th at the beginning.	Month to month.
6 Month Paid in Full	Automatic renewal on the 15th of the month 6 months from the last renewal. Will renew for another 6 month commitment.	End of 6 months.

Unlimited Access + 5 Guest Passes	Automatic Renewal	Expiration
Month to Month	Automatic renewal on the 15th of each month.	Guest passes expire at the end of each monthly billing cycle. No refunds or credits provided for unused passes.

• A one-time **Key Fob/Mobile Pass fee of \$20** will be added to all Memberships under this Agreement unless otherwise approved/stated/specified by the Gym.

Term: Services under this Agreement will begin on the date Client signs this Agreement. This Agreement automatically renews on the 15th of the month. Any memberships started on a different day of the month will be prorated to the following 15th of the month at a rate of \$2 per day until the start of the cycle (regardless of discounted rates). Six (6) months paid in full memberships will automatically renew for another six (6) months on the 15th of the month, that is six (6) months from the last billing date. Failure to pay monthly membership dues will void any discounted rates given by the Gym. Client understands that upon signing this Agreement, Client is not entitled to any refund of any part of the membership dues unless otherwise provided for in this Agreement or by Law.

Cancellation: Client may cancel a Month-to-Month Membership at any time by completing the Cancellation Form found at the Front Desk during staffed hours, or completing the Cancellation Form found on the Gym's Website and mailing in to: 107 Patriot Drive Suite B Middletown, DE 19709. Cancellation form can also be dropped off at the Gym mailbox. The Gym does NOT accept verbal cancellations through the phone or email in order to verify validity and identity. Also, the Client must provide a handwritten signature on the cancellation form whether completing in person or mailing to the Gym mailbox. Month-to-Month Memberships require a thirty (30) day notice of cancellation unless otherwise provided for in this Agreement. Any regular payments scheduled within the cancellation window will be processed and Client will continue to have access to the gym until the 15th day of the month following the final payment. If payment is NOT received for the last month, clients will immediately lose privileges to the training facility and their contract will be sent to a collections agency for payment.

**MindBody Cancellation:** If the Client signed up for the gym membership via MindBody platform: They will have the option to cancel their membership via MindBody. A cancellation to a MindBody - Gym Membership will NOT require a notice. Clients will lose access to Gym following the last day up in which they are paid to.

Client may cancel a Six (6) Month Paid in Full Membership by providing written notice to Gym by completing the Cancellation Form found at the Front Desk or the Cancellation Form found on the Gym's Website (and mailing in) at least thirty (30) days prior to the next six (6) month billing date. If Client requests cancellation in less than thirty (30) days prior to the next billing date, Client will be assessed a \$15.00 cancellation fee. **Any requests for cancellation after a billing date WILL NOT be refunded.** 

Gym will be closed during power outages and no refunds of any kind will be given.

Gym may cancel this Agreement at any time for any reason.

Hold/Freeze: Clients may not hold an automatic payment.

Client may not cancel this Agreement while on hold. If Client wishes to cancel Agreement while on hold, Client must request a termination of Hold and provide Gym with notice of cancellation as set forth above.

Rate Increases: Gym reserves the right to increase membership rates with notice to Client.

Special arrangements, repairs, and maintenance may make it necessary for the Gym to restrict use of or close. Fees will not be reduced or suspended during the time when the facility is not available.

# 2. Automatic Payment Authorization Through Electronic Funds Transfer (EFT)

Client represents and warrants that if Client is purchasing something or paying for a service from this Gym that (i) any credit card, debit card, or bank account draft (ACH Draft) information Client supplies is true and complete, (ii) charges incurred by Client will be honored by Client's credit card company or financial institution, and (iii) Client will pay the charges incurred by Client at the posted prices, including any applicable taxes, fees, and penalties.

Client hereby authorizes (if online payment is made or autopay information is provided) this Gym to charge Client's ACH draft, credit card, or debit card account for the following amounts: (1) Client's recurring membership dues, and (2) any other fee for other goods/services Gym provides that Client instructs Gym to bill to Client's account on file.

Authorized EFT payments may be separately initiated or, to the extent permitted by law, combined with other authorized EFT payments. Client will receive notice if Client's EFT rate is changing and have the choice of whether to continue or cancel Client's membership at that time. If tax rates applicable to Client's account change and alter such Client's automatic payment in accordance with this Agreement, Client consents to receive notice only if the charge varies by more than 10%. Client may cancel EFT authorization by giving Gym written notice of termination in accordance with this Agreement. Client agrees to give Gym notice if Client's billing or Account information changes. If Client decides to change Client's billing information, a 15-day notice is required.

#### 3. General Policies

The undersigned Client understands and agrees to the following general policies:

#### A. Other Service Fees

All services outside of those listed in this Agreement are subject to additional hourly rates, monthly rates, and/or specialty fees.

# B. Photography and Video Policy

The Client understands that by signing this Agreement they acknowledge that they may be included in photos and videos captured by other Clients located in the facility. Client waives any right to privacy while in the facility unless otherwise provided by law. Client understands Gym is not held accountable for unwanted photography or videography by other Clients in which it is posted to the internet/social media platforms.

#### 4. Access to Gym

This Agreement applies only to the individual signing this Agreement. Only the Client signing this Agreement is granted access to the Gym. Client is aware that the Gym uses cameras. Any Client caught granting access to non-members will be assessed a \$100.00 fee for each non-member granted access. This is a no exceptions policy.

## 5. Prohibition on Unauthorized Personal Training Services

Client is prohibited from providing any form of personal training services to other clients for payment or other compensation without prior written authorization from the Gym. Personal training services include, but are not limited to, providing instruction, guidance, coaching, or assistance to another client related to exercise techniques, use of equipment, program design, workout regimens, nutrition advice, or other fitness-related services. Payment or compensation for unauthorized training services is prohibited in any form, including but not limited to, cash, check, credit/debit cards, digital payment applications, barter, trade, and gifts or rewards of any kind.

Any Client found to be providing paid personal training services without authorization will be subject to penalties. For a first offense, a written warning is delivered to the Client. For any subsequent offenses after the initial warning, a mandatory fine of \$60.00 payable immediately to the Gym. Client will be permanently ineligibility for employment as a personal trainer at the Gym. Client will immediately lose other membership privileges, including the ability to bring guests into the Gym.

Till the Gym reserves the sole right to determine if a violation of this policy has occurred and to enforce the penalties described herein. Clients interested in becoming authorized personal trainers may inquire about the Gym's certification process and employment opportunities. This policy aims to maintain a fair, supportive, and organized environment for all Gym members and staff. Clients are encouraged to contact management with any questions or concerns about this policy or its enforcement. Continued membership constitutes acceptance of all Gym policies, including any future amendments to this prohibition on unauthorized personal training services.

#### 6. Conduct

The Gym is committed to the health, safety, and welfare of each of its clients and staff and will not tolerate unreasonable, threatening, obscene, harassing, indecent, or illegal behavior. The Gym has the right to judge behavior and respond accordingly. This right includes, but is not limited to, termination of membership of any client engaging in unacceptable behavior.

## 7. Minimum Age

By signing this Agreement, Client is acknowledging that Client is at least thirteen (13) years of age. Any Client aged between thirteen (13) and seventeen (17) years of age must provide a signature approval from a parent/guardian/custodian to join the Gym. Clients under the age of 13 are permitted with approval and supervision from an adult or trainer. As a parent/guardian/custodian, I take full responsibility of my child/minor to be in the Gym and surrounding premises **UNSUPERVISED**. I also take full accountability for the actions of my child/minor based on the entirety of this agreement. Any illnesses, injuries, or deaths of my child/minor are my sole responsibility and I waive the right to pursue compensation from the Gym based on my child/minor. Any forged or dishonest signature unaware to the Gym, from a child/minor, will be taken as a legitimate signature. I take full responsibility for my child/minor forging my signature and cannot hold the Gym accountable as they were unaware of dishonesty.

#### 8. Damages

Client shall report any damage to equipment, items, or structures in the facility to the Gym staff and owners immediately. Client shall cooperate with Gym insurance provider to ensure a timely repair or replacement of equipment, items, or structures. If Client is negligent, Gym will terminate the membership of Client and may report to the police. Client would then be liable for the cost of all repairs or replacements.

#### 9. Lost Articles

Gym assumes no responsibility for lost or stolen articles. Lost and found articles not claimed will be donated to charity.

# 10. Assignment of Agreement

Gym reserves full authority to sell, assign or transfer its right to receive payment from Client at its discretion. Gym DOES NOT GIVE REFUNDS.

- 11. This Agreement contains the entire agreement between the parties, and supersedes any prior written or oral agreements between them concerning the subject matter of this Agreement. The provisions of this may be waived, altered, amended or repealed, in whole or in part, only upon the prior written consent of all parties.
- 12. The failure of either party to this Agreement to insist upon the performance of any of the terms and conditions of this Agreement, shall not be construed as subsequently waiving any such terms and conditions, but the same shall continue and remain in full force and effect as if no such forbearance or waiver had occurred.
- 13. Any dispute under this Agreement shall be required to be resolved by binding arbitration of the parties hereto. If the parties cannot agree on an arbitrator, each party shall select one arbitrator and both arbitrators shall then select a third. The third arbitrator so selected shall arbitrate said dispute. The arbitration shall be governed by the rules of the American Arbitration Association then in force and effect. Proper venue and jurisdiction shall be the State of Delaware, New Castle County.
- 14. Client has read, and fully agrees to the terms of this Agreement and understands and agrees that by signing this Agreement Client has given up considerable future legal rights. Client has signed this Agreement freely, voluntarily, under no duress or threat of duress, without inducement, promise or guarantee being communicated to him/her. Client understand that an e-signature of this document or signature on this physical form warrant them a member of the facility and can be terminated at any point by the Gym.

#### **BUYER'S RIGHT TO CANCEL**

YOU, THE BUYER, MAY CANCEL THIS CONTRACT AT ANY TIME PRIOR TO MIDNIGHT OF THE 3RD BUSINESS DAY AFTER THE DATE OF THIS CONTRACT. IF YOU WISH TO CANCEL THIS CONTRACT, YOU MAY DO SO WITHOUT ANY PENALTY OR OBLIGATION. TO CANCEL THIS CONTRACT MAIL BY CERTIFIED OR REGISTERED MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CONTRACT OR ANY OTHER WRITTEN NOTICE

TO:

BARBELL BROTHERS
107 PATRIOT DR
SUITE B
MIDDLETOWN, DE 19709

NOT LATER THAN MIDNIGHT OF 3RD BUSINESS DAY. YOU MAY ALSO CANCEL THIS CONTRACT IF THIS SPA MOVES OR GOES OUT OF BUSINESS AND FAILS TO PROVIDE EQUAL FACILITIES WITHIN 15 MILES OF THE LOCATION DESIGNATED IN THIS CONTRACT. IF YOU CANCEL, THE HEALTH SPA MAY RETAIN OR COLLECT A PORTION OF THE CONTRACT PRICE EQUAL TO THE PROPORTIONATE VALUE OF THE SERVICES OR USE OF FACILITIES YOU HAVE ALREADY RECEIVED.

In witness whereof, I understand my rights and obligations as stated above. I confirm that I am a legal adult (unless otherwise indicated below) and that I have read and understand this Agreement and I am aware that by signing this Agreement I am agreeing to all of the terms outlined above. I have executed this Agreement and the above terms, as of this date, and acknowledge receiving a copy of this signed Agreement.

	_ Today's	s Date:
(Printed Name of Client)		
	Date of	Birth:
(Signature of Client)		
Phone:		
Email:		
Address:		
	_	
City:	State:	Zip:
PARENT OR GUARDIAN IF CLIENT	IS UNDER 18 YE	ARS OLD:
(Printed Name of Parent or Guardian)		
(Signature of Parent or Guardian)		