

REDEMPTION WRESTLING ACADEMY LLC

WAIVER, RELEASE OF LIABILITY, AND INDEMNIFICATION AGREEMENT

IMPORTANT — PLEASE READ CAREFULLY BEFORE SIGNING

AGREEMENT: This agreement (“Agreement”) is between Redemption Wrestling Academy, LLC, a Florida limited liability company (“RWA”), having its main fitness facility at 5800 Stewart st, Building B, Milton, FL 32583, and the undersigned participant (“Participant”), This Agreement is effective as of the date of the last signature below (“Effective Date”). This is a legal document. By signing below, you **waive your right to sue REDEMPTION WRESTLING ACADEMY LLC / Redemption Wrestling Academy (“RWA”)** for any injuries, damages, trauma, or death that may occur while participating in or being involved with RWA activities. This includes **CLAIMS BASED ON NEGLIGENCE.**

_____ [*initial here*]

1. PARTIES COVERED: This Agreement applies to the undersigned Participant. “Participant” is defined as any individual who trains, performs, or physically participates in RWA activities including wrestlers, trainees, personal training clients, group fitness clients, or any other person/entity involved in RWA events or activities. It also applies to all heirs, representatives, and related parties.

It covers all RWA locations, owners, employees, and events, including but not limited to the training facility at:

5800 Stewart st, Building B, Milton, Florida 32583, and any venues, rented or leased properties, wrestling rings, or affiliated events.

_____ [*initial here*]

2. ASSUMPTION OF RISK: Participant hereby understands and acknowledges that strict observation of RWA’s rules and regulations, including the rules and regulations relative to training and the use of protective equipment, is required. Participant understands and agrees that the use of RWA’s facility and the Participant’s presence at RWA’s facility are at the sole risk of the Participant. The Participant understands that the involvement in RWA activities and/or events, specifically including but not limited to professional wrestling matches, professional wrestling training, weightlifting, fitness training, group fitness, and fitness coaching, involves skills and training that include violent and sudden movements, and that in connection with the training and instruction, there will be physical contact between instructors and Participant and between Participant and other participants who utilize the RWA facility. The Participant understands and acknowledges that such contact may result in personal injury to the Participant despite precautions taken by RWA and/or Participant to avoid such injuries. Participant acknowledges that the activities undertaken at RWA, including but not limited to professional wrestling matches, professional wrestling training, weightlifting, fitness training, group fitness, and fitness coaching, has the potential for

serious bodily injuries, including but not limited to knee, head, neck, joint, muscular, bone, or spinal injuries, and includes cardiovascular exercise which should not be undertaken by individuals with heart defects or high blood pressure. The Participant, individually and on behalf of anyone claiming by or through the Participant, hereby agrees to hold harmless, release, indemnify, and forever discharge RWA, its officers, directors, employees, volunteers, instructors, agents, other members, authorized representatives, successors, assigns, or contractors from any liability, claim of loss, including loss of property, damage, personal injury, death, or expense incurred by the Participant and arising from the Participant's execution of this Agreement, participation in any activity offered by RWA, including but not limited to any injury or damage caused by the negligence or gross negligence of RWA, its officers, directors, instructors, other members, Participant, agents, employees, volunteers, successors, assigns, operators, authorized representatives, or contractors. The Participant specifically understands and agrees that Participant is assuming the risk of any and all injuries that Participant may suffer or incur as a result of Participant's involvement of any activity offered by RWA, and Participant therefore agrees and waives all rights for any legal actions for harm to the Participant.

Participant acknowledges and agrees that RWA and its directors, officers, volunteers, representatives, agents, successors, assigns, contractors, and/or employees are NOT responsible for the errors, omissions, acts, or failures of any party or entity conducting an activity on RWA's behalf. Participant acknowledges that the activity(ies) at RWA may involve a test of the Participant's physical and mental limits, and carries with it the potential for death, serious physical injury, loss of consciousness, head injury, damage to the brain, or spine, lack of hydration, witnessing injury to other participants. The risks include, but are not limited to those caused by facilities, equipment, condition of Participant and other participants, lack of hydration, and actions of other persons, including but not limited to, participants, volunteers, monitors, and/or producers of the activity(ies). The risks are inherent to the Participant.

Participant acknowledges that professional wrestling, weightlifting, and any training involved therein, is an inherently dangerous activity, and Participant, on behalf of the Participant, heirs, beneficiaries, executors, and/or administrators intend to release and forever discharge RWA, and its directors, officers, volunteers, representatives, agents, contractors, successors, assigns and/or employees of all liabilities, claims, actions, damages, costs, or expenses which Participant may have against them arising or in any way connected with participation in the activity(ies) offered by RWA, including travel to or from RWA, and including any injuries which may be suffered by Participant before, during, or after the event or activity(ies). Participant understands that this waiver includes any claims based on negligence, gross negligence, action, or inaction of any of the above listed parties.

_____ *[initial here]*

3. RELEASE OF LIABILITY, WAIVER OF RIGHT TO SUE, AND

INDEMNIFICATION: Participant hereby waives, releases, and discharges RWA and all associated persons or entities from any liability for injuries, trauma, damages, or death, including those caused by negligence. Participant agrees to indemnify and hold harmless

RWA and all related parties against any claims, damages, or losses arising from Participant's actions or failure to follow rules.

This waiver applies **regardless of any past medical history, pre-existing conditions, or injuries that may occur before, during, or after Participant's engagement or involvement** with RWA.

This waiver extends to Participant's heirs, next of kin, executors, administrators, and all representatives, who also waive any right to sue the Company.

_____ [*initial here*]

4. NO COVERAGE OF MEDICAL OR OTHER COSTS: Participant acknowledges and agrees that **Redemption Wrestling Academy LLC / Redemption Wrestling Academy does NOT provide or cover any medical, hospital, rehabilitation, or other costs arising from injuries or damages sustained during participation or involvement.**

Participant accepts full responsibility for all such expenses and agrees RWA shall not be held liable for any related costs.

_____ [*initial here*]

5. MEDICAL FITNESS AND EMERGENCY CONSENT: By signing this Agreement, the Participant represents, warrants, and insures that Participant is physically and mentally able to engage in the activity(ies) offered by RWA. Participant certifies that there are no health-related reasons or problems which preclude Participant's involvement in the activity(ies) of RWA. Participant hereby consents to receiving medical treatment which may be deemed advisable in the event of an injury, accident, and/or illness during the activity(ies) at RWA. However, RWA is NOT a medical provider, and shall rely on the provision of authorized medical providers only should some be called to respond to an emergency, injury, accident, and/or illness at the facility. RWA shall NOT be required to maintain a trained medical professional at the facility at any time.

_____ [*initial here*]

6. MEDIA RELEASE: Participant consents to the use of their image, likeness, and performance in photos, videos, or other media by RWA without compensation. This includes, but is not limited to, social media outlets and websites for advertising, marketing, or promotional purposes. Participant understands that while involved in the activity(ies) at RWA, Participant may be photographed or videotaped.

_____ [*initial here*]

7. GOVERNING LAW AND SEVERABILITY: This Agreement shall be governed by Florida law. If any part is found invalid, the rest remains effective.

_____ [initial here]

8. Participant has been afforded the opportunity and time to review this Agreement, and have the Agreement reviewed by an attorney of their choosing at the expense of the Participant, or has otherwise waived the opportunity to have the Agreement reviewed by an attorney. In either case, the Agreement has been signed by the Participant of their own free will and volition.

_____ [initial here]

ACKNOWLEDGEMENT:

I, THE PARTICIPANT, CERTIFY THAT I HAVE READ AND FULLY UNDERSTAND THIS AGREEMENT AND ITS CONTENT. I KNOW THAT BY SIGNING, THIS IS A RELEASE OF LIABILITY, AND I GIVE UP IMPORTANT LEGAL RIGHTS, INCLUDING THE RIGHT TO SUE. I SIGN IT OUT OF MY OWN FREE WILL.

_____ [initial here]

PARTICIPANT INFORMATION

Full Legal Name: _____

Date of Birth: _____

Phone: _____

Email: _____

Emergency Contact Name: _____

Emergency Contact Phone: _____

WITNESS OUR SIGNATURES as of the day and date below.

Signature of Participant: _____

Date: _____

IF PARTICIPANT IS UNDER 18 YEARS OLD

Parent/Guardian Name: _____

Parent/Guardian Signature: _____

Date: _____

**AUTHORIZED REPRESENTATIVE – REDEMPTION WRESTLING ACADEMY
LLC/ Redemption Wrestling Academy**

Name: _____

Title: _____

Signature: _____

Date: _____