

RELEASE AND WAIVER OF LIABILITY, ASSUMPTION OF RISK, AND INDEMNITY AND PARENTAL CONSENT AGREEMENT ("AGREEMENT")

Preamble: This Agreement is entered into in consideration of the participation in GOVA SPORTS, LLC's ("Organization") events and activities. By completing the ticket purchase for a GOVA SPORTS, LLC event, the participant and their parent(s) or legal guardian(s) acknowledge their comprehensive understanding and acceptance of the terms and conditions as outlined herein, as governed by the principles of contract law.

1. Waiver and Release: The undersigned participant, along with their parent(s) or legal guardian(s), in recognition of the inherent risks of sports participation, hereby irrevocably waives, releases, and relinquishes any and all claims for liability and causes of action, including but not limited to personal injury, property damage, or wrongful death occurring to the participant or the participant's parent(s) or legal guardian(s), that arise from participation in the Organization's events, sports, and related activities. This waiver extends to any incidents arising out of the inherent risks of sports activities, and includes those risks contributed to by the negligence of the participant, their parent(s)/guardian(s), or third parties, including the Organization and its affiliates, members, event hosts, coaches, officials, sponsors, advertisers, and premises owners/operators. This waiver is made on behalf of the participant and the participant's parent(s)/guardian(s), and extends to their heirs, executors, administrators, and assigns.

2. Assumption of Risk: The participant and their parent(s)/guardian(s) acknowledge and assume all risks associated with participation in Organization's activities, including but not limited to bodily injury, partial or total disability, paralysis, death, and associated damages. These risks may stem from the participant's own actions or inactions, the actions or inactions of others, the condition of the facilities, or other unforeseeable factors. Participation includes potential risks inherent in the sport and its surroundings, whether as an active participant or a spectator.

3. Medical Condition & Authorization: The signatory certifies that the named participant is medically and physically fit to engage in GOVA SPORTS, LLC camps, combines, or events. The Organization will not conduct physical examinations; thus, it relies on the accuracy of the information provided herein. In an emergency, the Organization's directors, coaches, and staff are authorized to secure medical treatment for the participant, with the understanding that the Organization does not provide medical insurance coverage under its liability insurance. The participant's parent(s)/guardian(s) assume all responsibility for medical expenses.

4. Financial Responsibility & Insurance: The participant's parent(s)/guardian(s) accept full financial responsibility for any medical treatment required during or resulting from participation in the event. Adequate health and medical insurance coverage, covering all

activities related to the event, is maintained by the participant's parent(s)/guardian(s), and is the primary source of any medical treatment coverage.

5. Cancellation & Refund Policy: Participants unable to attend a registered event must notify the Organization at least forty-eight (48) hours in advance to receive a voucher for a future event. Weather, force majeure, or schedule changes may necessitate event postponement, with registrations transferred to the rescheduled date. Conflicts with rescheduled dates will be addressed with a voucher valid for one year. Early termination due to weather will result in a make-up date or voucher if less than 50% of the event has occurred; otherwise, no refunds are provided.

6. Publicity Rights: The participant and their parent(s)/guardian(s) grant GOVA SPORTS, LLC and its sponsors the right to use any photographs, audio, video, and other media taken during the event for publicity and advertising purposes.

7. Limitation of Liability: The total liability of GOVA SPORTS, LLC, its affiliates, directors, officers, employees, and agents regarding services performed shall not exceed the compensation received by the Organization pertaining to the participant. This limitation is a fundamental element of the consideration of this Agreement.

8. Severability & Governing Law: If any provision of this Agreement is found invalid or unenforceable, the remainder of the Agreement shall remain in effect. This Agreement is governed by the laws of the State of Florida, with any legal actions subject to the jurisdiction of Florida's federal or state courts. The prevailing party in any such action is entitled to reasonable attorney fees and costs.

9. Comprehensive Release: This Agreement includes the release of all claims arising from the performance or non-performance of maintenance, inspection, supervision, or control of facilities and for failure to warn of dangerous conditions, negligent selection of releasees, or negligent supervision/instruction. The participant and their parent(s)/guardian(s) acknowledge that this waiver and release are essential for the Organization's activities to exist in their present form.

Final Acknowledgement: By signing this Agreement, the participant and their parent(s)/guardian(s) affirm that they have read and understood its terms, acknowledge giving up substantial rights, and sign it freely and willingly. The Agreement is intended as a complete and unconditional release of liability to the maximum extent allowed by law. If any portion of this Agreement is held invalid, the remainder shall continue in full force and effect.

Participant Name	
Parent Name	
Parent Signature	Date:///