

Liability Release. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I _____, as parent or legal guardian of _____, a minor (hereinafter "Minor"), hereby grant the permission necessary to allow Minor to participate in Athletic and Related Activities (hereinafter "Activities"), to be conducted by VBI Ventures, Inc. d/b/a Premier Athletics. I, in my own behalf and on behalf of Minor, further agree to release and to hold harmless VBI Ventures, Inc. on whose premises the activities will occur (hereinafter the "Location") the affiliates of VBI Ventures, Inc. and the Location, and the respective directors, officers, representatives, members, agents and employees of VBI Ventures, Inc., the Location and their respective affiliates (hereinafter collectively "Releasees") from any and all liability whether caused by the negligence of the Releasees or otherwise for any claim, judgment, loss, liability, cost and expenses (including, without limitations, attorney's fees and costs) arising out of or connected with the Activities, including any claim arising out of or connected with any illness or injury (minimal, serious, catastrophic and/or death) Minor may incur or sustain during the Activities and while traveling to and from the Location whether or not the Activities actually occur. I further expressly agree to indemnify and hold harmless Releasees and Releasees' heirs, successors, assigns, executors and administrators against loss from any further claims, demands or actions that may subsequently be brought by Minor or by any other persons on the account of damages of any character resulting to Minor in any way from the foregoing Activities. I further agree to reimburse and to make good to Releasees any loss or costs Releasees may have to pay as a result of any such action, claim, or demand.

I, in my own behalf and on behalf of Minor, hereby warrant that I have read this Liability Release in its entirety and fully understand its contents. I, in my own behalf and on behalf of Minor, am aware this Liability Release releases Releasees from liability and contains an acknowledgement of my voluntary and knowing assumption of the risk of injury or illness. I, in my own behalf and on behalf of Minor, further acknowledge that nothing in this Liability Release constitutes a guarantee that the Activities occur. I, in my own behalf and on behalf of Minor, have signed this document voluntarily and of my own free will.

Signature of Parent or Legal Guardian: X _____ Date: _____

Medical Release. I, in my own behalf and on behalf of Minor, acknowledge and agree that such participation subjects Minor to possibility of physical illness or injury (minimal, serious, catastrophic and/ or death) and that I, in my own behalf and on behalf of Minor, acknowledge that Minor is assuming the risk of such illness or injury by participating in the Activities. In the event of such illness or injury, I authorize VBI Ventures, Inc. d/b/a Premier Athletics to obtain necessary medical treatment of Minor and hereby, in my own behalf and on behalf of Minor, release and hold harmless Releasees in the exercises of this authority. I further acknowledge and understand that I will be responsible for any and all medical and related bills that may be incurred on behalf of Minor for any illness or injury that Minor may sustain during the Activities and while traveling to and from the site for the Gym whether or not the Gym activity actually occurs.

Appearance Agreement. I understand that VBI Ventures, Inc. d/b/a Premier Athletics from time to time produce promotional material relating to its programs. I understand as a participant and/or a spectator, that Minor may be included in video or photographs taken during the Activities. Therefore, without reservation or limitations, I, in my own behalf and on behalf of Minor, hereby assign, transfer and grant to VBI Ventures, Inc. d/b/a Premier Athletics, its successors, assignees, licensees, sponsors, any television networks, and all other commercial exhibitors the exclusive right to photograph and/or video Minor and to utilize such video and photographs and Minor's name, face likeness, voice and appearance as part of the Activities, in advertising and promoting the Activities or advertising and promoting similar Activities. I further understand that neither VBI Ventures nor any third party is under any obligation to exercise any of the foregoing rights, licenses and privileges.

Signature of Parent or Legal Guardian: X _____ Date: _____

Monthly tuition for all classes is due **on or before the 20th day** of each month in the form of cash, check, or cc. The tuition rate will increase by \$10 on the 21st of the month. Unpaid students as of the 1st of the month will lose their spot in the class. Students who attend a class, private lesson or team practice without providing payment in advance will automatically be billed on their credit card. *No late fees will be added.*

Team member payments are due by the 20th of each preceding month (for example, June's tuition is due on May 20th). Unpaid team members will be billed on the 21st of each month via their credit cards. Tuition will increase on the 21st of the month by \$10.

30 days written notice is required for dropping classes, teams, etc. We will be happy to put you on **AUTO PAY** status and have your billing occur automatically on the 21st of each month. Please check the AUTO PAY box if you wish to choose this options.

AUTO PAY OPTION

BE SURE TO RECEIVE AUTOPAY INSTRUCTIONS AND EITHER COMPLETE THE PROCESS AT THE GYM OR TODAY AT YOUR HOME.