

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

IN CONSIDERATION OF BEING ALLOWED TO PARTICIPATE IN ANY BUMPING BALL ACTIVITIES ("GAMES") AT BUMPING BALL'S INDOOR SOCCER PARTNER ("FACILITY"), THE UNDERSIGNED ("PARTICIPANT") UNDERSTANDS, ACKNOWLEDGES, AND AGREES AS FOLLOWS:

- 1. The risk of serious injury arising from participation in the Games is significant, including the potential for concussions and other injuries, permanent paralysis and death. Participant represents and warrants that Participant has no physical limitations that would prevent Participant from participating in the Games. The Games rules, equipment and personal discipline may reduce the risk of injury; however, there may be risks and dangers not currently known or foreseeable arising from participation in the Games.
- 2. Participant KNOWINGLY AND FREELY ASSUMES ALL RISKS, both known and unknown, and whether or not such risks are foreseeable, in connection with participation in the Games. EVEN IF SUCH RISKS ARISE FROM THE NEGLIGENCE OF THE PARTICIPANT, RELEASEES (defined below) or others, Participant assumes the risk of injury or death and takes full responsibility for participation in the Games.
- 3. Participant willingly agrees to comply with the stated and <u>customary terms</u> and <u>conditions for participation</u> ("Rules") and to bring to the attention of the nearest official any violation of such Rules by any third party.
- 4. Knowing and understanding the risks inherent in participation in the Games, Participant, on behalf of himself or herself, and for Participant's heirs, executors, administrators, beneficiaries, successors, assigns, personal representatives and next of kin, HEREBY RELEASES AND AGREES TO INDEMNIFY, DEFEND, AND HOLD HARMLESS BUMPING BALL, its members, officers, officials, agents, and/or employees, other participants, Bumping Ball, their affiliates, sponsoring agencies, sponsors, advisors, and if applicable, as well as owners and lessors of the premises used to conduct the Games ("RELEASEES") from and against any claims arising from or with respect to ANY AND ALL INJURY, DISABILITY, DEATH, loss or damage to person or property, WHETHER ARISING FROM THE NEGLIGENCE OF THE RELEASEES OR OTHERWISE, to the fullest extent permitted by law. PARTICIPANT SHALL NOT BRING ANY CLAIM

AGAINST RELEASEES which claims concern or are connected in any way with death, injury, damage or loss arising from Participant's involvement in the Games, whenever or however they occur. In connection with such RELEASE, Participant hereby waives the protection of California Civil Code Section 1542, which reads as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER, MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

5. Attorney's fees.

IF A DISPUTE ARISES BETWEEN PARTICIPANT AND FACILITY, THE PREVAILING PARTY SHALL RECOVER REASONABLE ATTORNEY'S FEES AND COSTS (INCLUDING THE COST OF THE PREMIUM FOR CONTRACT LITIGATION INSURANCE) AND EXPERTS' CHARGES IN ANY ACTION OR PROCEEDING (INCLUDING, BUT NOT LIMITED TO ARBITRATION PROCEEDINGS) BROUGHT TO ENFORCE THE TERMS OF THIS CONTRACT, INCLUDING, WITHOUT LIMITATION, THE VALUE OF THE TIME SPENT BY ATTORNEY'S LAWYERS TO PROSECUTE OR DEFEND SUCH AN ACTION (CALCULATED AT THE HOURLY RATE(S) THEN NORMALLY CHARGED BY ATTORNEY TO CLIENTS WHICH IT REPRESENTS ON AN HOURLY BASIS), AND NONTAXABLE COSTS THAT ARE NORMALLY BILLED TO FEE-PAYING CLIENTS.

6. Arbitration of disputes. ANY INJURY OR DISPUTE ARISING OUT OF OR RELATED TO PARTICIPANT(S) USE OF THE FACILITY SHALL BE RESOLVED BY ARBITRATION IN SAN MATEO COUNTY, CALIFORNIA UNDER THE RULES OF THE AMERICAN ARBITRATION ASSOCIATION, AND JUDGMENT MAY BE ENTERED ON THE AWARD. THE ARBITRATOR WILL AWARD COSTS AND ATTORNEY'S FEES TO THE PREVAILING PARTY OR PARTIES. THE ARBITRATOR MAY ORDER PROVISIONAL AND INJUNCTIVE RELIEF AND MAY AWARD EXEMPLARY DAMAGES. THE ARBITRATOR IS AUTHORIZED TO EXPEDITE THE PROCEEDINGS AND TO REJECT CUMULATIVE EVIDENCE. IN ANY COURT PROCEEDINGS ANCILLARY TO ARBITRATION PROCEEDINGS, THE COURT WILL AWARD COSTS AND ATTORNEY'S FEES TO THE PREVAILING PARTY. ANY COURT PROCEEDINGS ANCILLARY TO ANY ARBITRATION PROCEEDINGS SHALL BE VENUED IN SAN MATEO COUNTY, CALIFORNIA. THE DECISION OF THE ARBITRATOR SHALL BE FINAL AND BINDING.

	(Participant and/or Participant's Guardian Initial Here)
FM	(Bumping Ball Representative Initial Here)

7. PARTICIPANT (OR IF PARTICIPANT IS A MINOR, PARTICIPANT'S LEGAL GUARDIAN) HAS READ, UNDERSTANDS AND AGREES TO THE RELEASE OF LIABILITY, INDEMNIFICATION AND ASSUMPTION OF RISK PROVISIONS CONTAINED HEREIN. PARTICIPANT FULLY UNDERSTANDS SUCH TERMS AND

PROVISIONS, AND ACKNOWLEDGES THAT BY SIGNING THIS DOCUMENT, CERTAIN SUBSTANTIAL RIGHTS HAVE BEEN GIVEN UP. EXECUTION OF THIS DOCUMENT IS REQUIRED FOR PARTICIPATION IN THE GAMES. THIS DOCUMENT IS SIGNED FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT.

8. Parent/Guardian Authorization/Medical Release.

Participant has my permission to participate in the Games. In the event of an emergency and in the event that I cannot be reached, I hereby give permission to the Bumping Ball staff to secure emergency transportation, including hospitalization, at my expense, to any hospital, and to authorize treatment of Participant. I understand that if Participant fails to follow the Rules, uses inappropriate language or displays inappropriate behavior, as determined by the Bumping Ball staff, Participant may be DISMISSED FROM THE GAMES, permanently or temporarily, WITH NO REFUND.

9. Photographic or Video Image/Likeness Release.

I (or my child) hereby grant permission to Bumping Ball to photograph or videotape in any media my image, likeness, or depiction while participating in Bumping Ball activities and hereby consent to and permit Bumping Ball to use such photographs or images of me (or my child) on its official social media sites. I (or my child) understand that if I object to a particular photograph or videotape of me (or my child) that is posted to a social media site, I (or my child) can request its removal by contacting Bumping Ball.

Signature:	Date: