

ATHLETIC INTAKE FORM AND VOLUNTARY WAIVER AND RELEASE

I, the undersigned Parent/Guardian of the Athlete, a minor, do hereby CONSENT to his/her participation to workout with, practice with and use the facilities of Redline Athletics. In consideration for being allowed to workout with, practice with and use the facilities of Redline Athletics, I acknowledge and agree that: I understand that participation in the activities involves risks of serious injury, including, but not limited to, paralysis, dismemberment, permanent disability and death, and other losses, both to the Athlete's person and property; I understand that these injuries and losses can result not only from the Athlete's minor's actions, inactions or negligence, but the actions, inactions or negligence of Redline Athletics and its owner; and other individuals working out with or practicing within the training facility; I also understand that these injuries and losses can result from the condition of the facilities and the equipment used; Additionally, I understand that these injuries and losses can result from not being in proper physical condition to undertake the activities.

I certify the Athlete is capable of performing physical exercise and acknowledge that I am permitting the Athlete to voluntarily participate with knowledge of the dangers involved. Furthermore, I am aware that this fitness program, as well as health and fitness activities, can range from vigorous cardiovascular activity (example but not limited to, group aerobics, running, walking, dancing, etc.) to the strenuous exertion of strength training (example but not limited to, free weights, weight machines, etc.). I understand and certify that I will be fully responsible for complying with any restrictions prescribed for the Athlete by his/her personal physician and that I agree to consult his/her personal physician for further evaluation and such medical care as the Athlete requires. I assume all risk in any way connected with the Athlete's participation in the training session, and I accept personal responsibility for any injury or loss in any way connected with the Athlete's participation in the workout sessions. .

I RELEASE and discharge Redline Athletics, its officers, agents, servants, coaches, employees and contractors (hereinafter collectively referred to as Redline) and the landlord and owner of any facility, from any and all claims, damages, losses or expenses of whatever kind of nature which I/we may have or acquire as the parents(s) or guardians(s) of said Athlete arising out of or resulting, directly or indirectly, from said Athlete's participation in the workout, practice and use the Redline facilities. I/We also RELEASE and discharge Redline from any and all claims, damages, losses or expenses of whatever kind of nature which said minor may have or acquire arising out of our resulting from, directly or indirectly, his/her participation in the workout, practice and use the Redline facilities. This voluntary waiver and release from liability shall also apply to any relative, personal representatives, heirs, beneficiaries, executor, next of kin or assigns who might pursue legal action or claim on my or the athletes behalf that arises or may arise as a result of my participation in the training sessions.
 This voluntary waiver and release from liability agreement is to be interpreted consistent with the laws of this State.

I understand that it is the intent of Redline Athletics to provide for the safety and protection of the Athlete, and in consideration for allowing my child to use this facility. I have read this voluntary waiver and release from liability agreement. I understand that I have given up substantial rights by signing it and I am signing this waiver and release from liability agreement voluntarily for myself and my child. Through my signature on this waiver and release form, I am agreeing to the above provisions on my own behalf and on the behalf of the participant named above. I hereby give my permission for the Athlete named above to participate in training, workouts and use of facilities and equipment at Redline Athletics.

Parent/Guardian Signature

Parent/Guardian Print Name

Date
Athlete Information

 Name: _____ Address: _____
 Date of Birth: ____ / ____ / ____ City: _____
 Home Phone: _____ State: _____
 Cell Phone: _____ Zip: _____

Emergency Contact Information

 Name: _____ Relationship: _____
 Cell Phone: _____ Email: _____
 Primary Physician: _____ Phone: _____

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To ensure a safe and fun workout experience, please provide some additional information regarding your athlete. Check all that apply:

- | | | |
|--------------------------------------|--|---|
| <input type="checkbox"/> ADD/ADHD | <input type="checkbox"/> Headaches | <input type="checkbox"/> Sprains |
| <input type="checkbox"/> Allergies | <input type="checkbox"/> Heart Problems | <input type="checkbox"/> Thyroid Issues |
| <input type="checkbox"/> Asthma | <input type="checkbox"/> High/Low blood pressure | <input type="checkbox"/> Other _____ |
| <input type="checkbox"/> Blood Clots | <input type="checkbox"/> Immune system deficiencies | |
| <input type="checkbox"/> Cancer | <input type="checkbox"/> Infections | |
| <input type="checkbox"/> Diabetes | <input type="checkbox"/> Pain (joint, muscle, disc, nerve) | |

Please provide any information regarding any previous injuries and surgeries:

Please provide any information regarding allergies or reactions to medications or substances:

Standard Medical Release

I hereby give my consent to Redline Athletics to provide emergency care and to give authority to any hospital or doctor to render immediate aide as might be required for his or her health and safety

Social Media Release

This form confirms the understanding and agreement between the parent/guardian and Redline Athletics Franchising LLC regarding the Athlete’s participation in Redline Athletics activities and exercises in which the Athlete may be photographed or videotaped (the Property) from time to time.

I, hereby irrevocably grant to Redline Athletics Franchising LLC perpetually, exclusively, and for all media throughout the world (including print, non-theatrical, home video, DVD, social media, internet and any other electronic medium presently in existence or invented in the future), the right to use and incorporate (alone or together with other materials), in whole or in part, photographs or video footage taken of the Athlete as a result of the Athlete’s participation in approved activities for Redline Athletics.

I hereby agree that I will not bring or consent to others bringing claim or action against Redline Athletics on the grounds that anything contained in the Property, or in the advertising and publicity used in connection herewith, is defamatory, reflects adversely on me or the Athlete, violates any other right whatsoever, including, without limitation, rights of privacy and publicity. I hereby **release** Redline Athletics Franchising LLC, its directors, officers, successors and assigns from and against any and all claims, demands, actions, causes of actions, suits, costs, expenses, liabilities, and damages whatsoever that I or the Athlete may hereafter have against Redline Athletics Franchising LLC in connection with the Property.

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Batting Cage Acknowledgement and Waiver

As a parent or legal guardian of the Athlete, I understand and appreciate the risks associated with the sport of baseball and softball and related activities. I am fully aware of the risk of injury involved, catastrophic injury, paralysis, even death as well as other damages and losses associated with participation in baseball and softball related activities.

Arbitration

The Parties shall exercise their best efforts to resolve by negotiation any and all claims, disputes, controversies or differences arising out of or relating to the Athlete’s participation to workout with, practice with and use the facilities of Redline Athletics and any terms in this Agreement. All disputes, controversies or differences between the parties that are not settled by negotiation shall be decided in accordance with the Rules of the American Arbitration Association and judgment will be entered on the award. The Parties will equally share in the cost, including applicable arbitrator fees. The arbitrator will be bound by the express terms of this Agreement and shall be bound by the laws of New Jersey, without regard to conflict of law principles. The site of arbitration will be mutually agreeable in the State of New Jersey.

AGREED TO AND ACCEPTED this _____ day of _____, 20 _____

Parent/Guardian Signature

Parent/Guardian Print Name

Date