

Soc n' Roll, Inc.

Liability Release and Indemnity Agreement

Name _____ DOB ____/____/____ Sport: Hockey Soccer Basketball Volleyball Football
(Circle one or more)

Address _____ Street _____ City _____ State _____ Zip _____ Team Name: _____

Home Phone (____) _____ Work Phone (____) _____ E-Mail _____

Please read and complete all sections. In consideration for my allowance to use Soc n' Roll Indoor Sports Center, I hereby stipulate and agree

1. ASSUMPTION OF RISK

I am fully aware that inline hockey, aggressive skating, skating and activities associated with inline hockey, aggressive skating and skating are hazardous and high risk activities and require strenuous exercise and activity. Participating in these events involves dangers such as falls, collisions with other players, physical aggression from other players, impact with hockey sticks, pucks and dasher boards, and subsequent injury or death may occur. Understanding the risks and dangers of participating in inline hockey, aggressive skating and skating, I represent that to the best of my knowledge I have no medical, physical and/or emotional health condition which would hinder or prevent my active participation in inline hockey, aggressive skating or skating in any way whatsoever. I also am fully aware that basketball, volleyball, indoor soccer and other team and individual sports and activities associated with basketball, volleyball, indoor soccer, inline and other team and individual sports are hazardous and high risk activities and require strenuous exercise and activity. Participating in these events may pose such dangers as falls, collisions with other players, physical aggression from other players, impact with other players and stationery objects and subsequent injury or death may occur. Understanding the risks and dangers of participating in basketball, volleyball, indoor soccer and other team and individual sports, I represent that to the best of my knowledge I have no medical, physical and/or emotional health condition which would hinder or prevent my active participation in basketball, volleyball, indoor soccer or other team and individual sports in any way whatsoever. I agree to examine all equipment before use and accept responsibility for the conditions of that equipment, whether provided by me or Soc n' Roll. I acknowledge that Soc n' Roll is not liable or responsible for the conduct or behavior of other participants. I further agree to inform Soc n' Roll of any dangerous condition on the premise of which I become aware. Therefore, I assume full responsibility for my participation in any of the above programs. I voluntarily and freely choose to assume all such risks and dangers, including the risk of injury or death that may be associated with, or result from, my participation in these activities, unless caused by the gross negligence of Soc n' Roll, Inc, its owners, officers, agents and employees (hereafter "Soc n' Roll").

2. RELEASE FROM LIABILITY

I fully agree, for myself and heirs, to hereby fully and forever discharge and release Soc n' Roll, their respective administrators, directors agents, officers, volunteers, and employees, other participants, and sponsors, advertisers, and if applicable, owners and lessor of premises on which the activity takes place from any and all liability, all claims and demands, actions and causes of action whatsoever arising out of any damages, costs, loss of services, expenses and any and all claims whatsoever, except for the gross negligence of Soc n' Roll, on account of, or in any way resulting from personal injuries, conscious suffering, death or property damages to myself or to any other person or property, in any way connected with my preparation or practice for or participation in the Soc n' Roll activities. I agree that this Release and indemnity agreement shall cover my participation in any and all sports activities sponsored by Soc n' Roll including, but not limited to, practice sessions, instructional sessions, activities directed by a coach or a team representative and/or promotional activities.

3. COVENANT NOT TO SUE

I agree, for myself and all my heirs, not to sue Soc n' Roll, their respective administrators, directors agents, officers, volunteers, and employees, other participants, and sponsors, advertisers, and if applicable, owners and lessor of premises on which the activity takes place from any and all liability, not to initiate or assist the prosecution of any claim for damages or cause of action which I or my heirs may have by reason of personal injury or death to participant or destruction to participant's property arising from Soc n' Roll activities unless caused by the gross negligence of Soc n' Roll

4. INDEMNITY AGREEMENT

I agree, for myself and my heirs, to indemnify and hold harmless Soc n' Roll from any loss, claims, action, causes of action, or proceedings of any kind which may be initiated by myself or by any other person or organization, unless caused by the gross negligence of Soc n' Roll, including demands, judgments, cost, loss of services, expenses, or reimbursement of reasonable counsel fees incurred by participant or by Soc n' Roll arising from the activities contemplated by this agreement. I give my permission to Soc n' Roll to obtain on my behalf any emergency medical treatment. In case of sickness, accident or injury, Soc n' Roll, Inc. has my express permission to secure, at my expense, such medical treatment as is deemed necessary in the sole discretion of Soc n' Roll.

5. CONTINUATION OF OBLIGATIONS

I agree, for myself and my heirs, that the above provisions, including ASSUMPTION OF RISK, RELEASE FROM LIABILITY, COVENANT NOT TO SUE, AND INDEMNITY AGREEMENT shall continue in full force and effect now and at all future times when participant is involved in Soc n' Roll activities. In the event of any dispute or controversy arising with respect to this Release and Indemnity Agreement, it's interpretation, modification, application and/or extinction, said dispute or controversy will be resolved by binding arbitration proceedings conducted by the American Arbitration Association ("AAA") in Denver, Colorado pursuant to the commercial arbitration AAA rules then in effect.

I HEREBY ACKNOWLEDGE THAT I HAVE FULLY READ THIS FORM AND FULLY UNDERSTAND AND AGREE WITH EACH PROVISION. I HAVE HAD THE OPPORTUNITY TO HAVE COUNSEL OF MY CHOICE REVIEW IT WITH ME. I UNDERSTAND THAT I AM GIVING UP SUBSTANTAIL RIGHTS BY SIGNING THIS LIABILITY RELEASE AND INDEMNITY AGREEMENT.

Parent/Guardian (Participant Under Age 18): _____ Date _____ Printed Name(s) _____

Participant Signature(s) (Age 18 & Older): _____ Date _____ Printed Name(s) _____