

Waiver of Liability and Assumption of Risk Agreement For Catalyst Soccer Training Participants

Risk of injury in any type of exercise or sport is always a possibility and never completely preventable. Since there is a chance, no matter how small, that a participant could be hurt during his/her attendance at or activity in Catalyst Soccer Training services it is mandatory for every participant (and parent/guardian if the participant is a minor) to acknowledge and accept this agreement prior to involvement in any services provided by Catalyst Soccer Trainers, affiliates, administrators, or staff.

In consideration of participating in all activities/services associated with Catalyst Soccer Training – whether under the supervision of Catalyst Soccer trainers, coaches, referees, and staff or not – the participant and his/her personal representatives, assigns, subsidiaries, heirs, next of kin, employees, licensors, and other affiliates (further known collectively as the “Accountables”) hereby release, discharge and covenant not to sue or hold at fault for any reason Catalyst Soccer Training, Catalyst Empire Inc. and any of its representatives, assigns, subsidiaries, heirs, next of kin, employees, licensors, and other affiliates (further known collectively as the “Releasees”).

The Accountables liberate the Releasees from all liability for any and all claims, demands, losses, or damages on account of any injury, including but not limited to emotional distress, death, or damage to property, caused or alleged to be caused in whole or in part by the negligence of the Releasees.

The Releasees may make changes to this agreement or additional terms from time to time without prior notice or consent of the Accountables. Modifications to this agreement take effect immediately and the Releasees will make an updated copy available to the Accountables from within, or through, the adequate communication channel(s). The Accountables understand and agree that the use of activities/services provided by the Releasees after the date on which this agreement or additional terms have been revised is considered by the Releasees to be acceptance of the updated Waiver of Liability and Assumption of Risk Agreement or other additional terms by the Accountables.

The Accountables expressly agree that the foregoing Waiver of Liability and Assumption of Risk Agreement extends to all acts of negligence by the Releasees and is intended to be as broad and inclusive as is permitted by the law.

TO COMPLETE THIS AGREEMENT...

The Accountable(s) who will be physically participating in activities/services provided by the Releasees must send an email message directly to the person who gave access to this document and requested a reply. The email statement from the Accountable(s) should read “I accept and agree to the above terms for location, duration, cost, policies, and liability.”

This acceptance statement confirms that the Accountables have completely read this Waiver of Liability and Assumption of Risk Agreement in addition to the other service details outlined in the original message sent along with the link to this document.

The Accountables fully acknowledge, agree, and understand that substantial rights may be given up by accepting these terms, but the acceptance statement was provided freely and voluntarily and without oral or written inducement, assurance or guarantee. The acceptance statement is intended to be a credible and unconditional signature to release all liability on Catalyst Soccer Training, Catalyst Empire Inc., Catalyst Soccer Affiliate Trainers, and the other Releasees to the greatest extent allowed by law.

